

## THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

## HOUSE OF REPRESENTATIVES

## VOTES AND PROCEEDINGS

No. 56

WEDNESDAY, 7 MARCH 1984

- 
- 1 The House met, at 10 a.m., pursuant to adjournment. Mr Speaker (the Honourable Dr H. A. Jenkins) took the Chair, and read Prayers.
  - 2 PETITIONS: The Clerk announced that the following Members had each lodged petitions for presentation, viz.:
    - Mr Braithwaite, Mr Cadman, Mrs Darling, Mr Hawker, Mr Milton and Mr Rocher—from certain citizens praying that chiropractic services be included in Medicare when it is introduced.
    - Mr J. J. Brown and Mrs Darling—from certain citizens praying that the ban on the export of kangaroo products be re-applied.
    - Mr Gorman and Mr Keating—from certain residents of New South Wales praying that legislation be enacted to ban the advertising of alcohol from commercial television and radio.
    - Mr Hawker and Mr Scholes—from certain residents of Victoria praying that Victorian parent clubs be recognised as education auxiliaries and be exempted from bank account debits tax.
    - Mr Aldred—from certain citizens praying that funding to all non-government schools be maintained at least at 1983 levels, pending a full review in consultation with the parents of students of non-government schools.
    - Mr Braithwaite—from certain electors of the Division of Dawson praying that the oath of allegiance remain unchanged.
    - Mr Burr—from certain citizens praying that the Standing Committee on Environment and Conservation bring down an interim report on aircraft noise at Launceston as a matter of urgency.
    - Mr Cadman—from certain citizens praying that a suitable alternative site for the proposed airport at Scheyville, NSW, be found.
    - Mr E. C. Cameron—from certain residents of the Division of Indi praying that biological control of Paterson's Curse be implemented.
    - Mr Connolly—from certain parents representing government schools in New South Wales praying that an adequate general recurrent resource base for government schools be created and a planned program of improvements in government schools throughout the coming decade be ensured.
    - Mrs Darling—from certain citizens praying that action be taken to avoid discrimination against Queenslanders, in terms of hospital bed charges.
    - Mrs Darling—from certain citizens praying that recurrent funding for government schools be increased and funding for special programs to assist primary school children with learning difficulties be provided, as promised.
    - Mr Griffiths—from certain citizens praying that foreign aid be reoriented to eliminate chronic poverty in Australia's region and that both recipient countries

- and types of aid be chosen systematically, based on the commitment of the recipient government to help the poor.
- Mr Hollis—from certain citizens praying that any proposal to legislate for the establishment of plant variety rights in Australia be rejected.
- Mr Howard—from certain citizens praying that the Broadcasting and Television Act be amended in relation to program standards.
- Mr Milton—from certain citizens praying that the Omega base in Victoria be closed.
- Mr Robinson—from certain citizens praying for the improvement of telephone services in regional areas.
- Mr Ruddock—from certain citizens praying that no further action be taken in respect of territorial or local government in the Australian Capital Territory until the findings of the inquiry into ACT finances have been made public and a further referendum of electors has been held.
- Mr Simmons—from certain citizens praying that the proposed closure of Telecom Australia's Manual Assistance Centre at Parkes, NSW, be halted, pending a full and open inquiry into the needs of affected subscribers and certain other matters.
- Mr West—from certain citizens praying that the need for "assurances of support" in Australia's immigration criteria be abolished and that permanent residence status guarantee automatic right to pensions and benefits to eligible applicants.
- Mr Wilson—from certain citizens praying that any suggestion that de facto wives of Members of Parliament be provided with free travel be rejected.

Petitions received.

- 3 MESSAGE FROM THE SENATE—LIQUID FUEL EMERGENCY BILL 1983: The following message from the Senate was reported:

Message No. 180

Mr Speaker,

The Senate returns to the House of Representatives the Bill for "*An Act to facilitate the management of liquid fuel that is, or is likely to be, in short supply*", 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.

