

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

VOTES AND PROCEEDINGS

No. 116

THURSDAY, 28 OCTOBER 1982

- 1 The House met, at 10 a.m., pursuant to adjournment. Mr Speaker (the Right Honourable Sir Billy Snedden) took the Chair, and read Prayers.
- 2 **FLINDERS ELECTORAL DIVISION—ISSUE OF WRIT:** Mr Speaker informed the House that it was his intention to issue a writ, on Wednesday, 10 November 1982, for the election of a Member to serve for the Electoral Division of Flinders, in the State of Victoria, to fill the vacancy caused by the resignation of the Right Honourable Sir Phillip Lynch, K.C.M.G. The dates in connection with the election would be fixed as follows:
- | | | |
|------------------------|---------|---------------------------------------|
| Date of nomination | . . . | Friday, 19 November 1982. |
| Date of polling | | Saturday, 4 December 1982. |
| Date of return of writ | . . . | On or before Monday, 10 January 1983. |
- 3 **MINISTERIAL ARRANGEMENTS:** Mr Fraser (Prime Minister) informed the House that, during the absence abroad of Mr Anthony (Minister for Trade and Resources), Sir James Killen (Vice-President of the Executive Council) was acting as Minister for Trade and Resources.
- 4 **QUESTIONS:** Questions without notice were asked.
- 5 **PAPERS:** The following papers were presented:
- By command of His Excellency the Governor-General:
- Department of the Capital Territory—Report for year 1981-82.
 - Road Safety—Standing Committee—Report on alcohol, drugs and road safety—Government response.
- Pursuant to statute:
- Taxation—61st Report of the Commissioner of Taxation, dated 28 October 1982.
- Ordered to be printed.
- Department of Aboriginal Affairs—Report for year 1981-82, including the report on the operation of the States Grants (Aboriginal Assistance) Act.
 - Overseas Telecommunications Act—Overseas Telecommunications Commission (Australia)—Report and financial statements, together with the Auditor-General's Report, for year ended 31 March 1982.
 - Postal Services Act—Australian Postal Commission—7th Annual Report and financial statements, together with the Auditor-General's Report, for year 1981-82.
 - Primary Industry Bank Act—
 - Primary Industry Bank of Australia Limited—4th Annual Report, for year 1981-82.
 - 5th Report on the operation of Part II of the Act, dated 28 October 1982.

- 6 UNITED NATIONS—DISARMAMENT—PAPERS AND MINISTERIAL STATEMENT:** Mr Street (Minister for Foreign Affairs), by command of His Excellency the Governor-General, presented the following papers:

United Nations—

Committee on Disarmament—1982 Session—Geneva, 2 February to 17 September 1982—Report of Australian Delegation.

General Assembly—Special Session on Disarmament, 7 June to 10 July 1982—Report of Australian Delegation—

and, by leave, made a ministerial statement in connection with the papers.

Mr Bowen (Deputy Leader of the Opposition), by leave, also made a statement in connection with the papers.

- 7 TELECOMMUNICATIONS SERVICES IN AUSTRALIA—REPORT OF COMMITTEE OF INQUIRY—PAPERS AND MINISTERIAL STATEMENT:** Mr N. A. Brown (Minister for Communications), by command of His Excellency the Governor-General, presented the following papers:

Telecommunications Services in Australia—Report of the Committee of Inquiry, dated October 1982—

Volume 1—Report.

Volume 2—Background papers.

Volume 3—Consultants' and research reports—

and, by leave, made a ministerial statement in connection with the papers.

Mr Dawkins, by leave, also made a statement in connection with the papers.

- 8 SUSPENSION OF STANDING ORDERS—GENERAL BUSINESS NOTICE:** Mr N. A. Brown (Minister for Communications), by leave, moved—That so much of the standing orders be suspended as would prevent notice No. 1, general business, given for general business Thursday No. 10, being called on and proceeded with forthwith.

Question—put and passed.

- 9 NATIONAL INDUSTRY DEVELOPMENT STRATEGY:** Mr Hurford, pursuant to notice, moved—That this House condemns the Government for its failure to devise a national industry development strategy which is capable of leading to full employment within the next decade.

The time allotted for precedence to general business having expired, the debate was interrupted, Mr Hurford was granted leave to continue his speech when the debate is resumed, and the resumption of the debate was made an order of the day for the next sitting.

- 10 ULURU (AYERS ROCK—MOUNT OLGA) NATIONAL PARK—PLAN OF MANAGEMENT—PAPERS AND MINISTERIAL STATEMENT:** Mr McVeigh (Minister for Home Affairs and Environment), pursuant to statute, presented the following papers:

National Parks and Wildlife Conservation Act—Plan of management of Uluru (Ayers Rock—Mount Olga) National Park, together with representations received and comments on the representations, dated 21 October 1982—

and, by leave, made a ministerial statement in connection with the papers.

Mr West and Mr Tambling, by leave, also made statements in connection with the papers.

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

27 October 1982—Message—

No. 313—Income Tax (Rates) 1982.

No. 314—Income Tax (Rates) Amendment 1982.

No. 315—Income Tax (Individuals) 1982 (*without requests*).

No. 316—Income Tax (Companies, Corporate Unit Trusts and Superannuation Funds) 1982 (*without requests*).

No. 317—Income Tax (Mining Withholding Tax) Amendment 1982.

- 12 **NEW PARLIAMENT HOUSE—JOINT STANDING COMMITTEE—REPORT:** Mr Speaker (Joint Chairman) presented the following report from the Joint Standing Committee on the New Parliament House:
Proposed work in the Parliamentary zone—Construction of extensions to Commonwealth Avenue, Kings Avenue and Melbourne Avenue, land axis bridges, intersection improvements and other works—Report, dated 27 October 1982.
Ordered to be printed.
- 13 **ABORIGINAL AFFAIRS—STANDING COMMITTEE—REPORTS—STATEMENTS BY MEMBERS:** Mr Ruddock (Chairman) presented the following reports from the Standing Committee on Aboriginal Affairs:
Reports, together with the transcripts of evidence and copies of extracts from the minutes of proceedings—
Lack of co-operation by the Queensland Government, dated September 1982.
Strategies to help overcome the problems of Aboriginal town camps, incorporating 3 dissenting reports, dated October 1982.
Ordered—That the reports be printed.
Mr Ruddock, Mr Groom, Mr Tambling and Mr Holding, by leave, made statements in connection with the reports.
- 14 **SUSPENSION OF STANDING ORDERS—GENERAL BUSINESS ORDER OF THE DAY:** Mr Street (Minister for Foreign Affairs), by leave, moved—That so much of the standing orders be suspended as would prevent the order of the day, general business, relating to a national industry development strategy being called on forthwith, and the honourable Member for Adelaide (Mr Hurford) speaking for a period not exceeding 5 minutes.
Question—put and passed.
- 15 **NATIONAL INDUSTRY DEVELOPMENT STRATEGY:** The order of the day having been read for the resumption of the debate on the motion of Mr Hurford—That this House condemns the Government for its failure to devise a national industry development strategy which is capable of leading to full employment within the next decade—
Mr Hurford resumed his speech.
The time allotted for the debate having expired, the debate was interrupted, and the resumption of the debate made an order of the day for the next sitting.
- 16 **ENVIRONMENT AND CONSERVATION—STANDING COMMITTEE—REPORT—STATEMENTS BY MEMBERS:** Mr MacKellar (Chairman) presented the following report from the Standing Committee on Environment and Conservation:
Australia's participation in international environmental organisations—Report, dated October 1982, together with the transcript of evidence and copies of extracts from the minutes of proceedings.
Ordered—That the report be printed.
Mr MacKellar and Dr Jenkins, by leave, made statements in connection with the report.
- 17 **GOVERNMENT INFORMATION UNIT—STATEMENT BY MEMBER:** Mr Cohen, by leave, made a statement relating to a matter concerning the Government Information Unit in Hobart referred to at question time today.
Mr Cohen asked leave to present certain papers.
Objection being raised, leave not granted.
- 18 **EXPENDITURE—STANDING COMMITTEE—REPORT—STATEMENT BY MEMBER:** Mr McLeay (Deputy Chairman) presented the following report from the Standing Committee on Expenditure:
In a home or at home: accommodation and home care for the aged—Report, dated 13 October 1982, together with copies of the minutes of proceedings and the transcript of evidence.

Ordered—That the report be printed.

Mr McLeay, by leave, made a statement in connection with the report.

Mr Hyde, Mr Lusher and Mr Mountford each asked leave to make a statement in connection with the report.

Objection being raised, leave not granted.

Suspension of standing orders moved: Mr Uren moved—That so much of the standing orders be suspended as would prevent the honourable Member for Banks (Mr Mountford) and other members of the Standing Committee on Expenditure making statements in connection with the report.

Closure of Member: Mr Bouchier moved—That the honourable Member be not further heard.

Question—put and passed.

Dr Blewett (seconder) addressing the House—

Closure of Member: Mr Bouchier moved—That the honourable Member be not further heard.

Question—put and passed.

Mr Lusher rising to address the House—

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

Question—That the question be now put—put.

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

AYES, 58

Mr Adermann	Mr Dean	Mr Hyde	Mr Robinson
Mr Baume	Mr Drummond	Mr Jarman	Mr Rocher
Mr Birney	Dr Edwards	Mr Katter	Mr Ruddock
Mr Bouchier	Mr Falconer	Mr Lloyd	Mr Shack
Mr Bradfield	Mr Fife	Mr Lusher	Mr Shipton
Mr N. A. Brown	Mr Fisher*	Mr MacKellar	Mr Sinclair
Mr Burr	Mr Giles	Mr MacKenzie	Mr Spender
Mr Cadman	Mr Goodluck	Mr McLean*	Mr Street
Mr D. M. Cameron	Mr Groom	Mr McVeigh	Mr Tambling
Mr E. C. Cameron	Mr Hall	Mr Moore	Mr Thomson
Mr I. M. D. Cameron	Mr Harris	Mr Newman	Mr Tuckey
Mr Carlton	Mr Hodges	Mr Nixon	Mr White
Mr Coleman	Mr Hodgman	Mr O'Keefe	Mr Wilson
Mr Connolly	Mr Howard	Mr Peacock	
Mr Cowan	Mr Hunt	Mr Porter	

NOES, 42

Mr Armitage	Mrs Darling	Mr Johnson*	Mr Morris
Dr Blewett	Mr Dawkins	Mr B. O. Jones	Mr Mountford
Mr Bowen	Mr Duffy	Mr C. K. Jones	Mr Scholes
Mr J. J. Brown	Mr Free	Mr Kent	Mr Scott
Mr R. J. Brown	Mr Fry	Mr Kerin	Dr Theophanous
Mr Campbell	Mr Hawke	Dr Klugman	Mr Uren
Dr Cass	Mr Holding	Mr McLeay	Mr Wallis
Mr Charles	Mr Humphreys*	Mr McMahan	Mr West
Mrs Child	Mr Hurford	Mr Maher	Mr Willis
Mr Cohen	Mr Jacobi	Mr Mildren	
Mr Cunningham	Dr Jenkins	Mr Milton	

* Tellers

And so it was resolved in the affirmative.

And the question—That the motion for the suspension of standing orders be agreed to—being accordingly put—

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

AYES, 47

Mr Armitage	Mrs Darling	Mr B. O. Jones	Mr Milton
Dr Blewett	Mr Dawkins	Mr C. K. Jones	Mr Morris
Mr Bowen	Mr Duffy	Mrs Kelly	Mr Mountford
Mr J. J. Brown	Mr Free	Mr Kent	Mr Scholes
Mr R. J. Brown	Mr Fry	Mr Kerin	Mr Scott
Mr Bungey	Mr Hawke	Dr Klugman	Mr Tambling
Mr Campbell	Mr Holding	Mr Lusher	Dr Theophanous
Dr Cass	Mr Humphreys*	Mr MacKenzie	Mr Uren
Mr Charles	Mr Hurford	Mr McLeay	Mr Wallis
Mrs Child	Mr Jacobi	Mr McMahon	Mr West
Mr Cohen	Dr Jenkins	Mr Maher	Mr Willis
Mr Cunningham	Mr Johnson*	Mr Mildren	

NOES, 53

Mr Baume	Mr Dean	Mr Hunt	Mr Rocher
Mr Birney	Mr Drummond	Mr Hyde	Mr Ruddock
Mr Bourchier	Dr Edwards	Mr Jarman	Mr Shack
Mr Bradfield	Mr Falconer	Mr Katter	Mr Shipton
Mr N. A. Brown	Mr Fife	Mr MacKellar	Mr Sinclair
Mr Burr	Mr Fisher*	Mr McLean*	Mr Spender
Mr Cadman	Mr Giles	Mr McVeigh	Mr Street
Mr D. M. Cameron	Mr Goodluck	Mr Moore	Mr Thomson
Mr E. C. Cameron	Mr Groom	Mr Newman	Mr Tuckey
Mr I. M. D. Cameron	Mr Hall	Mr Nixon	Mr White
Mr Carlton	Mr Harris	Mr O'Keefe	Mr Wilson
Mr Coleman	Mr Hodges	Mr Peacock	
Mr Connolly	Mr Hodgman	Mr Porter	
Mr Cowan	Mr Howard	Mr Robinson	

* Tellers

And so it was negatived.