D. McCLELLAND  
President

The Senate,  
Canberra, 6 March 1984

Ordered—That the amendments be taken into consideration, in committee of the whole House, at a later hour this day.

- 4 FRESH VEGETABLES (EXPORT INSPECTION CHARGE) BILL 1984: 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.

Ordered—That Mr Kerin (Minister for Primary Industry) be granted an extension of time.

Mr Kerin was granted leave to continue his speech when the debate is resumed.

Debate adjourned, and the resumption of the debate made an order of the day for a later hour this day.

- 5 POSTPONEMENT OF ORDER OF THE DAY: Ordered—That order of the day No. 2, government business, be postponed until a later hour this day.

- 6 CANNED AND FROZEN VEGETABLES (EXPORT INSPECTION CHARGE) BILL 1984: 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 Kerin (Minister for Primary Industry), the Bill was read a third time.
- 7 **CANNED AND FROZEN VEGETABLES (EXPORT INSPECTION CHARGE) COLLECTION BILL 1984:** 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 Kerin (Minister for Primary Industry), the Bill was read a third time.
- 8 **HONEY (EXPORT INSPECTION CHARGE) BILL 1984:** 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 Kerin (Minister for Primary Industry), the Bill was read a third time.
- 9 **HONEY (EXPORT INSPECTION CHARGE) COLLECTION BILL 1984:** 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.  
Mr Kerin (Minister for Primary Industry) moved—That the Bill be now read a third time.  
Debate ensued.  
Question—put and passed—Bill read a third time.
- 10 **APPLE AND PEAR LEVY AMENDMENT BILL 1984:** 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 Kerin (Minister for Primary Industry), the Bill was read a third time.
- 11 **DRIED FRUITS LEVY AMENDMENT BILL 1984:** 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 Kerin (Minister for Primary Industry), the Bill was read a third time.
- 12 **SEX DISCRIMINATION BILL 1983:** The order of the day having been read for the further consideration of the Bill in committee, the House resolved itself into a committee of the whole.

---

*In the committee*

Consideration resumed of Clauses 7 to 27 together.

Clauses agreed to.

Clauses 28 to 37, by leave, taken together.

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

Clause 28, page 18, lines 27-40, omit sub-clause (3), substitute the following sub-clause:

“(3) A person shall, for the purposes of this section, be taken to sexually harass another person if—

- (a) the first-mentioned makes a sexual advance, or a request for sexual favours, to the other person, or engages in other conduct of a sexual nature in relation to the other person;
- (b) the other person takes reasonable steps to communicate to the first-mentioned person that the advance, request or conduct is unwelcome; and
- (c) (i) the first-mentioned person makes it reasonably appear to the other person that a rejection of the advance, a refusal of the request or the taking objection to the conduct would disadvantage the other person in any way in connection with the other person’s employment or work or possible employment or possible work; or
  - (ii) as a result of the other person’s rejection of the advance, refusal of the request or taking of objection to the conduct, the other person is disadvantaged in any way in connection with the other person’s employment or work or possible employment or possible work.”.

Clause 29, page 19, lines 8-22, omit sub-clause (2), substitute the following sub-clause:

“(2) A person shall, for the purposes of this section, be taken to sexually harass another person if—

- (a) the first-mentioned person makes a sexual advance, or a request for sexual favours, to the other person, or engages in other unwelcome conduct of a sexual nature in relation to the other person;
- (b) the other person takes reasonable steps to communicate to the first-mentioned person that the advance, request or conduct is unwelcome; and
- (c) (i) the first-mentioned person makes it reasonably appear to the other person that a rejection of the advance, a refusal of the request or the taking of objection to the conduct would disadvantage the other person in any way in connection with the other person’s studies or the other person’s application for admission to an educational institution as a student; or
  - (ii) as a result of the other person’s rejection of the advance, refusal of the request or taking of objection to the conduct, the other person is disadvantaged in any way in connection with the other person’s studies or the other person’s application for admission to an educational institution as a student.”.