19 PUBLIC WORKS COMMITTEE—REPORTS—STATEMENT BY MEMBER: Mr Bungey (Chairman) presented the following reports from the Parliamentary Standing Committee on Public Works:

Report relating to the proposal for the development of R.A.A.F. Base, East Sale, Vic., stage 1 (13th report of 1982).

Report relating to the construction of an engineering training centre, Pasadena, S.A., for Telecom Australia (15th report of 1982).

Severally ordered to be printed.

Mr Bungey, by leave, made a statement in connection with the reports.

20 PUBLICATIONS COMMITTEE—13TH REPORT: Mr Baume (Chairman) presented the 13th Report from the Publications Committee (sitting in conference with the Publications Committee of the Senate). The report is as follows:

13TH REPORT

The Publications Committee has the honour to report that it has met in conference with the Publications Committee of the Senate.

The Joint Committee, having considered petitions and papers presented to Parliament since the last meeting of the Committee, recommends that the following be printed:

Administrative Review Council—Reports to Attorney-General—

Land use in the A.C.T., dated 16 November 1981.

Sections 38 and 39 of the *Australian Federal Police Act 1979*, dated 11 February 1982.

Attorney-General's Department—Annual Report, for 1981-82.

Australian Biological Resources Study Advisory Committee—Report for year 1980-81.

Australian Electoral Office—Report for year 1981-82.

- Australian Industry Development Corporation Act—Australian Industry Development Corporation—Annual Report, together with financial statements and the Auditor-General's Report thereon, for year 1981-82.
- Australian Institute of Aboriginal Studies—Social Impact of Uranium Mining on the Aborigines of the Northern Territory—Report, for the period 1 October 1981 to 31 March 1982.
- Australian Postal Commission—Monopoly Position—Committee of Inquiry—Report, dated August 1982.
- Australian Science and Technology Council Act—
 Australian Science and Technology Council—Annual Report, for year 1981-82.
 Australian Science and Technology in International Co-operation and Development Assistance, dated 10 May 1982.
 New Telescopes for Australian Astronomy in the 1990s, dated 11 May 1982.
 Report on Robots, dated 31 August 1982.
- Broadcasting and Television Act—Australian Broadcasting Commission—Annual Report (50th), and financial statements, for year 1981-82.
- Dairying Research Act—Australian Dairy Research Committee—Annual Report (10th), for year 1981-82.
- Department of the Parliamentary Library—Annual Report for 1981.
- Department of the Treasury—Annual Report, for year 1981-82.
- Department of Home Affairs and Environment—Annual Report, for year 1981-82.
- Education and Training—Committee of Inquiry into Education and Training (Williams Committee)—Report issued by the Ministers for Education and Employment and Industrial Relations, on follow-up during 1981 of the Report of the Committee, dated June 1982.
- Family Law Act—Family Law (Institute of Family Studies) Regulations—Institute of Family Studies—Annual Report (2nd) by the Board of Management, for year 1981-82.
- Film Censorship Board—Report on activities, for 1981.
- Great Barrier Reef Marine Park Act—Great Barrier Reef Marine Park Authority—Annual Report (6th), together with financial statements and the Auditor-General's Report thereon, for year 1981-82.
- Human Rights Commission Act—Human Rights Commission—Report on the *Australian Citizenship Act 1948*, dated 25 August 1982.
- Industries Assistance Commission—Reports—
 Miscellaneous manufacturing—Group D: Candles, explosives, fuses, pyrotechnics, matches, pyrophoric alloys, articles of combustible materials, ammunition, etc.; Group F: Insulated wire, etc. fitted with connectors; Group H: Miscellaneous, dated 15 December 1981 (No. 292).
 Products of the Forging, Foundry, Die Casting, Sheet Metal Industries and other Fabricated Metal Products, dated 31 August 1981 (No. 277).
 Harvesting and processing of fish, crustacea and molluscs—Interim assistance for the south eastern trawl fishery, dated 24 August 1982 (No. 306).
- Industries Assistance Commission—Temporary Assistance Authority—Annual Report, for year 1981-82.
- National Debt Sinking Fund Act—National Debt Commission—Annual Report (59th), together with financial statements and the Auditor-General's Report thereon, for year 1981-82.
- Oilseeds Levy Collection and Research Act—Oilseeds Research Committee—Annual Report, for year 1981-82.
- Petroleum Products Pricing Act—Petroleum Products Pricing Authority—Report for year 1981-82.
- Pig Meat Promotion Act—Pig Meat Promotion Committee—Annual Report (7th), for year 1981-82.
- Qantas Airways Limited—Annual Report, together with financial statements and the Auditor-General's Report thereon, for year ended 31 March 1982.

Statutory Interpretation—Extrinsic Aids to Statutory Interpretation—Policy Discussion Paper by the Attorney-General's Department, dated October 1982.

Telecommunications Act—Australian Telecommunications Commission—Annual Report (7th), and financial statements, together with the Auditor-General's Report, for year 1981-82.

Tobacco Industry Act—Report for year 1981-82.

United Nations—General Assembly—36th Session, New York, 15 September to 18 December 1981—Report of Australian Delegation.

M. E. BAUME
Chairman

27 October 1982

Mr Baume, by leave moved—That the report be agreed to.

Question—put and passed.

21 PUBLIC ACCOUNTS COMMITTEE—REPORTS—STATEMENT BY MEMBER: Mr Connolly (Chairman) presented the following reports from the Joint Committee of Public Accounts:

199th Report—The form and standard of financial statements of Commonwealth undertakings—A discussion paper, dated 16 September 1982.

202nd Report—Selection and development of senior managers in the Commonwealth Public Service.

Severally ordered to be printed.

Mr Connolly, by leave, made a statement in connection with the reports.

22 PUBLIC ACCOUNTS COMMITTEE—REPORT—STATEMENT BY MEMBER: Mr Shack presented the following report from the Joint Committee of Public Accounts:

201st Report—Efficiency audit—Administration of bilateral overseas aid.

Ordered to be printed.

Mr Shack, by leave, made a statement in connection with the report.

23 PUBLIC ACCOUNTS COMMITTEE—PRINTING AND CIRCULATION OF PROPOSED REPORTS: Mr Connolly, by leave, moved—

(1) That if the House is not sitting when the Joint Committee of Public Accounts has completed its Annual Report and inquiries into medical fraud and overservicing and into selection and development of senior managers in the Australian Public Service, the Committee may send its reports to Mr Speaker or, in the absence of Mr Speaker, to the Chairman of Committees, who is authorised to give directions for their printing and circulation, subject to a similar motion being agreed to by the Senate.

(2) That the foregoing provision of this resolution, so far as it is inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders.

Question—put and passed.

24 PUBLICATIONS COMMITTEE—STATEMENT BY MEMBER: Mr Baume (Chairman), by leave, made a statement concerning progress in the implementation of certain committee recommendations relating to the free distribution list for principal Parliamentary publications.

25 DISCUSSION OF MATTER OF PUBLIC IMPORTANCE—INDUSTRIAL REGIONS—STRUCTURAL CHANGE: Mr Deputy Speaker informed the House that Mr B. O. Jones had proposed that a definite matter of public importance be submitted to the House for discussion, namely, "The Government's failure to respond urgently to the long-term effects of structural change in Australia's ten over-specialised industrial regions severely hit by unemployment and its failure to provide alternative employment possibilities and a broader economic base".

The proposed discussion having received the necessary support—

Mr B. O. Jones addressed the House.

Discussion ensued.

Discussion concluded.

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

Mr Campbell, Mrs Child, Mr Cross, Mr Duffy, Mr Hawke, Mr Holding, Dr Jenkins, Mrs Kelly and Mr Mildren—from certain citizens praying that a Royal Commission be established to investigate the health and other problems of Australian Vietnam veterans exposed to toxic chemicals during the Vietnam war.

Mrs Child, Mr Duffy, Dr Jenkins, Mr B. O. Jones, Mr Kent, Mr Mildren, Mr Milton and Mr Scott—from certain citizens praying that the powers of the Australian Postal Commission to carry letters for reward be strengthened to ensure that the national postal service is retained in the interests of all Australians.

Mr Duffy, Mr Kent, Dr Jenkins and Mr Scott—from certain citizens praying that the Macedonian language be used in Government multi-lingual publications and be taught in secondary schools and tertiary institutions.

Mr Baume, Mr Fife and Sir James Killen—from certain residents of the electoral Divisions of Macarthur, Farrer and Moreton, respectively, praying that an efficient, effective public telegram service be maintained.

Mr Coleman, Mr McMahon and Mr Ruddock—from certain citizens praying for the prohibition of oil exploration within the Great Barrier Reef region and that the entire region be declared a marine park.

Dr Blewett—from certain citizens praying that the continual rises in charges for Telecom services be halted.

Dr Blewett—from certain residents of South Australia praying that home loans on the same terms as those offered to certain Members of Parliament be extended to young couples in South Australia.

Mr Cross—from certain citizens praying that the Australia Council be asked to reverse its decision to cut funding for the Popular Theatre Troupe of Queensland.

Mr Hayden—from certain residents praying that urgent steps be taken to formulate and improve a social security agreement with the Italian Government and that certain questions related to pensions of Italian immigrants be resolved urgently within the agreement.

Mr Humphreys—from certain citizens praying that legislation be introduced to require labelling of perfumes, cosmetics and toilet preparations to indicate any use of animal ingredients during manufacture.

Mr Humphreys—from certain citizens praying that requests for export permits covering mineral sand products from Moreton Island, Qld, be refused.

Mr Humphreys—from certain citizens praying that the importation of marine mammal by-products be banned and an international ban on the slaughter of marine mammals be supported.

Mr Humphreys—from certain citizens praying that legislation be enacted to require the production of annual statistics on the numbers of live animals involved in research and that the National Health and Medical Research Council be required to develop humane and responsible standards of conduct for researchers using live animals in laboratories.

Mr Johnson—from certain citizens praying that the Government immediately reverse its policy of high interest rates.

Mrs Kelly—from certain citizens praying that the Federal Government take all possible steps to prevent the destruction of the lower Gordon and Franklin rivers in south-west Tasmania.

Petitions received.

27 ENVIRONMENT AND CONSERVATION—STANDING COMMITTEE—PRINTING AND CIRCULATION OF PROPOSED REPORT: Sir James Killen (Leader of the House), pursuant to notice, moved—

- (1) That if the House is not sitting when the Standing Committee on Environment and Conservation has completed its inquiry into the management of chemicals potentially hazardous to health and the environment, the Committee may send its report to Mr Speaker or, in the absence of Mr Speaker, to the Chairman of Committees, who is authorised to give directions for its printing and circulation.
- (2) That the foregoing provision of this resolution, so far as it is inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders.

Question—put and passed.

28 RIVER MURRAY WATERS BILL 1982: Sir James Killen (Vice-President of the Executive Council), pursuant to notice, presented a Bill for an Act to approve and provide for carrying out an agreement entered into between the Commonwealth, New South Wales, Victoria and South Australia with regard to the River Murray, the Menindee Lakes and other waters, and for other purposes.

Bill read a first time.

Sir James Killen moved—That the Bill be now read a second time.

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

29 PETROLEUM (SUBMERGED LANDS) AMENDMENT BILL 1982: Sir James Killen (Vice-President of the Executive Council), pursuant to notice, presented a Bill for an Act to amend the *Petroleum (Submerged Lands) Act 1967*.

Bill read a first time.

Sir James Killen moved—That the Bill be now read a second time.

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

30 PERTH AIRPORT, W.A.—NEW AIR TRAFFIC SERVICES CENTRE AND CONTROL TOWER—APPROVAL OF WORK: Mr Hunt (Minister for Transport and Construction), pursuant to notice, moved—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: New air traffic services centre and control tower, Perth Airport, W.A.

Debate ensued.

Question—put and passed.

31 NEW TACTICAL FIGHTER PROJECT, STAGE 1, FISHERMENS BEND, VIC.—CONSTRUCTION OF NEW WORKS AND UPGRADING OF EXISTING FACILITIES—APPROVAL OF WORK: Mr Hunt (Minister for Transport and Construction), by leave, moved—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: Stage 1 construction of new works and upgrading of existing facilities for the new tactical fighter project at Fishermens Bend, Vic.