Debate continued.

Amendments negatived.

Clauses agreed to.

Clause 38—

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

Page 22, line 20, after “creed” insert “or in accordance with stated principles”.

Page 22, at the end of sub-clause (1) add “or in order to avoid a contravention of those stated principles”.

Debate continued.

Question—That the amendments be agreed to—put.

The committee divided (the Chairman, Mrs Child, in the Chair)—

AYES, 44

Mr Adermann	Mr Connolly	Mr Howard	Mr Newman
Mr Aldred	Mr Dobie	Mr Hunt	Mr O'Keefe
Mr Andrew	Mr Drummond	Mr Lloyd	Mr Porter
Mr Braithwaite	Dr H. R. Edwards	Mr Lusher	Mr Rocher
Mr Burr	Mr Fife	Mr McArthur	Mr Ruddock
Mr Cadman	Mr Fisher	Mr McGauran	Mr Shipton
Mr D. M. Cameron	Mr Goodluck	Mr MacKellar	Mr Sinclair
Mr E. C. Cameron*	Mr Groom	Mr McVeigh	Mr Spender
Mr I. M. D. Cameron	Mr Hall	Mr Macphee	Mr Tuckey
Mr Carlton	Mr Hicks*	Mr Millar	Mr White
Mr Coleman	Mr Hodgman	Mr Moore	Mr Wilson

NOES, 71

Mr Baldwin	Mr Dawkins	Mr Jones	Mr O'Neil
Mr Beazley	Mr Duffy	Mr Keating	Mr Punch
Mr Beddall	Mr R. F. Edwards	Mrs Kelly	Mr Reeves
Mr Bilney	Dr Everingham	Mr Kent	Mr Saunderson
Mr Blanchard	Ms Fatin	Mr Keogh	Mr Scholes
Dr Blewett	Mr Free	Mr Kerin	Mr Scott
Mr Bowen	Mr Fry	Dr Klugman	Mr Simmons
Mr J. J. Brown	Mr Gayler	Mr Lindsay	Mr Snow
Mr R. J. Brown	Mr Gear	Ms McHugh	Mr Staples
Mr Brumby	Mr Gorman	Mr McLeay	Mr Steedman
Mr Campbell	Mr Griffiths	Mr Maher	Dr Theophanous
Mr Charles	Mr Hand	Mrs Mayer	Mr Tickner
Dr Charlesworth	Mr Hayden	Mr Mildren	Mr Uren
Mr Chynoweth	Mr Holding	Mr Milton	Mr Wells
Mr Cohen	Mr Hollis	Mr A. A. Morris	Mr West
Mr Cross	Mr Howe	Mr P. F. Morris	Mr Willis
Mr Cunningham*	Mr Humphreys*	Mr Morrison	Mr Young
Mrs Darling	Mr Jacobi	Mr Mountford	

\* Tellers

And so it was negatived.

Clause agreed to.

Clauses 28 to 37 and the amendments to clauses 28 and 29 moved by Mr Macphee, by leave, reconsidered.

Question—That the amendments be agreed to—put.

The committee divided (the Chairman, Mrs Child, in the Chair)—

AYES, 44

Mr Adermann	Mr Connolly	Mr Hodgman	Mr Newman
Mr Aldred	Mr Cowan	Mr Howard	Mr O'Keefe
Mr Andrew	Mr Dobie	Mr Lloyd	Mr Porter
Mr Braithwaite	Mr Drummond	Mr Lusher	Mr Rocher
Mr Burr	Dr H. R. Edwards	Mr McArthur	Mr Ruddock
Mr Cadman	Mr Fife	Mr McGauran	Mr Shipton
Mr D. M. Cameron	Mr Fisher	Mr MacKellar	Mr Sinclair
Mr E. C. Cameron *	Mr Goodluck	Mr McVeigh	Mr Spender
Mr I. M. D. Cameron	Mr Groom	Mr Macphee	Mr Tuckey
Mr Carlton	Mr Hall	Mr Millar	Mr White
Mr Coleman	Mr Hicks *	Mr Moore	Mr Wilson