Debate ensued.

Question—put and passed.

32 MILITARY AREA, WOODSIDE, S.A.—DEVELOPMENT FOR 16TH AIR DEFENCE REGIMENT—APPROVAL OF WORK: Mr Hunt (Minister for Transport and Construction), by leave, moved—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works

and on which the committee has duly reported to Parliament: Development of the military area at Woodside, S.A., for the 16th Air Defence Regiment.

Debate ensued.

Question—put and passed.

- 33 **ENGINEERING TRAINING CENTRE, PASADENA, S.A.—CONSTRUCTION FOR TELECOM AUSTRALIA—APPROVAL OF WORK:** Mr Hunt (Minister for Transport and Construction), by leave, moved—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: Construction of an engineering training centre, Pasadena, S.A., for Telecom Australia.

Debate ensued.

Question—put and passed.

- 34 **R.A.A.F. BASE, EAST SALE, VIC.—DEVELOPMENT—STAGE 1—APPROVAL OF WORK:** Mr Hunt (Minister for Transport and Construction), by leave, moved—That, in accordance with the provisions of the *Public Works Committee Act 1969*, it is expedient to carry out the following proposed work which was referred to the Parliamentary Standing Committee on Public Works and on which the committee has duly reported to Parliament: Development of R.A.A.F. Base, East Sale, Vic., Stage 1.

Debate ensued.

Question—put and passed.

- 35 **PARLIAMENTARY ZONE—CONSTRUCTION OF CERTAIN ROADS AND BRIDGES—APPROVAL OF PROPOSALS:** Mr Hodgman (Minister for the Capital Territory), by leave, moved—That, in accordance with section 5 of the *Parliament Act 1974*, the House of Representatives approves the following proposals contained in the reports of the Joint Committee on the Australian Capital Territory and the Joint Committee on the New Parliament House presented to the House on 14 October 1982 and 28 October 1982, respectively, namely: Roads and bridges between the existing Parliament House and the New Parliament House on the Land Axis; Langton Crescent/Queen Victoria Terrace/Commonwealth Avenue Intersection, and Melbourne Avenue Extension.

Question—put and passed.

- 36 **MESSAGE FROM THE SENATE—INCOME TAX ASSESSMENT AMENDMENT BILL (NO. 5) 1982:** The following message from the Senate was reported:

Message No. 312

Mr Speaker,

The Senate returns to the House of Representatives the Bill for "*An Act to amend the law relating to income tax*", and acquaints the House that the Senate has agreed to the Bill with the Amendments indicated by the annexed Schedule, in which Amendment the Senate requests the concurrence of the House of Representatives.

HAROLD YOUNG
President

The Senate,
Canberra, 27 October 1982

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 4, clause 5, sub-clause (1), paragraph (a), proposed sub-paragraph 78 (1) (a) (lxxii), lines 29 and 30, leave out "the armed forces of Israel", insert "foreign forces".

On the motion of Mr Howard (Treasurer), the amendment was agreed to.

Resolution to be reported.

The House resumed; Mr Giles reported accordingly.
On the motion of Mr Howard, the House adopted the report.

37 STATES GRANTS (SCHOOLS ASSISTANCE) BILL 1982: 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 Dawkins who moved, as an amendment—That all words after “That” be omitted with a view to substituting the following words: “whilst not declining to give the Bill a second reading, the House is of the opinion that grants to all schools should be fully adjusted to take account of cost increases experienced by those schools”.

Debate continued.

Amendment negatived.

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

Messages from the Governor-General: The following messages from His Excellency the Governor-General were announced:

No. 212, dated 23 September 1982, recommending an appropriation of revenue and moneys for the purposes of the Bill, and

No. 213, dated 27 October 1982, recommending an appropriation of revenue for the purposes of amendments to be moved to the Bill by a Minister.

The House resolved itself into a committee of the whole.

In the committee

Bill, by leave, taken as a whole.

On the motion of Mr Fife (Minister representing the Minister for Education), by leave, the following amendments were made together, after debate:

Amendments—

Clause 19—

Page 18, line 27, omit “paragraph (b)”, substitute “paragraphs (b) and (c)”.

Page 18, line 32, omit “and”.

Page 19, after paragraph (2) (b) insert the following word and paragraph:

“; and (c) where the total expenditure in relation to the project is, or will be, not less than \$30,000—

(i) the State will not make a payment to the approved authority under this section in relation to the project unless the approved authority, before or at the time of accepting the first payment under this section in relation to the project, has entered or enters into an agreement with the State, being an agreement approved by the Minister, to be bound by the condition that, if, within the prescribed period relating to the project—

(A) an asset (being land, a building or equipment) in respect of which an amount paid to the approved authority under this section in relation to the project was expended ceases to be used;

(B) such an asset ceases to be used principally for an approved purpose;

(C) the approved authority sells or otherwise disposes of such an asset to a person, other than the State, for use principally for an approved purpose without the person having entered or entering into an agreement with the State, being an agreement approved by the Minister, under which that person has the same obligations in relation to the asset as the approved authority had

by virtue of this paragraph before the sale or other disposal of the asset,

the approved authority will, if the Minister so requires, repay to the State the amount ascertained in accordance with the formula $\frac{AB}{C}$, where—

A is the total amount paid to the approved authority under this section in relation to the project that was expended in respect of the relevant asset;

B is the number of years in the prescribed period that are years that had not commenced before the relevant asset ceased to be used, ceased to be used for such a purpose or was so sold or otherwise disposed of, as the case requires; and

C is the number of years in the prescribed period; and

- (ii) if the approved authority fails to repay an amount in accordance with the condition specified in sub-paragraph (i) or a person who has entered into an agreement referred to in sub-sub-paragraph (i) (D) fails to repay an amount in accordance with the agreement, the State will, if and when the Minister so requires, take legal proceedings to recover that amount.”.

Page 19, after sub-clause (2) insert the following sub-clause:

“(2A) In paragraph (2) (c)—

‘approved purpose’, in relation to an asset, means—

- (a) the purpose for which the asset was intended to be used when, under section 18, the Minister approved the project relating to the asset; or
(b) a purpose approved by the Minister;

‘prescribed period’, in relation to a project approved under section 18, means—

- (a) except where paragraph (b) applies—the period of 20 years commencing on the day on which the project is completed; or
(b) if, at the time when the Minister approved the project, he declared that a period of a lesser number or years commencing on that day was to be the prescribed period in relation to the project—that lesser period.”.

New clauses—

Page 47, after clause 67, insert the following new clauses:

“67A. After section 4 of the Principal Act the following section is inserted in Part I:

Determination of levels of funding for eligible new arrivals

‘4A. For the purposes of sections 10, 25 and 26, the Minister shall determine an amount (not exceeding \$795) to be the level at which financial assistance is to be provided under those sections in respect of each eligible new arrival receiving education in English as a second language.’.

Grants for recurrent expenditure in connection with education in English as a second language for eligible new arrivals provided in connection with government schools

“67B. Section 10 of the Principal Act is amended by omitting sub-section (1) and substituting the following sub-section:

‘10. (1) The Minister may authorize the payment to a State under this section, by way of financial assistance to the State in respect of recurrent expenditure in connection with education in English as a second language for eligible new arrivals provided at or in connection with government schools in the State, of such amounts as the Minister determines, being amounts that do not exceed, in the aggregate, an amount equal to the product of the amount

that is determined by the Minister under section 4A to be the level at which financial assistance is to be provided in respect of each eligible new arrival receiving education in English as a second language and the number of eligible new arrivals who will receive that education provided at or in connection with government schools in the State.’

Limits on grants under section 9

“67C. Section 11 of the Principal Act is amended by omitting sub-sections (2) to (11) (inclusive).

Limit on additional grants for schools in need of short-term emergency assistance

“67D. Section 22 of the Principal Act is amended by omitting ‘column 2’ and substituting ‘column 1’.

Grants for recurrent expenditure in connection with education in English as a second language for eligible new arrivals provided in connection with systemic schools

“67E. Section 25 of the Principal Act is amended by omitting sub-section (1) and substituting the following sub-section:

‘25. (1) The Minister may authorize the payment to a State under this section, by way of financial assistance to the State in respect of recurrent expenditure of an approved school system in the State in connection with education in English as a second language for eligible new arrivals provided at or in connection with systemic schools in the school system, of such amounts as the Minister determines, being amounts that do not exceed, in the aggregate, an amount equal to the product of the amount that is determined by the Minister under section 4A to be the level at which financial assistance is to be provided in respect of each eligible new arrival receiving education in English as a second language and the number of eligible new arrivals who will receive that education provided at or in connection with systemic schools in that school system.’

Grants for recurrent expenditure in connection with education in English as a second language for eligible new arrivals provided in connection with non-systemic schools

“67F. Section 26 of the Principal Act is amended by omitting sub-section (1) and substituting the following sub-section:

‘26. (1) The Minister may authorize the payment to a State under this section, by way of financial assistance to the State in respect of recurrent expenditure of a non-systemic school in the State in connection with education in English as a second language for eligible new arrivals provided at or in connection with the school, of such amounts as the Minister determines, being amounts that do not exceed, in the aggregate, an amount equal to the product of the amount that is determined by the Minister under section 4A to be the level at which financial assistance is to be provided in respect of each eligible new arrival receiving education in English as a second language and the number of eligible new arrivals who will receive that education provided at or in connection with the school.’

Limits on grants under sections 23 and 24

“67G. Section 27 of the Principal Act is amended—

- (a) by omitting from sub-section (1) ‘column 3’ and substituting ‘column 2’; and
- (b) by omitting sub-sections (2) to (8) (inclusive).

Limit on grants under section 51

"67H. Section 52 of the Principal Act is amended by omitting 'column 5' and substituting 'column 3'.

Limit on grants under section 54

"67J. Section 55 of the Principal Act is amended by omitting 'column 6' and substituting 'column 4'."

Amendment—

Schedule 12, page 55, omit proposed Schedule 8, substitute the following proposed Schedule:

"SCHEDULE 8			
MISCELLANEOUS GRANTS			
Column 1	Column 2	Column 3	Column 4
Total of all additional grants under sections 20 and 21 for non-government schools in need of short-term emergency assistance	Total of all grants under sections 23 and 24 for general education in English as a second language in non-government schools	Total of all grants under section 51 for approved education centres	Totals of all grants under section 54 for approved special projects or approved special programs
\$	\$	\$	\$
796,000	15,724,000	2,095,000	1,486,000".

Bill, as amended, agreed to.

Bill to be reported with amendments.

The House resumed; Mr C. K. Jones reported accordingly.

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

38 STATES GRANTS (TERTIARY EDUCATION ASSISTANCE) AMENDMENT BILL 1982: 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 Dawkins who moved, as an amendment—That all words after "That" be omitted with a view to substituting the following words: "the Bill be withdrawn and redrafted to restore funding to those institutions identified in Schedule 18 in the event that amalgamation proposals satisfactory to the institutions concerned are not finalised, as the House is of the opinion that these amalgamations should not proceed in advance of agreements mutually acceptable to the institutions".

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

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

AYES, 61

Mr Adermann	Mr Dean	Mr Katter	Mr Rocher
Mr Baume	Mr Drummond	Sir James Killen	Mr Ruddock
Mr Birney	Dr Edwards	Mr Lloyd	Mr Sainsbury
Mr Burchier	Mr Falconer	Mr Lusher	Mr Shack
Mr Bradfield	Mr Fife	Mr MacKellar	Mr Shipton
Mr N. A. Brown	Mr Fisher*	Mr MacKenzie	Mr Sinclair
Mr Bungey	Mr Goodluck	Mr McLean*	Mr Spender
Mr Burr	Mr Groom	Mr McVeigh	Mr Street
Mr Cadman	Mr Hall	Mr Macphee	Mr Tambling
Mr D. M. Cameron	Mr Harris	Mr Moore	Mr Thomson
Mr E. C. Cameron	Mr Hodges	Mr Newman	Mr Tuckey
Mr I. M. D. Cameron	Mr Hodgman	Mr Nixon	Mr White
Mr Carlton	Mr Howard	Mr O'Keefe	Mr Wilson
Mr Coleman	Mr Hunt	Mr Peacock	
Mr Connolly	Mr Hyde	Mr Porter	
Mr Cowan	Mr Jarman	Mr Robinson	

NOES, 42

Mr Armitage	Mr Cunningham	Mr B. O. Jones	Mr Milton
Dr Blewett	Mrs Darling	Mr C. K. Jones	Mr Morris
Mr Bowen	Mr Dawkins	Mr Keating	Mr Mountford
Mr J. J. Brown	Mr Duffy	Mrs Kelly	Mr Scholes
Mr R. J. Brown	Mr Free	Mr Kent	Mr Scott
Mr Campbell	Mr Fry	Mr Kerin	Dr Theophanous
Dr Cass	Mr Hawke	Dr Klugman	Mr Wallis
Mr Charles	Mr Holding	Mr McLeay	Mr West
Mrs Child	Mr Humphreys*	Mr McMahon	Mr Willis
Mr Cohen	Mr Jacobi	Mr Maher	
Mr Cross	Mr Johnson*	Mr Mildren	

* Tellers

And so it was resolved in the affirmative.

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

Messages from the Governor-General: The following messages from His Excellency the Governor-General were announced:

No. 214, dated 23 September 1982, recommending an appropriation of revenue and moneys for the purposes of the Bill, and

No. 215, dated 27 October 1982, recommending an appropriation of revenue for the purposes of amendments to be moved to the Bill by a Minister.

The House resolved itself into a committee of the whole.

In the committee

Bill, by leave, taken as a whole.

On the motion of Mr Fife (Minister representing the Minister for Education), by leave, the following amendments were made together:

Clause 6—

Page 3, line 25, omit "\$4,070,000", substitute "\$4,490,000".

Page 3, line 26, omit "\$4,070,000", substitute "\$4,490,000".

Clause 10—

Page 5, line 41, omit "\$1,250,000", substitute "\$1,372,000".

Page 6, line 1, omit "\$1,250,000", substitute "\$1,372,000".

Clause 12, page 7, omit the clause, substitute the following clause:

Grants for courses of teacher education provided by non-government teachers colleges

"12. Section 23 of the Principal Act is amended—

(a) by omitting from sub-section (1) 'year' (first occurring) and substituting 'particular year';

(b) by omitting sub-paragraphs (2) (a) (i), (ii) and (iii) and substituting the following sub-paragraphs:

'(i) in respect of the year 1982—\$890,000;

(ii) in respect of the year 1983—\$968,000; or

(iii) in respect of the year 1984—\$968,000; or'; and

(c) by omitting sub-paragraphs (2) (b) (i), (ii) and (iii) and substituting the following sub-paragraphs:

'(i) in respect of the year 1982—\$1,121,000;

- (ii) in respect of the year 1983—\$1,317,000; or
- (iii) in respect of the year 1984—\$1,427,000.”.

Clause 13, page 7, line 21, omit “\$72,000”, substitute “\$75,000”.

Clause 14, page 8, line 6, omit “\$36,000”, substitute “\$44,000”.

Clause 24—

Page 13, line 8, omit “\$820,000”, substitute “\$900,000”.

Page 13, line 9, omit “\$820,000”, substitute “\$900,000”.

Clause 25—

Page 13, line 37, omit “\$4,000,000”, substitute “\$4,400,000”.

Page 13, line 38, omit “\$8,000,000”, substitute “\$8,800,000”.

Clause 26—

Page 14, line 6, insert “, whether or not” after “advanced education”.

Page 14, line 9, omit “university or college of advanced education”, substitute “college of advanced education specified in Schedule 18 and”.

Page 14, line 39, omit “\$80,479,000”, substitute “\$88,689,000”.

Page 15, line 5, omit “\$81,776,000”, substitute “\$90,108,000”.

Clause 28, page 17, line 27, omit “\$137,526,000”, substitute “\$156,500,000”.

Schedules 1 and 2, pages 19-23 (inclusive), omit the Schedules, substitute the following Schedules:

"SCHEDULE 1

Section 34 (1)

New Schedules 1, 2, 2A, 3 and 4 to be inserted in the Principal Act

SCHEDULE 1

Section 7

MAXIMUM GRANTS AVAILABLE FOR EXPENDITURE BY UNIVERSITIES ON
UNIVERSITY PURPOSES

Column 1	Column 2	Column 3	Column 4
University	Amount of grant in respect of 1982	Amount of grant in respect of 1983	Amount of grant in respect of 1984
	\$	\$	\$
New South Wales—			
University of Sydney	105,920,000	113,830,000	113,920,000
The University of New South Wales	102,260,000	109,740,000	109,710,000
University of New England	32,110,000	NIL	NIL
The University of Newcastle	27,590,000	NIL	NIL
The Macquarie University	39,350,000	42,020,000	41,900,000
The University of Wollongong	19,851,000	23,210,000	23,490,000
Total	327,081,000	288,800,000	289,020,000
Victoria—			
University of Melbourne	91,310,000	98,270,000	98,370,000
Monash University	74,350,000	79,750,000	79,730,000
La Trobe University	38,330,000	41,030,000	41,030,000
Deakin University	18,540,000	20,060,000	20,180,000
Total	222,530,000	239,110,000	239,310,000
Queensland—			
The University of Queensland	86,080,000	92,430,000	92,600,000
James Cook University of North Queensland	20,620,000	22,070,000	21,970,000
Griffith University	14,240,000	15,490,000	15,930,000
Total	120,940,000	129,990,000	130,500,000
South Australia—			
The University of Adelaide	54,630,000	58,340,000	58,080,000
The Flinders University of South Australia	25,530,000	27,300,000	27,290,000
Total	80,160,000	85,640,000	85,370,000
Western Australia—			
The University of Western Australia	51,990,000	55,750,000	55,650,000
Murdoch University	16,720,000	17,980,000	18,160,000
Total	68,710,000	73,730,000	73,810,000
Tasmania—			
University of Tasmania	30,650,000	32,750,000	32,740,000
TOTAL—ALL STATES	850,071,000	850,020,000	850,750,000

SCHEDULE 2

Section 7 (4)

SPECIAL PURPOSES IN RELATION TO GRANTS FOR EXPENDITURE BY
UNIVERSITIES ON UNIVERSITY PURPOSES

Column 1	Column 2	Column 3	Column 4	Column 5
University	Purpose	Amount of expenditure in respect of 1982	Amount of expenditure in respect of 1983	Amount of expenditure in respect of 1984
		\$	\$	\$
The University of Newcastle	School of Medicine for teaching and research	3,790,000	NIL	NIL
The University of Melbourne	Development of graduate teaching and research in management education	NIL	220,000	330,000
Monash University	Legal Workshop course	330,000	350,000	350,000

SCHEDULE 2A

Section 7 (4)

SPECIAL PURPOSES IN RELATION TO GRANTS FOR EXPENDITURE BY
UNIVERSITIES ON ADVANCED EDUCATION TEACHING PURPOSES

Column 1	Column 2	Column 3	Column 4	Column 5
University	Purpose	Amount of expenditure in respect of 1982	Amount of expenditure in respect of 1983	Amount of expenditure in respect of 1984
		\$	\$	\$
The University of Wollongong	Teaching responsibilities transferred from Wollongong Institute of Education	1,510,000	2,630,000	2,630,000
James Cook University of North Queensland	Teaching responsibilities transferred from Townsville College of Advanced Education	2,395,000	2,630,000	2,630,000

SCHEDULE 3

Section 8

SPECIAL RESEARCH GRANTS FOR UNIVERSITIES

Column 1	Column 2	Column 3	Column 4
University	Amount of grant in respect of 1982	Amount of grant in respect of 1983	Amount of grant in respect of 1984
	\$	\$	\$
New South Wales—			
University of Sydney	1,170,000	1,460,000	2,020,000
The University of New South Wales	1,040,000	1,350,000	1,810,000
University of New England	245,000	430,000	580,000
The University of Newcastle	180,000	310,000	420,000
The Macquarie University	320,000	470,000	650,000
The University of Wollongong	105,000	180,000	240,000
Total	3,060,000	4,200,000	5,720,000
Victoria—			
University of Melbourne	1,190,000	1,350,000	1,830,000
Monash University	915,000	1,020,000	1,360,000
La Trobe University	315,000	510,000	680,000
Deakin University	55,000	140,000	210,000
Total	2,475,000	3,020,000	4,080,000
Queensland—			
The University of Queensland	910,000	1,210,000	1,630,000
James Cook University of North Queensland	100,000	210,000	320,000
Griffith University	75,000	150,000	200,000
Total	1,085,000	1,570,000	2,150,000
South Australia—			
The University of Adelaide	770,000	850,000	1,000,000
The Flinders University of South Australia	175,000	260,000	360,000
Total	945,000	1,110,000	1,360,000
Western Australia—			
The University of Western Australia	400,000	690,000	980,000
Murdoch University	80,000	150,000	220,000
Total	480,000	840,000	1,200,000
Tasmania—			
University of Tasmania	180,000	270,000	370,000
TOTAL—ALL STATES	8,225,000	11,010,000	14,880,000

SCHEDULE 4

Section 10

GRANTS FOR EQUIPMENT FOR UNIVERSITIES

Column 1	Column 2	Column 3
University	Grant for approved proposals in respect of 1982	Grant for approved proposals in respect of 1983
	\$	\$
New South Wales—		
University of Sydney	5,540,000	5,660,000
The University of New South Wales	5,050,000	5,300,000
University of New England	1,020,000	1,130,000
The University of Newcastle	1,570,000	1,640,000
The Macquarie University	1,060,000	1,100,000
The University of Wollongong	1,010,000	1,110,000
Total	15,250,000	15,940,000
Victoria—		
University of Melbourne	4,650,000	4,830,000
Monash University	2,750,000	2,940,000
La Trobe University	1,180,000	1,290,000
Deakin University	960,000	960,000
Total	9,540,000	10,020,000
Queensland—		
The University of Queensland	4,650,000	4,750,000
James Cook University of North Queensland	790,000	810,000
Griffith University	500,000	540,000
Total	5,940,000	6,100,000
South Australia—		
The University of Adelaide	2,970,000	2,990,000
The Flinders University of South Australia	920,000	900,000
Total	3,890,000	3,890,000
Western Australia—		
The University of Western Australia	2,320,000	2,460,000
Murdoch University	620,000	670,000
Total	2,940,000	3,130,000
Tasmania—		
University of Tasmania	930,000	960,000
TOTAL—ALL STATES	38,490,000	40,040,000

“SCHEDULE 2

Section 34 (2)

*New Schedule 6 to be inserted in the Principal Act***SCHEDULE 6**

Section 12

**GRANTS FOR RECURRENT EXPENDITURE OF TEACHING HOSPITAL OF
UNIVERSITIES**

Column 1	Column 2	Column 3	Column 4
University	Grant in respect of 1982	Grant in respect of 1983	Grant in respect of 1984
	\$	\$	\$
New South Wales—			
University of Sydney	470,000	520,000	520,000
The University of New South Wales	440,000	480,000	480,000
The University of Newcastle	70,000	80,000	80,000
Total	980,000	1,080,000	1,080,000
Victoria—			
University of Melbourne	490,000	540,000	540,000
Monash University	280,000	310,000	310,000
Total	770,000	850,000	850,000
Queensland—			
University of Queensland	350,000	380,000	380,000
South Australia—			
The University of Adelaide	280,000	310,000	310,000
The Flinders University of South Australia	90,000	100,000	100,000
Total	370,000	410,000	410,000
Western Australia—			
The University of Western Australia	160,000	180,000	180,000
Tasmania—			
University of Tasmania	70,000	80,000	80,000
TOTAL—ALL STATES	2,700,000	2,980,000	2,980,000.”

Schedule 3, pages 24-39 (inclusive), omit proposed Schedules 7A, 8, 9, 10, 11, 12, 13, 14, 15 and 16 set out in the Schedule, substitute the following Schedules:

"SCHEDULE 7A

Sections 13A, 21A and 34A

PART I—GRANTS FOR SPECIFIED BUILDING PROJECTS OF UNIVERSITIES IN RESPECT OF 1983

Column 1	Column 2	Column 3	Column 4
University	Project	Maximum Commonwealth contribution towards cost of project	Maximum grant in respect of 1983
		\$	\$
New South Wales—			
University of Sydney	Architecture building—Stage 2	5,780,000	4,220,000
University of New England	Dixon Library extension	3,403,000	186,000
The University of Newcastle	Animal breeding and holding facilities	822,000	228,000
	Medical School—Clinical teaching facilities	10,883,000	705,000
Victoria—			
University of Melbourne	Refurbishing of Chemistry building—Stage 2	1,448,000	1,048,000
Queensland—			
The University of Queensland	Clinical sciences building—Block 6, Royal Brisbane Hospital	3,820,000	1,482,000
	Priestley Building, Stage 2—computer centre and computer science	3,503,000	456,000
South Australia—			
The Flinders University of South Australia	Library storage facilities for joint use with University of Adelaide	1,080,000	285,000
Western Australia—			
The University of Western Australia	Human Movement and Recreation Studies building, Stage 2	1,681,000	342,000
TOTAL			8,952,000

PART II—GRANTS FOR MINOR BUILDING PROJECTS OF UNIVERSITIES APPROVED BY THE COMMISSION IN RESPECT OF 1983

Column 1	Column 2
University	Maximum grant in respect of 1983
	\$
New South Wales—	
University of Sydney	890,000
The University of New South Wales	590,000
University of New England	430,000
The University of Newcastle	460,000
The Macquarie University	190,000
The University of Wollongong	490,000
Total	3,050,000
Victoria—	
University of Melbourne	890,000
Monash University	340,000

Column 1	Column 2
University	Maximum grant in respect of 1983
	\$
La Trobe University	260,000
Deakin University	380,000
Total	1,870,000
Queensland—	
The University of Queensland	710,000
James Cook University of North Queensland	420,000
Griffith University	190,000
Total	1,320,000
South Australia—	
The University of Adelaide	430,000
The Flinders University of South Australia	290,000
Total	720,000
Western Australia—	
The University of Western Australia	320,000
Murdoch University	180,000
Total	500,000
Tasmania—	
University of Tasmania	490,000
TOTAL—ALL STATES	7,950,000

PART III—SPECIFIED DESIGN PROJECTS OF UNIVERSITIES

Column 1	Column 2
University	Project
Victoria—	
University of Melbourne	Design of Zoology building

Total of all grants payable in respect of design projects specified in this Part of this Schedule—\$228,000.