## NOES, 71

Mr Baldwin	Mr Dawkins	Mr Jones	Mr O'Neil
Mr Beazley	Mr Duffy	Mr Keating	Mr Punch
Mr Beddall	Mr R. F. Edwards	Mrs Kelly	Mr Reeves
Mr Bilney	Dr Everingham	Mr Kent	Mr Saunderson
Mr Blanchard	Ms Fatin	Mr Keogh	Mr Scholes
Dr Blewett	Mr Free	Mr Kerin	Mr Scott
Mr Bowen	Mr Fry	Dr Klugman	Mr Simmons
Mr J. J. Brown	Mr Gayler	Mr Lindsay	Mr Snow
Mr R. J. Brown	Mr Gear	Ms McHugh	Mr Staples
Mr Brumby	Mr Gorman	Mr McLeay	Mr Steedman
Mr Campbell	Mr Griffiths	Mr Maher	Dr Theophanous
Mr Charles	Mr Hand	Mrs Mayer	Mr Tickner
Dr Charlesworth	Mr Hayden	Mr Mildren	Mr Uren
Mr Chynoweth	Mr Holding	Mr Milton	Mr Wells
Mr Cohen	Mr Hollis	Mr A. A. Morris	Mr West
Mr Cross	Mr Howe	Mr P. F. Morris	Mr Willis
Mr Cunningham *	Mr Humphreys *	Mr Morrison	Mr Young
Mrs Darling	Mr Jacobi	Mr Mountford	

\* Tellers

And so it was negatived.

Clauses agreed to.

Clauses 39 to 64, by leave, taken together, and agreed to, after debate.

Clauses 65 to 77, by leave, taken together.

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

Clause 65, page 33, lines 7-10, omit sub-paragraphs (1) (b) (i) and (1) (b) (ii).

Clause 66, page 33, omit the clause, substitute the following clause:

**Inquiries to be held in private**

"66. (1) Subject to sub-section (2), an inquiry shall be held in private.

"(2) The Commission may, on the application of the respondent to an inquiry, if it is satisfied that it is appropriate to do so, direct that an inquiry, or part of an inquiry, be held in public."

Mr Macphee addressing the committee—

It being 12.45 p.m., in accordance with sessional order 101A—Progress to be reported.

The House resumed; Mrs Child reported accordingly.

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

13 **QUESTIONS:** Questions without notice were asked.

14 **PAPERS:** The following papers were presented:

Education Research Act—Education Research and Development Committee—Report for year 1982-83.

Local Government (Personal Income Tax Sharing) Act—State Grants Commission—Tasmania—Report for year 1983-84.

15 **ENVIRONMENT AND CONSERVATION—STANDING COMMITTEE:** Mr Speaker informed the House that the Government Whip had nominated Mr Gear to be a member of the Standing Committee on Environment and Conservation in place of Mr Reeves.

16 **MIGRATION PROGRAM 1983-84—PROGRESS AND DEVELOPMENTS—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER:** Mr West (Minister for Immigration and Ethnic Affairs), by leave, made a ministerial statement informing the House of developments and emerging trends in the Government's immigration program, announced on 18 May 1983, and presented the following paper:

Migration program 1983-84—Progress and developments—Ministerial statement, 7 March 1984.

Mr Kerin (Minister for Primary Industry) moved—That the House take note of the paper.

*Suspension of standing orders—Extended time for speech:* Mr West, by leave, moved—That so much of the standing orders be suspended as would prevent Mr Hodgman speaking for a period not exceeding 28 minutes.

Question—put and passed.

Debate ensued.

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

- 17 **DISCUSSION OF MATTER OF PUBLIC IMPORTANCE—CONSTITUTIONAL RESPONSIBILITIES OF PARLIAMENT—FEDERAL JUDGES:** Mr Speaker informed the House that Mr Howard (Deputy Leader of the Opposition) had proposed that a definite matter of public importance be submitted to the House for discussion, namely, “The Government’s obstruction of the Parliament in the proper discharge of its constitutional responsibilities in relation to Federal Judges”.

The proposed discussion having received the necessary support—

Mr Howard addressed the House.

Discussion ensued.

Discussion concluded.

- 18 **CHICKEN MEAT RESEARCH AMENDMENT BILL 1984:** Mr Kerin (Minister for Primary Industry), pursuant to notice, presented a Bill for an Act to amend the *Chicken Meat Research Act 1969*.

Bill read a first time.

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

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

- 19 **PUBLIC ACCOUNTS COMMITTEE—REPORT—STATEMENTS BY MEMBERS:** Mr Cadman (Vice-Chairman) presented the following report from the Joint Committee of Public Accounts:

223rd Report—HMAS *Tobruk*.

Mr Cadman, Mr White, Mrs Mayer and Dr Theophanous, by leave, made statements in connection with the report.

- 20 **ADVANCE AUSTRALIA LOGO PROTECTION BILL 1984:** Mr J. J. Brown (Minister Assisting the Minister for Industry and Commerce), pursuant to notice, presented a Bill for an Act to make provision for the protection of the Advance Australia logo, and for related purposes.

Bill read a first time.

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

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

- 21 **QUARANTINE AMENDMENT BILL 1984:** Dr Blewett (Minister for Health), pursuant to notice, presented a Bill for an Act to amend the *Quarantine Act 1908*, and for related purposes.

Bill read a first time.

Dr Blewett moved—That the Bill be now read a second time.

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

22 SEX DISCRIMINATION BILL 1983: The House, according to order, again resolved itself into a committee of the whole for the further consideration of the Bill.

*In the committee*

Clauses 65 to 77 together—

Debate resumed on the clauses and on the amendments moved together by Mr Macphee, viz.:

Clause 65, page 33, lines 7-10, omit sub-paragraphs (1) (b) (i) and (1) (b) (ii).

Clause 66, page 33, omit the clause, substitute the following clause:

**Inquiries to be held in private**

“66. (1) Subject to sub-section (2), an inquiry shall be held in private.

“(2) The Commission may, on the application of the respondent to an inquiry, if it is satisfied that it is appropriate to do so, direct that an inquiry, or part of an inquiry, be held in public.”.

Question—That the amendments be agreed to—put.

The committee divided (the Chairman, Mrs Child, in the Chair)—

AYES, 44

Mr Adermann	Mr Connolly	Mr Howard	Mr Moore
Mr Aldred	Mr Cowan	Mr Hunt	Mr Newman
Mr Andrew	Mr Drummond	Mr Katter	Mr Porter
Mr Blunt	Dr H. R. Edwards	Mr Lloyd	Mr Rocher
Mr Braithwaite	Mr Fife	Mr Lusher	Mr Ruddock
Mr Burr	Mr Fisher	Mr McArthur	Mr Shipton
Mr Cadman	Mr Goodluck	Mr McGauran	Mr Sinclair
Mr D. M. Cameron	Mr Groom	Mr MacKellar	Mr Spender
Mr E. C. Cameron*	Mr Hall	Mr McVeigh	Mr Tuckey
Mr Carlton	Mr Hicks*	Mr Macphee	Mr White
Mr Coleman	Mr Hodgman	Mr Millar	Mr Wilson