**PART IV—GRANTS FOR SPECIFIED BUILDING PROJECTS OF COLLEGES OF
ADVANCED EDUCATION IN RESPECT OF 1983**

Column 1	Column 2	Column 3	Column 4
College of Advanced Education	Project	Maximum Commonwealth contribution towards cost of project	Maximum grant in respect of 1983
		\$	\$
New South Wales—			
Nepean College of Advanced Education	Teaching building	2,147,000	1,978,000
The New South Wales Insti- tute of Technology and Sydney College of Ad- vanced Education	Building for business studies, law and TAFE teacher education	19,918,000	8,802,000
Total—New South Wales			10,780,000
Victoria—			
Gippsland Institute of Ad- vanced Education	Technology building	5,763,000	680,000
Royal Melbourne Institute of Technology	Renovations to Buildings 5, 7 and 9—Stage I	1,591,000	300,000
	Renovations to Buildings 7 and 9—Stage II	1,240,000	940,000
	Renovations to Buildings 7 and 9—Stage III	2,616,000	660,000
Total—Victoria			2,580,000
Queensland—			
Brisbane College of Advanced Education	Renovations to I and A Blocks—Kelvin Grove Campus	815,000	480,000
Total—Queensland			480,000
TOTAL—ALL STATES			13,840,000

**PART V—GRANTS FOR MINOR BUILDING PROJECTS FOR COLLEGES OF
ADVANCED EDUCATION IN RESPECT OF 1983**

Column 1	Column 2
State	Maximum grant in respect of 1983
	\$
New South Wales	2,080,000
Victoria	3,420,000
Queensland	1,170,000
South Australia	910,000
Western Australia	680,000
Tasmania	170,000
TOTAL—ALL STATES	8,430,000

PART VI—GRANTS FOR SPECIFIED BUILDING PROJECTS OF TECHNICAL AND FURTHER EDUCATION INSTITUTIONS IN RESPECT OF 1983

Column 1	Column 2	Column 3	Column 4
Institution providing technical and further education	Project	Maximum Commonwealth contribution towards cost of project	Maximum grant in respect of 1983
		\$	\$
New South Wales—			
Baulkham Hills College of Technical and Further Education	Stage I: Buildings for secretarial, fashion and home science courses, library and college administration	3,976,000	993,000
Blacktown College of Technical and Further Education	Stage III: Reconstruction of factory for automotive, carpentry and secretarial courses and student services	8,028,000	1,827,000
Hamilton College of Technical and Further Education	Stage I: Building for catering trades, butchery and home science courses	10,791,000	4,097,000
Lithgow College of Technical and Further Education	Stage I: Building for fitting and machining, electrical and automotive courses	6,031,000	1,138,000
Meadowbank College of Technical and Further Education	Stage IV: Building for mechanical engineering, hairdressing, fashion, business and home science courses	8,970,000	3,186,000
Newcastle Technical College	Stage X: Building for electrical trades courses	9,466,000	3,755,000
North Sydney Technical College	Stage VII: Building for film and television, hairdressing and general studies courses	9,076,000	3,755,000
Orana Community College (Dubbo)	Stage I: Buildings for rural studies and ceramics courses, library, student services and college administration	7,468,000	3,869,000
Petersham College of Technical and Further Education	Stage III: Building for secretarial and hairdressing courses, library and student services	5,601,000	1,323,000
Sydney Technical College	Stage III: Building for library, general studies and chiropody	9,815,000	1,866,000
	Stage IV: Building for preparatory and tertiary orientation programs	14,447,000	1,707,000
	Buildings 38/39, Stage III: Reconstruction for general classrooms and student services	2,356,000	1,456,000
	Buildings 38/39, Stage IV: Reconstruction for hairdressing courses, library and student services	2,073,000	1,138,000
Tamworth Technical College	Stage V: Buildings for plumbing, plant mechanics and general classrooms	3,419,000	910,000
Wagga Wagga College of Technical and Further Education	Stage IV: Building for panelbeating and spray-painting workshops	2,664,000	372,000
	Stage V: Building for automotive, welding and boilermaking courses	3,870,000	1,707,000
	Stage VI: Buildings for classrooms, library and staff and student services	4,665,000	910,000
Wetherill Park College of Technical and Further Education	Stage II: Buildings for plant mechanics and fitting and machining courses	4,191,000	1,707,000

Column 1	Column 2	Column 3	Column 4
Institution providing technical and further education	Project	Maximum Commonwealth contribution towards cost of project	Maximum grant in respect of 1983
	Stage III: Buildings for panelbeating and spray-painting workshops, secretarial, home science and fashion courses, classrooms and staff and student services	\$ 8,891,000	\$ 683,000
Wollongong College of Technical and Further Education	Stage VIII: Building for panelbeating and spray-painting workshops . .	3,356,000	646,000
Wyang College of Technical and Further Education	Stage I: Buildings for plumbing, secretarial, home science and fashion courses, student services and college administration	5,549,000	456,000
Total—New South Wales			37,501,000
Victoria—			
Bendigo Technical College	Stage I: Buildings for trade, farm mechanics, art and design courses .	7,276,000	2,017,000
Broadmeadows College of Technical and Further Education	Stage I: Construction of new College .	12,736,000	2,845,000
Colleges of Hairdressing, Painting and Decorating, and Food Studies (La Trobe Street)	Stage I: Building for library, computer centre, student services and college administration	5,256,000	2,056,000
Dandenong College of Technical and Further Education	Stage II: Buildings for fitting and machining, building, art and computer courses and general studies	10,886,000	4,211,000
Footscray College of Technical and Further Education	Stage II: Building for engineering, humanities and social science courses, library, student services and college administration	12,759,000	4,097,000
	Stage III: Building for applied science, mathematics, child care and applied art courses and refurbishment for business studies	4,570,000	910,000
Frankston College of Technical and Further Education	Stage I: Building for fitting and machining, electrical and building courses and reconstruction for classrooms and college administration	9,885,000	4,324,000
Gordon Technical College	Stage I: Buildings for electrical, art and design, hairdressing, science and child care courses, library and general classrooms	8,061,000	2,959,000
Knox College of Technical and Further Education	Design of Stage I: New College . . .	12,447,000	683,000
Preston College of Technical and Further Education	Stage III: Building for applied science and child care courses, general classrooms and student services . .	3,114,000	455,000
Royal Melbourne Institute of Technology	Stage IIB: Building for engineering studies	13,381,000	1,165,000
Shepparton College of Technical and Further Education	Stage I: Buildings for rural studies, electrical, building, metal fabrication, fitting and machining and automobile courses	7,704,000	2,731,000

Column 1	Column 2	Column 3	Column 4
Institution providing technical and further education	Project	Maximum Commonwealth contribution towards cost of project	Maximum grant in respect of 1983
		\$	\$
Sunraysia College of Technical and Further Education	Stage I: Buildings for commercial, applied science, food and trade courses	7,073,000	756,000
Wangaratta College of Technical and Further Education	Stage II: Buildings for business studies, science and art courses, library and student services	6,760,000	2,204,000
Yallourn College of Technical and Further Education	Stage II: Buildings for fitting and machining, electrical, instrumentation, metal fabrication and building courses and refurbishing of workshops for trade courses	6,283,000	3,073,000
Total—Victoria			34,486,000
Queensland—			
Burdekin College of Technical and Further Education	Stage I: Construction of multi-purpose college	7,520,000	3,642,000
Central Highlands College of Technical and Further Education	Design of Stage I: New college	7,716,000	341,000
College of Hospitality and Tourism (South Brisbane)	Stage I: Building for school of catering and hospitality services	12,619,000	4,893,000
Grovely College of Technical and Further Education	Stage I: Buildings for horticultural courses	3,559,000	2,276,000
Mount Gravatt College of Technical and Further Education	Stages III and IV: Buildings for applied science, food courses, commercial studies, arts and crafts courses, library, student services and college administration	10,571,000	2,845,000
Rockhampton College of Technical and Further Education	Design of Stage I: Building for business and general studies, hairdressing and catering and hospitality courses	7,138,000	341,000
Townsville College of Technical and Further Education	Stage II: Building for school of catering and hospitality services	5,189,000	1,138,000
Total—Queensland			15,476,000
South Australia—			
Adelaide College of Technical and Further Education	Stage I: Building for hairdressing, business and commercial studies courses, staff and student service areas	10,347,000	1,707,000
Elizabeth Community College	Stage IV: Building for classrooms and reconstruction of workshops for building, engineering, electrical and metal trades	5,434,000	3,224,000
Marleston College of Technical and Further Education	Stage I: Reconstruction of college for building trades	5,030,000	378,000
Noarlunga College of Technical and Further Education	Stage I: Construction of multi-purpose college	12,924,000	1,248,000
Panorama Community College	Stage I: Buildings for classrooms, library and student services and reconstruction of workshops for engineering and metal trades	6,388,000	3,288,000
Riverland Community College (Loxton)	Stage I: Multi-purpose facility for commercial, rural and technical studies	797,000	220,000

Column 1	Column 2	Column 3	Column 4
Institution providing technical and further education	Project	Maximum Commonwealth contribution towards cost of project	Maximum grant in respect of 1983
		\$	\$
South East Community College	Stage III: Buildings for courses for forestry and timber industry	1,872,000	1,479,000
Total—South Australia			11,544,000
Western Australia—			
Albany Technical College	Stage VII: Building for catering trades and computer studies	2,526,000	1,571,000
Bunbury Technical College	Stage II: Buildings for catering trades and computer studies	2,940,000	1,677,000
Fremantle Technical College	Stage I: Building for library and extensions to metal trades and rural studies workshops	2,379,000	825,000
	Stage II: Building for business studies, food technology, engineering and science courses	5,541,000	1,550,000
Hedland Community College	Stage I: Buildings for electrical, automotive, metal trades, commercial, science and art courses	7,782,000	2,173,000
Rockingham Technical College	Stage III: Buildings for art studies	719,000	719,000
Thornlie Technical College	Stage II: Buildings for furniture and building trades courses and a pump test facility	3,272,000	127,000
	Stage III: Building for hairdressing, commercial, accounting, management and science courses	2,959,000	2,097,000
	Stage IV: Buildings for library and student services	3,235,000	646,000
Total—Western Australia			11,385,000
Tasmania—			
Alanvale Community College	Stage I: Building for electrical and electronics courses	2,751,000	600,000
	Stage II: Building for courses in metal fabrication	2,377,000	1,138,000
Total—Tasmania			1,738,000
Northern Territory—			
Darwin Community College	Stage II: Building for schools of business and management and general studies	4,667,000	3,149,000
Katherine Rural Education Centre	Stage I: Construction of rural education centre and student residential	1,916,000	1,821,000
Total—Northern Territory			4,970,000
TOTAL—ALL STATES			117,100,000