NOES, 66

Mr Baldwin	Mr Dawkins	Mr Keating	Mr O'Neil
Mr Beazley	Mr R. F. Edwards	Mrs Kelly	Mr Punch
Mr Beddall	Dr Everingham	Mr Kent	Mr Saunderson
Mr Bilney	Ms Fatin	Mr Keogh	Mr Scholes
Mr Blanchard	Mr Free	Mr Kerin	Mr Scott
Dr Blewett	Mr Fry	Dr Klugman	Mr Simmons
Mr Bowen	Mr Gayler	Mr Lindsay	Mr Snow
Mr R. J. Brown	Mr Gear	Ms McHugh	Mr Staples
Mr Brumby	Mr Gorman	Mr McLeay	Mr Steedman
Mr Campbell	Mr Griffiths	Mr Maher	Dr Theophanous
Mr Charles	Mr Hand	Mrs Mayer	Mr Tickner
Dr Charlesworth	Mr Hayden	Mr Mildren	Mr Wells
Mr Chynoweth	Mr Holding	Mr Milton	Mr West
Mr Cohen	Mr Hollis	Mr A. A. Morris	Mr Willis
Mr Cross	Mr Howe	Mr P. F. Morris	Mr Young
Mr Cunningham*	Mr Humphreys*	Mr Morrison	
Mrs Darling	Mr Jacobi	Mr Mountford	

\* Tellers

And so it was negatived.

Clauses agreed to.

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

Mr Macphee moved the following amendment: Clause 81, page 37, at the end of sub-clause (1) add the following sub-paragraph:

“(viii) a declaration that one party pay to the other party such amount as is assessed by the Commission to be the other party's costs of the inquiry.”.

Debate continued.

Question—That the amendment be agreed to—put.

The committee divided (the Chairman, Mrs Child, in the Chair)—

AYES, 43

Mr Adermann	Mr Coleman	Mr Hodgman	Mr Moore
Mr Aldred	Mr Connolly	Mr Howard	Mr Newman
Mr Andrew	Mr Cowan	Mr Katter	Mr Porter
Mr Blunt	Mr Drummond	Mr Lloyd	Mr Rocher
Mr Braithwaite	Dr H. R. Edwards	Mr Lusher	Mr Ruddock
Mr Burr	Mr Fife	Mr McArthur	Mr Shipton
Mr Cadman	Mr Fisher	Mr McGauran	Mr Spender
Mr D. M. Cameron	Mr Goodluck	Mr MacKellar	Mr Tuckey
Mr E. C. Cameron*	Mr Groom	Mr McVeigh	Mr White
Mr I. M. D. Cameron	Mr Hall	Mr Macphee	Mr Wilson
Mr Carlton	Mr Hicks*	Mr Millar	

NOES, 68

Mr Baldwin	Mr Dawkins	Mr Jacobi	Mr O'Neil
Mr Beazley	Mr Duffy	Mr Keating	Mr Punch
Mr Beddall	Mr R. F. Edwards	Mrs Kelly	Mr Reeves
Mr Bilney	Dr Everingham	Mr Kent	Mr Saunderson
Mr Blanchard	Ms Fatin	Mr Keogh	Mr Scholes
Dr Blewett	Mr Free	Dr Klugman	Mr Scott
Mr Bowen	Mr Fry	Mr Lindsay	Mr Simmons
Mr R. J. Brown	Mr Gear	Ms McHugh	Mr Snow
Mr Brumby	Mr Gorman	Mr McLeay	Mr Staples
Mr Campbell	Mr Griffiths	Mr Maher	Mr Steedman
Mr Charles	Mr Hand	Mrs Mayer	Dr Theophanous
Dr Charlesworth	Mr Hayden	Mr Mildren	Mr Tickner
Mr Chynoweth	Mr Holding	Mr Milton	Mr Uren
Mr Cohen	Mr Hollis	Mr A. A. Morris	Mr Wells
Mr Cross	Mr Howe	Mr P. F. Morris	Mr West
Mr Cunningham*	Mr Humphreys*	Mr Morrison	Mr Willis
Mrs Darling	Mr Hurford	Mr Mountford	Mr Young

\* Tellers

And so it was negated.