"SCHEDULE 8

Sections 15, 22 and 26

PART I—MAXIMUM GRANTS AVAILABLE FOR EXPENDITURE BY COLLEGES OF
ADVANCED EDUCATION ON COLLEGE PURPOSES

Column 1	Column 2	Column 3	Column 4
College of Advanced Education	Grant in respect of 1982	Grant in respect of 1983	Grant in respect of 1984
	\$	\$	\$
New South Wales—			
Armidale College of Advanced Education	4,889,000	NIL	NIL
Catholic College of Education Sydney	6,422,000	6,978,000	6,991,000
Cumberland College of Health Sciences	7,215,000	7,704,000	7,903,000
Hawkesbury Agricultural College	6,698,000	7,034,000	6,991,000
Kuring-gai College of Advanced Education	9,384,000	10,280,000	10,507,000
Mitchell College of Advanced Education	10,995,000	11,851,000	11,733,000
Nepean College of Advanced Education	5,313,000	6,177,000	5,678,000
New South Wales State Conservatorium of Music	2,746,000	3,008,000	3,033,000
Newcastle College of Advanced Education	10,186,000	NIL	NIL
Northern Rivers College of Advanced Education	3,867,000	4,211,000	4,184,000
Orange Agricultural College	1,852,000	1,973,000	NIL
Riverina College of Advanced Education	16,807,000	18,064,000	17,880,000
Sydney College of Advanced Education	22,110,000	23,626,000	22,580,000
Sydney College of the Arts	4,193,000	4,596,000	4,579,000
The Milperra College of Advanced Education	3,170,000	NIL	NIL
The New South Wales Institute of Technology	26,730,000	29,131,000	29,306,000
Wollongong Institute of Education	1,563,000	NIL	NIL
Total	144,140,000	134,633,000	131,365,000
Victoria—			
Ballarat College of Advanced Education	8,729,000	9,320,000	9,136,000
Bendigo College of Advanced Education	9,320,000	9,436,000	8,496,000
Chisholm Institute of Technology	21,681,000	22,492,000	23,144,000
Footscray Institute of Technology	10,410,000	12,349,000	12,958,000
Gippsland Institute of Advanced Education	6,988,000	7,827,000	8,057,000
Hawthorn Institute of Education	6,010,000	NIL	NIL
Lincoln Institute	9,534,000	10,395,000	10,395,000
Phillip Institute of Technology	16,002,000	17,388,000	17,585,000
Royal Melbourne Institute of Technology	41,131,000	44,622,000	45,032,000
State College of Victoria, Institute of Catholic Education	5,572,000	5,950,000	5,905,000
State College of Victoria, Institute of Early Childhood Development	3,137,000	NIL	NIL
Melbourne State College	14,459,000	NIL	NIL
Melbourne State College/Early Childhood Development	NIL	17,902,000	17,085,000
Swinburne Institute of Technology	19,010,000	21,427,000	22,069,000
Victorian College of the Arts	3,158,000	3,611,000	3,754,000
Victoria College	24,187,000	24,512,000	24,346,000
Victorian College of Pharmacy	2,892,000	2,865,000	2,843,000
Warrnambool Institute of Advanced Education	4,533,000	4,874,000	4,967,000
Total	206,753,000	214,970,000	215,772,000
Queensland—			
Brisbane College of Advanced Education	27,139,000	28,773,000	28,255,000
Capricornia Institute of Advanced Education	8,851,000	9,694,000	9,498,000
Darling Downs Institute of Advanced Education	13,162,000	14,334,000	14,151,000
Queensland Agricultural College	6,839,000	7,455,000	7,358,000

Column 1	Column 2	Column 3	Column 4
College of Advanced Education	Grant in respect of 1982	Grant in respect of 1983	Grant in respect of 1984
	\$	\$	\$
Queensland Conservatorium of Music	1,681,000	1,836,000	1,834,000
Queensland Institute of Technology	26,785,000	29,946,000	29,813,000
Total	84,457,000	92,038,000	90,909,000
South Australia—			
Roseworthy Agricultural College	3,463,000	3,798,000	3,754,000
South Australian College of Advanced Education	34,877,000	36,083,000	35,191,000
South Australian Institute of Technology	21,554,000	23,842,000	23,842,000
Total	59,894,000	63,723,000	62,787,000
Western Australia—			
Western Australian College of Advanced Education	26,382,000	28,233,000	27,881,000
Western Australian Institute of Technology	43,494,000	46,379,000	45,937,000
Total	69,876,000	74,612,000	73,818,000
Tasmania—			
Tasmanian College of Advanced Education	8,964,000	9,825,000	9,879,000
TOTAL—ALL STATES	574,084,000	589,801,000	584,530,000

**PART II—MAXIMUM GRANTS AVAILABLE FOR EXPENDITURE BY STATES ON
ADVANCED EDUCATION**

Column 1	Column 2	Column 3	Column 4
State	Grant in respect of 1982	Grant in respect of 1983	Grant in respect of 1984
	\$	\$	\$
New South Wales	3,172,000	3,460,000	3,552,000
Victoria	1,372,000	1,479,000	1,479,000
Queensland	1,783,000	2,091,000	2,338,000

**PART III—UNALLOCATED MONEYS FOR EXPENDITURE BY STATES ON
ADVANCED EDUCATION**

Column 1	Column 2	Column 3	Column 4
State	Grant in respect of 1982	Grant in respect of 1983	Grant in respect of 1984
	\$	\$	\$
New South Wales	497,000	745,000	955,000
Victoria	NIL	NIL	NIL
Queensland	255,000	55,000	55,000
South Australia	102,000	274,000	110,000
Western Australia	NIL	198,000	219,000
Tasmania	NIL	NIL	NIL
TOTAL—ALL STATES	854,000	1,272,000	1,339,000

PART IV—GRANTS FOR TEMPORARY DEVELOPMENT PURPOSES IN ADVANCED EDUCATION

Column 1	Column 2 Grant in respect of 1982	Column 3 Grant in respect of 1983
College of Advanced Education		
	\$	\$
New South Wales—		
Cumberland College of Health Sciences	101,000	11,000
Hawkesbury Agricultural College	92,000	38,000
Kuring-gai College of Advanced Education	87,000	33,000
Mitchell College of Advanced Education	188,000	88,000
Nepean College of Advanced Education	306,000	653,000
Northern Rivers College of Advanced Education	76,000	66,000
Orange Agricultural College	51,000	NIL
Riverina College of Advanced Education	107,000	55,000
Sydney College of the Arts	61,000	66,000
The Milperra College of Advanced Education	87,000	NIL
The New South Wales Institute of Technology	138,000	110,000
Unallocated	NIL	307,000
Total	1,294,000	1,427,000
Victoria—		
Ballarat College of Advanced Education	12,000	33,000
Chisholm Institute of Technology	199,000	251,000
Footscray Institute of Technology	203,000	247,000
Gippsland Institute of Advanced Education	35,000	33,000
Phillip Institute of Technology	339,000	162,000
Royal Melbourne Institute of Technology	280,000	292,000
Swinburne Institute of Technology	330,000	501,000
Victoria College	13,000	NIL
Warrnambool Institute of Advanced Education	15,000	18,000
Total	1,426,000	1,537,000
Queensland—		
Brisbane College of Advanced Education	166,000	77,000
Capricornia Institute of Advanced Education	76,000	197,000
Darling Downs Institute of Advanced Education	200,000	220,000
Queensland Agricultural College	91,000	165,000
Queensland Institute of Technology	384,000	329,000
Total	917,000	988,000
South Australia—		
Roseworthy Agricultural College	81,000	55,000
South Australian College of Advanced Education	132,000	329,000
South Australian Institute of Technology	397,000	274,000
Total	610,000	658,000
Western Australia—		
Western Australian College of Advanced Education	102,000	132,000

Column 1	Column 2	Column 3
	Grant in respect of 1982	Grant in respect of 1983
College of Advanced Education		
	\$	\$
Western Australian Institute of Technology	204,000	198,000
Total	306,000	330,000
Tasmania—		
Tasmanian College of Advanced Education	204,000	220,000
TOTAL—ALL STATES	4,757,000	5,160,000

**PART V—NATIONAL UNALLOCATED MONEYS FOR EXPENDITURE ON
ADVANCED EDUCATION IN RESPECT OF 1982**

Maximum amount available in respect of the year 1982—Nil.

All moneys that were specified in this Part have been applied for advanced education purposes.

"SCHEDULE 9

Section 19

GRANTS FOR EQUIPMENT FOR COLLEGES OF ADVANCED EDUCATION

Column 1	Column 2	Column 3
State	Grant in Respect of 1982	Grant in respect of 1983
	\$	\$
New South Wales	4,900,000	4,115,000
Victoria	7,640,000	7,200,000
Queensland	2,920,000	2,775,000
South Australia	2,055,000	3,235,000
Western Australia	2,430,000	2,980,000
Tasmania	245,000	255,000
TOTAL—ALL STATES	20,190,000	20,560,000

"SCHEDULE 10

Section 22

**GRANTS FOR EXPENDITURE BY THE NORTHERN TERRITORY ON ADVANCED
EDUCATION PURPOSES**

Column 1	Column 2	Column 3
Grant in respect of 1982	Grant in respect of 1983	Grant in respect of 1984
\$	\$	\$
4,064,000	4,654,000	5,027,000

"SCHEDULE 11

Section 28

GENERAL PURPOSE RECURRENT GRANTS IN CONNECTION WITH TECHNICAL AND FURTHER EDUCATION

Column 1	Column 2	Column 3
State	Grant in respect of 1982	Grant in respect of 1983
	\$	\$
New South Wales	23,093,000	28,937,000
Victoria	16,047,000	20,410,000
Queensland	5,710,000	7,172,000
South Australia	5,641,000	6,781,000
Western Australia	6,256,000	7,643,000
Tasmania	1,995,000	2,468,000
Northern Territory	658,000	857,000
TOTAL—ALL STATES	59,400,000	74,268,000

"SCHEDULE 12

Section 29

PART I—GRANTS FOR STAFF TRAINING AND DATA COLLECTION AND PROCESSING IN CONNECTION WITH TECHNICAL AND FURTHER EDUCATION IN RESPECT OF 1982

Column 1	Column 2	Column 3	Column 4
State	Maximum grant for staff training	Maximum grant for data collection and processing	Aggregate amount in respect of 1982
	\$	\$	\$
New South Wales	1,560,000	269,000	1,829,000
Victoria	1,140,000	200,000	1,340,000
Queensland	640,000	146,000	786,000
South Australia	500,000	110,000	610,000
Western Australia	500,000	100,000	600,000
Tasmania	200,000	50,000	250,000
Northern Territory	50,000	30,000	80,000
TOTAL—ALL STATES	4,590,000	905,000	5,495,000

PART II—UNALLOCATED GRANT FOR STAFF TRAINING IN RESPECT OF 1982

Total unallocated grant—\$60,000

PART III—GRANTS FOR STAFF TRAINING AND DATA COLLECTION AND PROCESSING IN CONNECTION WITH TECHNICAL AND FURTHER EDUCATION

Column 1	Column 2	Column 3	Column 4
State	Maximum grant for staff training	Maximum grant for data collection and processing	Aggregate amount in respect of 1983
	\$	\$	\$
New South Wales	2,076,000	302,000	2,378,000
Victoria	1,380,000	234,000	1,614,000
Queensland	696,000	156,000	852,000
South Australia	600,000	127,000	727,000
Western Australia	600,000	114,000	714,000
Tasmania	240,000	54,000	294,000
Northern Territory	60,000	32,000	92,000
TOTAL—ALL STATES	5,652,000	1,019,000	6,671,000

PART IV—UNALLOCATED GRANT FOR STAFF TRAINING IN RESPECT OF 1983

Total unallocated grant—\$84,000

"SCHEDULE 13

Section 31

PART I—OTHER RECURRENT GRANTS IN CONNECTION WITH TECHNICAL AND FURTHER EDUCATION IN RESPECT OF 1982

Column 1	Column 2
State	Maximum grant in respect of 1982
	\$
New South Wales	7,082,000
Victoria	4,691,000
Queensland	2,499,000
South Australia	1,705,000
Western Australia	1,835,000
Tasmania	642,000
Northern Territory	191,000
TOTAL—ALL STATES	18,645,000

PART II—UNALLOCATED OTHER RECURRENT GRANT IN RESPECT OF 1982

Total unallocated grant—\$100,000

**PART III—OTHER RECURRENT GRANTS IN CONNECTION WITH TECHNICAL
AND FURTHER EDUCATION**

Column 1	Column 2
State	Maximum grant in respect of 1983
	\$
New South Wales	7,581,000
Victoria	5,473,000
Queensland	2,649,000
South Australia	1,865,000
Western Australia	1,984,000
Tasmania	649,000
Northern Territory	212,000
TOTAL—ALL STATES	20,413,000

PART IV—UNALLOCATED OTHER RECURRENT GRANT IN RESPECT OF 1983
Total unallocated grant—\$3,560,000

"SCHEDULE 14

Section 32

**GRANTS FOR PROGRAMS OF NON-GOVERNMENT ADULT EDUCATION
RELATED TO TECHNICAL AND FURTHER EDUCATION**

Column 1	Column 2	Column 3
State	Maximum grant in respect of 1982	Maximum grant in respect of 1983
	\$	\$
New South Wales	332,000	402,000
Victoria	249,000	300,000
Queensland	145,000	178,000
South Australia	85,000	102,000
Western Australia	55,000	84,000
Tasmania	34,000	38,000
TOTAL—ALL STATES	900,000	1,104,000

"SCHEDULE 15

Section 33

GRANTS FOR EQUIPMENT FOR TECHNICAL AND FURTHER EDUCATION INSTITUTIONS

Column 1	Column 2	Column 3
State	Grant in respect of 1982	Grant in respect of 1983
	\$	\$
New South Wales	3,880,000	4,026,000
Victoria	2,760,000	2,842,000
Queensland	1,040,000	1,091,000
South Australia	940,000	927,000
Western Australia	1,020,000	1,030,000
Tasmania	360,000	381,000
Northern Territory	100,000	103,000
TOTAL—ALL STATES	10,100,000	10,400,000

"SCHEDULE 16

Section 37

MAXIMUM MONTHLY CAPITATION AMOUNT OF COMMONWEALTH ASSISTANCE TO NON-GOVERNMENT BUSINESS COLLEGES

Column 1	Column 2	Column 3	Column 4
Name of month	Maximum capitation amount in respect of 1982	Maximum capitation amount in respect of 1983	Maximum capitation amount in respect of 1984
	\$	\$	\$
January to December	73.33	88.19	88.19."

Bill, as amended, agreed to.

Bill to be reported with amendments.

The House resumed; Mr C. K. Jones reported accordingly.

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

39 MESSAGE FROM THE SENATE—HEALTH LEGISLATION AMENDMENT BILL (NO. 2) 1982: The following message from the Senate was reported:

Message No. 318

Mr Speaker,

The Senate returns to the House of Representatives the Bill for "*An Act to amend the 'Health Insurance Act 1973', the 'National Health Act 1953' and the 'Health Insurance Commission Act 1973', and for related purposes*", 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.

HAROLD YOUNG
President

The Senate,
Canberra, 28 October 1982

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

In the committee

SCHEDULE OF THE AMENDMENTS MADE BY THE SENATE

No. 1—Page 13, clause 23, leave out the clause.

No. 2—Page 23, Part IV, leave out the Part.

On the motion of Mr Carlton (Minister for Health), the amendments were agreed to, after debate.

Resolution to be reported.

The House resumed; Mr C. K. Jones reported accordingly.

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

40 **POSTPONEMENT OF ORDERS OF THE DAY:** Ordered—That orders of the day Nos. 3 to 5, government business, be postponed until a later hour this day.

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

28 October 1982—Message—

No. 320—Customs Tariff (Anti-Dumping) Amendment 1982 (*without requests*).

No. 321—Customs Tariff (Miscellaneous Amendments) 1982.

42 **TAXATION (UNPAID COMPANY TAX) ASSESSMENT BILL 1982 [NO. 2]:** The House, according to order, resolved itself into a committee of the whole for the further consideration of the Bill.

In the committee

Clauses 1 and 2, by leave, taken together, and agreed to.

Clause 3—

Mr Willis moved the following amendment: Pages 6 and 7, omit sub-clause (12).

Debate continued.

Question—That the amendment be agreed to—put.

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

AYES, 42

Mr Armitage	Mrs Darling	Mr C. K. Jones	Mr Morris
Dr Blewett	Mr Dawkins	Mr Keating	Mr Mountford
Mr Bowen	Mr Duffy	Mrs Kelly	Mr Scholes
Mr J. J. Brown	Mr Free	Mr Kent	Mr Scott
Mr R. J. Brown	Mr Fry	Mr Kerin	Dr Theophanous
Mr Campbell	Mr Hawke	Dr Klugman	Mr Uren
Dr Cass	Mr Holding	Mr McLeay	Mr Wallis
Mr Charles	Mr Humphreys*	Mr McMahon	Mr West
Ms Child	Mr Jacobi	Mr Maher	Mr Willis
Mr Cross	Mr Johnson*	Mr Mildren	
Mr Cunningham	Mr B. O. Jones	Mr Milton	

NOES, 61

Mr Adermann	Mr Dean	Mr Katter	Mr Rocher
Mr Baume	Mr Drummond	Sir James Killen	Mr Ruddock
Mr Birney	Dr Edwards	Mr Lloyd	Mr Sainsbury
Mr Bouchier	Mr Falconer	Mr Lusher	Mr Shack
Mr Bradfield	Mr Fife	Mr MacKellar	Mr Shipton
Mr N. A. Brown	Mr Fisher*	Mr MacKenzie	Mr Sinclair
Mr Bungey	Mr Goodluck	Mr McLean*	Mr Spender
Mr Burr	Mr Groom	Mr McVeigh	Mr Street
Mr Cadman	Mr Hall	Mr Macphee	Mr Tambling
Mr D. M. Cameron	Mr Harris	Mr Moore	Mr Thomson
Mr E. C. Cameron	Mr Hicks	Mr Newman	Mr Tuckey
Mr I. M. D. Cameron	Mr Hodges	Mr Nixon	Mr White
Mr Carlton	Mr Hodgman	Mr O'Keefe	Mr Wilson
Mr Coleman	Mr Howard	Mr Peacock	
Mr Connolly	Mr Hunt	Mr Porter	
Mr Cowan	Mr Hyde	Mr Robinson	

* Tellers

And so it was negatived.

Clause agreed to.

Clause 4—

Mr Willis moved the following amendment: Page 8, after sub-clause (3) insert the following sub-clause:

“(3A) A report of the Commissioner under section 14 of the Assessment Act may—

- (a) draw attention to the failure of a person to pay recoupment tax or late payment tax due and payable by the person; and
- (b) disclose the identity of the person.”.

Debate continued.

Several Members rising to address the committee—

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

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

And the question—That the amendment be agreed to—being accordingly put—

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

AYES, 42

Dr Blewett	Mrs Darling	Mr C. K. Jones	Mr Morris
Mr Bowen	Mr Dawkins	Mr Keating	Mr Mountford
Mr J. J. Brown	Mr Duffy	Mrs Kelly	Mr Scholes
Mr R. J. Brown	Mr Free	Mr Kent	Mr Scott
Mr Campbell	Mr Fry	Mr Kerin	Dr Theophanous
Dr Cass	Mr Hawke	Dr Klugman	Mr Uren
Mr Charles	Mr Holding	Mr McLeay	Mr Wallis
Mrs Child	Mr Humphreys*	Mr McMahon	Mr West
Mr Cohen	Mr Jacobi	Mr Maher	Mr Willis
Mr Cross	Mr Johnson*	Mr Mildren	
Mr Cunningham	Mr B. O. Jones	Mr Milton	

NOES, 62

Mr Adermann	Mr Dean	Mr Hyde	Mr Robinson
Mr Baume	Mr Drummond	Mr Katter	Mr Rocher
Mr Birney	Dr Edwards	Sir James Killen	Mr Ruddock
Mr Bouchier	Mr Falconer	Mr Lloyd	Mr Sainsbury
Mr Bradfield	Mr Fife	Mr Lusher	Mr Shack
Mr N. A. Brown	Mr Fisher*	Mr MacKellar	Mr Shipton
Mr Bungey	Mr Giles	Mr MacKenzie	Mr Sinclair
Mr Burr	Mr Goodluck	Mr McLean*	Mr Spender
Mr Cadman	Mr Groom	Mr McVeigh	Mr Street
Mr D. M. Cameron	Mr Hall	Mr Macphee	Mr Tambling
Mr E. C. Cameron	Mr Harris	Mr Moore	Mr Thomson
Mr I. M. D. Cameron	Mr Hicks	Mr Newman	Mr Tuckey
Mr Carlton	Mr Hodges	Mr Nixon	Mr White
Mr Coleman	Mr Hodgman	Mr O'Keefe	Mr Wilson
Mr Connolly	Mr Howard	Mr Peacock	
Mr Cowan	Mr Hunt	Mr Porter	

* Tellers

And so it was negatived.

Mr Shack addressing the committee—

It being 10 p.m.—Progress to be reported.

The House resumed; Mr Armitage reported accordingly.

Adjournment negatived: The question was accordingly proposed—That the House do now adjourn.

Sir James Killen (Leader of the House) requiring the question to be put forthwith without debate—

Question—put and negatived.

The House again resolved itself into a committee of the whole.

In the committee

Clause 4 further debated.

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

The House resumed; Mr Armitage reported accordingly.

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

43 **SUSPENSION OF STANDING ORDER 103:** Sir James Killen (Leader of the House), by leave, moved—That standing order 103 (11 o'clock rule) be suspended for this sitting.

Question—put and passed.

44 **TAXATION (UNPAID COMPANY TAX) ASSESSMENT BILL 1982 [NO. 2]:** The House, according to order, again resolved itself into a committee of the whole for the further consideration of the Bill.

In the committee

Clause 4 agreed to.

Clause 5—

Mr Sainsbury moved the following amendment: Page 15, after sub-clause (3) insert the following sub-clause:

“(3A) A primary taxable amount shall not be taken to exist in relation to a person in relation to the sale of shares or of an interest in shares in relation to an amount of ordinary company tax or undistributed profits tax payable by a company in relation to a year of income unless, immediately before the time of

sale of the shares or interest in shares, the person knew or believed, or could reasonably be expected to have known or believed, that—

- (a) ordinary company tax or undistributed profits tax, as the case may be, was payable, or would become payable, by the company in relation to the year of income; and
- (b) an arrangement or transaction had been or would be entered into or carried out for the purpose of securing or achieving the result that the company would not be able to pay to the Commissioner all of the ordinary company tax or undistributed profits tax, as the case may be, that was, or would become, payable by the company in relation to the year of income.”

Debate continued.

The committee continuing to sit until after 12 midnight—

FRIDAY, 29 OCTOBER 1982

Question—That the amendment be agreed to—put.

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

AYES, 13

Mr Bungey	Mr Hall	Mr Sainsbury*	Mr White
Mr Burr	Mr MacKellar	Mr Shack*	
Mr I. M. D. Cameron	Mr Porter	Mr Shipton	
Mr Groom	Mr Rocher	Mr Tuckey	

NOES, 87

Mr Adermann	Mr Connolly	Mr Howard	Mr Milton
Mr Armitage	Mr Cowan	Mr Humphreys	Mr Morris
Mr Baume	Mr Cross	Mr Hunt	Mr Mountford
Mr Birney	Mr Cunningham	Mr Hyde	Mr Newman
Dr Blewett	Mrs Darling	Mr Johnson*	Mr Nixon
Mr Bouchier	Mr Dawkins	Mr B. O. Jones	Mr O'Keefe
Mr Bowen	Mr Dean	Mr C. K. Jones	Mr Peacock
Mr Bradfield	Mr Drummond	Mr Katter	Mr Robinson
Mr J. J. Brown	Mr Duffy	Mrs Kelly	Mr Ruddock
Mr N. A. Brown	Dr Edwards	Mr Kent	Mr Scholes
Mr R. J. Brown	Mr Falconer	Sir James Killen	Mr Scott
Mr Bungey	Mr Fife	Mr Lloyd	Mr Sinclair
Mr Cadman	Mr Fisher*	Mr Lusher	Mr Spender
Mr D. M. Cameron	Mr Free	Mr MacKenzie	Mr Street
Mr E. C. Cameron	Mr Fry	Mr McLean	Mr Tambling
Mr Campbell	Mr Goodluck	Mr McLeay	Dr Theophanous
Mr Carlton	Mr Harris	Mr McMahon	Mr Thomson
Dr Cass	Mr Hawke	Mr McVeigh	Mr Uren
Mr Charles	Mr Hicks	Mr Macphee	Mr Wallis
Mrs Child	Mr Hodges	Mr Maher	Mr West
Mr Cohen	Mr Hodgman	Mr Mildren	Mr Wilson
Mr Coleman	Mr Holding	Mr Millar	

* Tellers

And so it was negatived.

Clause agreed to.

Clauses 6 to 20, by leave, taken together.