Remainder of Bill agreed to.

Bill to be reported without amendment.

The House resumed; Mrs Child reported accordingly.

On the motion of Mr Bowen (Minister representing the Attorney-General), the House adopted the report.

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

Debate ensued.

Question—put.

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

AYES, 86

Mr Baldwin	Mr Cunningham*	Mr Jacobi	Mr Peacock
Mr Beazley	Mrs Darling	Mr Keating	Mr Porter
Mr Beddall	Mr Dawkins	Mrs Kelly	Mr Punch
Mr Bilney	Mr Duffy	Mr Kent	Mr Reeves
Mr Blanchard	Dr H. R. Edwards	Mr Keogh	Mr Ruddock
Dr Blewett	Mr R. F. Edwards	Mr Kerin	Mr Saunderson
Mr Bowen	Dr Everingham	Dr Klugman	Mr Scott
Mr R. J. Brown	Ms Fatin	Mr Lindsay	Mr Shipton
Mr Brumby	Mr Free	Mr Lloyd	Mr Simmons
Mr Burr	Mr Fry	Ms McHugh	Mr Snow
Mr D. M. Cameron	Mr Gayler	Mr McLeay	Mr Spender
Mr E. C. Cameron	Mr Gear	Mr McVeigh	Mr Staples
Mr Campbell	Mr Gorman	Mr Macphee	Mr Steedman
Mr Carlton	Mr Griffiths	Mr Maher	Dr Theophanous
Mr Charles	Mr Hall	Mrs Mayer	Mr Tickner
Dr Charlesworth	Mr Hand	Mr Milton	Mr Wells
Mrs Child	Mr Hayden	Mr Moore	Mr West
Mr Chynoweth	Mr Holding	Mr A. A. Morris	Mr Willis
Mr Cohen	Mr Hollis	Mr P. F. Morris	Mr Wilson
Mr Coleman	Mr Howard	Mr Morrison	Mr Young
Mr Connolly	Mr Humphreys*	Mr Mountford	
Mr Cross	Mr Hurford	Mr O'Neil	

## NOES, 26

Mr Adermann	Mr Cowan	Mr Hodgman	Mr Newman
Mr Aldred	Mr Drummond	Mr Katter	Mr Rocher
Mr Andrew	Mr Fife	Mr Lusher	Mr Sinclair
Mr Blunt	Mr Fisher	Mr McArthur	Mr Tuckey
Mr Braithwaite	Mr Goodluck	Mr McGauran	Mr White
Mr Cadman*	Mr Groom	Mr MacKellar	
Mr I. M. D. Cameron	Mr Hicks*	Mr Millar	

\* Tellers

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

- 23 **FOREIGN PROCEEDINGS (EXCESS OF JURISDICTION) BILL 1984:** The order of the day having been read for the resumption of the debate on the question—That the Bill be now read a second time—

Debate resumed.

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

Leave granted for third reading to be moved forthwith.

On the motion of Mr Bowen (Minister representing the Attorney-General), the Bill was read a third time.

- 24 **ADJOURNMENT:** Mr Bowen (Minister for Trade) moved—That the House do now adjourn.

Debate ensued.

The House continuing to sit until 8 p.m.—Mr Speaker adjourned the House until tomorrow at 10 a.m.

---

**PAPERS:** The following papers were deemed to have been presented on 7 March 1984:

Australian Meat and Live-stock Corporation Act—Orders—1983—

M14/83—Quality control programmes and inspections—Meat.

M15/83—Export documentation.

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

Public Service Act—Determination—1984—No. 1.

Remuneration Tribunals Act—Remuneration Tribunal—Determination 1984/1—Holders of public office on the Australian Shipping Commission and other bodies.

---

**MEMBERS PRESENT:** All Members were present (at some time during the sitting) except Mr Hawker.

---

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