On the motion of Mr Howard (Treasurer), by leave, the following amendments were made together, after debate:

Clause 7, page 34, after sub-clause (2), insert the following sub-clauses:

“(2A) The promoters taxable amount, or the aggregate of the promoters taxable amounts, as the case may be, that exist by the application of sub-section (1) or (2) in relation to a purchase or purchases of shares under a scheme shall not exceed—

- (a) in a case to which sub-section (1) applies—the amount calculated in accordance with the formula $A-L-T-C$, where—

A is the total value, immediately before the last purchase time, of the assets of the company referred to in paragraph (1) (a);

- L* is the total amount of the liabilities of the company immediately before the last purchase time;
- T* is the amount of any company tax that was payable by the company in relation to the year of income in which the last purchase time occurred or a preceding year of income and was paid after the last purchase time and before 25 July 1982; and
- C* is the number of whole dollars in the amount or value of the total consideration paid or given in respect of the purchase or purchases under the scheme of all the shares referred to in paragraph (1) (a); or
- (b) in the case to which sub-section (2) applies—the amount calculated in accordance with the formula $A-L-T-C$, where—
- A* is the aggregate of the total values, immediately before the last purchase time, of the assets of the eligible companies referred to in paragraph (2) (c);
- L* is the aggregate of the total amounts of the liabilities of those companies immediately before the last purchase time;
- T* is the aggregate of the amounts of company tax that were payable by those companies in relation to the year of income in which the last purchase time occurred or a preceding year of income and were paid after the last purchase time and before 25 July 1982; and
- C* is the number of whole dollars in the amount or value of the total consideration paid or given in respect of the purchase or purchases under the scheme of all the shares referred to in paragraph (2) (a).
- (2B) For the purpose of the application of sub-section (2A) in relation to the purchase or purchases of shares under a scheme—
- (a) the total value of the assets of a company immediately before the last purchase time shall, subject to sub-section (2D), be taken to be—
- (i) where, for the purposes of the purchase or purchases of the shares under the scheme, it was agreed by the parties to the purchase or to each of the purchases that the assets of the company were to be taken to have a particular value—that value; and
- (ii) in any other case—such amount as the Commissioner determines; and
- (b) the total amount of the liabilities of a company immediately before the last purchase time shall be taken to be —
- (i) where, for the purposes of the purchase or purchases of the shares under the scheme, it was agreed by the parties to the purchase or to each of the purchases that the total amount of the liabilities of the company was to be taken to be a particular amount—that amount; and
- (ii) in any other case—such amount as the Commissioner determines.
- (2C) In sub-sections (2A) and (2B), 'liabilities' does not include liabilities in respect of company tax.
- (2D) The total value of the assets of a company at a particular time ascertained in accordance with paragraph (2B) (a) for the purposes of the application of paragraph (2A) (b) in relation to the company shall be reduced by an amount equal to so much of that total value as is attributable, by virtue of the beneficial ownership by the company of shares in another company that, for the purposes of that application of that paragraph, is one of the eligible companies referred to in that paragraph, to the value of the assets of that other company."
- Clause 9, page 41, lines 19-22 (inclusive), omit paragraphs (6) (c) and (d), substitute the following paragraphs:
- "(c) if the promoters taxable amount was ascertained under paragraph 7 (1) (j) or (2) (j) and paragraph (e) of this sub-section does not apply—an amount equal to 20% of the company tax payment;

- (d) if the promoters taxable amount was ascertained under paragraph 7 (1) (k) or (2) (k) and paragraph (e) of this sub-section does not apply—an amount equal to the company tax payment; and
- (e) if, by reason of an application of sub-section 7 (2A), the promoters taxable amount is less than it would otherwise have been—such amount (if any) as the Commissioner determines, not exceeding the amount that would otherwise be applicable under paragraph (c) or (d), as the case may be.”

Clause 10, page 42, lines 2-12 (inclusive), omit the clause, substitute the following clause:

Right of contribution and apportionment of liability

“10. (1) Where—

- (a) the persons included in an eligible promoters class are jointly and severally liable to pay recoupment tax on a promoters taxable amount; and
- (b) a person included in that eligible promoters class has paid any of that recoupment tax,

the person referred to in paragraph (b) may, in a court of competent jurisdiction, recover by way of contribution and as a debt from any of the other persons included in the class such part of the amount paid as the court considers just and equitable.

(2) Where proceedings against a person under section 209 of the Assessment Act for recovery of any promoters recoupment tax payable on a promoters taxable amount are instituted in any court, the court may—

- (a) on the application of the person, join, as co-defendant or as co-defendants in the proceedings, a specified person or specified persons who are included in the eligible promoters class in relation to the promoters taxable amount; and
- (b) having regard to—
 - (i) the nature and extent of the participation of the co-defendants in the scheme referred to in paragraph 7 (1) (a) or (2) (a), as the case may be, or in the arrangement or transaction referred to in paragraph 7 (1) (g) or (2) (g), as the case may be; and
 - (ii) the extent of any benefits that the co-defendants have obtained, or may reasonably be expected to obtain, as a result of the carrying out of the scheme referred to in paragraph 7 (1) (a) or (2) (a), as the case may be,

determine, on just and equitable grounds, the respective proportions of the amount of the promoters recoupment tax that the co-defendants are liable to pay.

- (3) In this section, ‘promoters recoupment tax’ includes late payment tax.”

Clauses, as amended, debated and agreed to.

Clause 21 debated.

On the motion of Mr Howard, by leave, the following amendments were made together, after debate:

Page 58, line 33, omit “sub-section 9 (7)”, substitute “sub-sections 9 (6) and (7)”.

Page 59, lines 1-10 (inclusive), omit paragraph (1) (h).

Question—That the clause, as amended, be agreed to—put.

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

AYES, 61

Mr Adermann	Mr Dean	Mr Katter	Mr Rocher
Mr Baume	Dr Edwards	Sir James Killen	Mr Ruddock
Mr Birney	Mr Falconer	Mr Lloyd	Mr Sainsbury
Mr Bouchier	Mr Fife	Mr Lusher	Mr Shack
Mr Bradfield	Mr Fisher*	Mr MacKellar	Mr Shipton
Mr N. A. Brown	Mr Giles	Mr MacKenzie	Mr Sinclair
Mr Bungey	Mr Goodluck	Mr McLean*	Mr Spender
Mr Burr	Mr Groom	Mr McVeigh	Mr Street
Mr Cadman	Mr Hall	Mr Macphee	Mr Tambling
Mr D. M. Cameron	Mr Harris	Mr Moore	Mr Thomson
Mr E. C. Cameron	Mr Hicks	Mr Newman	Mr Tuckey
Mr I. M. D. Cameron	Mr Hodges	Mr Nixon	Mr White
Mr Carlton	Mr Howard	Mr O'Keefe	Mr Wilson
Mr Coleman	Mr Hunt	Mr Peacock	
Mr Connolly	Mr Hyde	Mr Porter	
Mr Cowan	Mr Jarman	Mr Robinson	

NOES, 37

Mr Armitage	Mr Cunningham	Mr C. K. Jones	Mr Scholes
Dr Blewett	Mrs Darling	Mrs Kelly	Mr Scott
Mr J. J. Brown	Mr Dawkins	Mr Kent	Dr Theophanous
Mr R. J. Brown	Mr Duffy	Mr McLeay	Mr Uren
Mr Campbell	Mr Free	Mr McMahon	Mr Wallis
Dr Cass	Mr Hawke	Mr Maher	Mr West
Mr Charles	Mr Holding	Mr Mildren	Mr Willis
Mrs Child	Mr Humphreys*	Mr Milton	
Mr Cohen	Mr Johnson*	Mr Morris	
Mr Cross	Mr B. O. Jones	Mr Mountford	

* Tellers

And so it was resolved in the affirmative.

Remainder of Bill, by leave, taken as a whole, and agreed to.

Bill to be reported with amendments.

The House resumed; Mr Drummond reported accordingly.

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

- 45 **TAXATION (UNPAID COMPANY TAX—VENDORS) BILL 1982:** 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 Mr Howard (Treasurer), the Bill was read a third time.

- 46 **TAXATION (UNPAID COMPANY TAX—PROMOTERS) BILL 1982:** 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 Mr Howard (Treasurer), the Bill was read a third time.

- 47 **TAXATION (UNPAID COMPANY TAX) (CONSEQUENTIAL AMENDMENTS) BILL 1982:** 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 Mr Howard (Treasurer), the Bill was read a third time.

- 48 **INCOME TAX ASSESSMENT AMENDMENT (ADDITIONAL TAX) BILL 1982:** 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.

The House resolved itself into a committee of the whole.

—
In the committee

Bill, by leave, taken as a whole.

On the motion of Mr Howard (Treasurer), by leave, the following amendments were made together, after debate:

Amendment—

Clause 1, page 1, line 5, omit “(Additional Tax) Act”, substitute “Act (No. 6)”.

New clauses—

Page 1, after clause 2, insert the following new clauses:

Calculation of taxable income

“2A. Section 50C of the Principal Act is amended by omitting from sub-paragraph (3) (d) (i) ‘or 78’ and substituting ‘,78 or 78B’.”

Full-year deductions and partnership deductions

“2B. Section 50F of the Principal Act is amended by inserting in paragraph (1) (c) ‘, 78B’ after ‘78’.”

“2C. After section 78A of the Principal Act the following section is inserted:

Promoters recoupment tax

“78B. (1) Where a taxpayer who is included in an eligible promoters class in relation to a promoters taxable amount—

- (a) has paid to the Commissioner an amount of promoters recoupment tax payable on that promoters taxable amount; or
- (b) has paid an amount to another person by way of contribution in respect of promoters recoupment tax payable on that promoters taxable amount, a deduction is allowable in the assessment of the taxpayer in respect of income of the year of income in which the last purchase time in relation to the scheme to which the promoters taxable amount relates occurred of an amount equal to—
- (c) in a case to which paragraph (a) applies—the amount paid by the taxpayer reduced by any amount or amounts received by the taxpayer by way of contribution in respect of promoters recoupment tax payable on that promoters taxable amount; or
- (d) in a case to which paragraph (b) applies—the amount paid by the taxpayer.

(2) For the purposes of paragraph (1) (c), an amount shall be deemed to have been received by the taxpayer by way of contribution although it is not actually paid over to the taxpayer, but is re-invested, accumulated, capitalized, carried to any reserve, sinking fund or insurance fund, however designated, or otherwise dealt with on behalf of the taxpayer or as the taxpayer directs.

(3) Where, at any time after the making of an assessment in relation to a taxpayer, the taxpayer considers that the Commissioner ought to amend the assessment to allow a deduction under this section, the taxpayer may post to or lodge with the Commissioner a request in writing for an amendment of the assessment to allow the deduction.

(4) The Commissioner shall consider the request and shall serve on the taxpayer, by post or otherwise, a written notice of his decision on the request.

(5) If the taxpayer is dissatisfied with the Commissioner’s decision on the request, the taxpayer may, within 60 days after service on the taxpayer of notice of the decision of the Commissioner, post to or lodge with the Commissioner an objection in writing against the decision stating fully and in detail the grounds on which the taxpayer relies.

(6) The provisions of Division 2 of Part V (other than section 185) apply in relation to an objection made under sub-section (5) in like manner as those provisions apply in relation to an objection against an assessment.

(7) For the purposes of this section, expressions that are used in this section to which particular meanings are assigned by section 3 of the *Taxation (Unpaid*

Company Tax) Assessment Act 1982 have the respective meanings that are so assigned to them.’”.

Limitation on certain deductions

“2D. Section 79C of the Principal Act is amended by inserting ‘, 78B’ after ‘78’.”.

Page 2, after clause 3, insert the following new clause:

Amendment of assessments

“3A. Section 170 of the Principal Act is amended by omitting from sub-section (10) ‘or 78A’ and substituting ‘, 78A or 78B’.”.

Bill, as amended, agreed to.

Bill to be reported with amendments.

The House resumed; Mr Armitage reported accordingly.

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

49 **SPECIAL ADJOURNMENT:** Sir James Killen (Leader of the House) moved—That the House, at its rising, adjourn until Tuesday, 9 November 1982, at 1.45 p.m., unless Mr Speaker fixes an alternative day or hour of meeting.

Question—put and passed.

50 **ADJOURNMENT:** Mr Howard (Treasurer) moved—That the House do now adjourn.

Question—put and passed.

And then the House, at 1.28 a.m., adjourned until Tuesday, 9 November 1982, at 1.45 p.m., in accordance with the resolution agreed to this day.

PAPERS: The following papers were deemed to have been presented on 28 October 1982, pursuant to statute:

Australian Apple and Pear Corporation Act—Regulation—Statutory Rules 1982, No. 276.

Defence Act—Regulations—Statutory Rules 1982, Nos 271, 274, 275.

Defence Act, Naval Defence Act and Air Force Act—Regulations—Statutory Rules 1982, Nos 272, 273.

Defence Amendment Act—Interim Determinations—Statutory Rules 1982, Nos 277, 278, 279.

Income Tax Assessment Act—Regulations—Statutory Rules 1982, No. 280.

Lands Acquisition Act—Statement of lands acquired by agreement authorised under sub-section 7 (1).

Seat of Government (Administration) Act—Ordinances—1982—

No. 83—Parole (Amendment) (No. 2).

No. 84—Legal Aid (Amendment).

No. 85—Health Professions Boards (Procedures) (Amendment).

MEMBERS PRESENT: All Members were present (at some time during the sitting) except Mr Anthony, Mr Beazley, Mr Braithwaite, Mr Chapman, Mr Dobie*, Dr Everingham*, Mr Howe, Mr Jull, Mr Morrison, Mr Viner and Mr Young.

* On leave

D. M. BLAKE,
Clerk of the House of Representatives