

## THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

## HOUSE OF REPRESENTATIVES

## VOTES AND PROCEEDINGS

No. 78

MONDAY, 4 JUNE 1984

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- 1 The House met, at 2 p.m., pursuant to adjournment. Mr Speaker (the Honourable Dr H. A. Jenkins) took the Chair, and read Prayers.
  - 2 **MINISTERIAL ARRANGEMENTS:** Mr Hawke (Prime Minister) informed the House that, during the absence abroad of Mr Bowen (Minister for Trade and Acting Minister for Foreign Affairs), he was acting as Minister for Foreign Affairs, Mr Kerin (Minister for Primary Industry) was acting as Minister for Trade and Mr Duffy (Minister for Communications) was representing the Attorney-General in this House.
  - 3 **QUESTIONS:** Questions without notice were asked.
  - 4 **PAPERS:** The following papers were presented:
    - Canberra College of Advanced Education Act—Council of the Canberra College of Advanced Education—Report for 1983—Part 1—Report, together with statement by Senator Ryan, Minister for Education and Youth Affairs.
    - Computer education—Report, dated March 1984, by Commonwealth Schools Commission in response to the Report of the National Advisory Committee on Computers in Schools, together with statement by Senator Ryan, Minister for Education and Youth Affairs.
    - Curriculum Development Centre Act—Curriculum Development Centre Council—Report and financial statements, together with the Auditor-General's Report, for year 1982-83.
    - Documents relating to the simultaneous dissolution of the Senate and the House of Representatives by His Excellency the Governor-General on 4 February 1983.
    - National common police services—Report of Australian Police Ministers' Council for year 1982-83.
    - Non-government Schools (Loans Guarantee) Act—Report for 1983, together with statement by Senator Ryan, Minister for Education and Youth Affairs.
    - Political exchange program—Interim committee—Report for period 21 December 1981 to 30 June 1983.
  - 5 **USSR AND IRAN—GOVERNMENT SANCTIONS—COMPENSATION SCHEME—PAPER AND MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPERS:** Mr Dawkins (Minister for Finance) presented the following paper:
    - USSR and Iran—Government sanctions—Report on the operation of the scheme to compensate persons affected.
    - Mr Dawkins, by leave, made a ministerial statement in connection with the report and presented the following paper:
      - USSR and Iran—Government sanctions—Compensation to persons affected—Ministerial statement, 4 June 1984.

Mr Young (Leader of the House) moved—That the House take note of the papers.  
Debate ensued.

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

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

Mr Baldwin, Mr Beddall, Mr Bowen, Mr Humphreys, Mr Kent and Mr Rocher—from certain citizens praying that confectionery be exempt from sales tax.

Mr Beddall, Mr Hawker, Mr Macphee and Mr Rocher—from certain citizens praying that chiropractic services be included in Medicare when it is introduced.

Mr Beddall, Mrs Darling and Mr Moore—from certain residents of Queensland praying that no action be taken to change the national flag.

Mr Charles, Mr Kent and Mr Steedman—from certain citizens praying that the Omega base in Victoria be closed.

Mr Beddall and Mr Macphee—from certain citizens praying that the ban on the export of kangaroo products be re-applied.

Mr Blunt and Mr Hicks—from certain citizens praying that the Sex Discrimination Bill be amended to prevent inconsistencies with the principles of justice and equality and that a conscience vote on the Bill be permitted to all Members of Parliament.

Mr Adermann—from certain citizens praying that the decision to alter the ACT Classification of Publications Ordinance be abandoned.

Mr Beddall—from certain citizens praying that bank account debits tax be abolished and all charges refunded.

Mr Beddall—from certain elected representatives and officers of local governments praying that the Local Government (Personal Income Tax Sharing) Act be amended to provide a real term minimum guarantee to local government general revenue sharing arrangements.

Mr Beddall—from certain residents of the Divisions of Fadden and Oxley praying that the current services offered by the Roadvale Post Office, Qld, be retained.

Mr Blunt—from certain citizens praying that the existing national flag remain sacrosanct.

Mr Burr—from certain citizens praying that regulations amending the Customs (Prohibited Imports) Regulations and Customs (Cinematograph Films) Regulations and the ordinance superseding the ACT Objectionable Publications Ordinance be disallowed and certain other action be taken in relation to censorship matters.

Mr E. C. Cameron—from certain residents of the Division of Indi praying that biological control of Paterson's Curse be implemented.

Mrs Darling—from certain citizens praying that when the redeveloped Brisbane Airport becomes operative, no jet aircraft use the crosswind runway and the curfew be maintained from 10 p.m. to 6 a.m.

Mrs Darling—from certain residents of Queensland praying that legislation be enacted to ban the advertising of alcohol from commercial television and radio.

Ms Fatin—from certain citizens praying that certain action be taken to discontinue the mining and supply of uranium.

Mr Hawker—from certain residents of Victoria praying that Victorian parent clubs be recognised as education auxiliaries and be exempted from bank account debits tax.

Mr Jacobi—from certain citizens praying that funds be immediately allocated so that Dr Hoh and Dr Dintenfass may complete their projects on Spacelab 4 with NASA.

Mr Macphee—from certain citizens praying that religious and human rights persecution in the Soviet Union be condemned.

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.

Petitions received.

- 7 DISCUSSION OF MATTER OF PUBLIC IMPORTANCE—ASSETS TEST AND THE ELDERLY:** The Deputy Speaker informed the House that Mr Peacock (Leader of the Opposition) had proposed that a definite matter of public importance be submitted to the House for discussion, namely, "The Government's continued persecution of the elderly in Australia, particularly in the most recent version of Labor's assets test".

The proposed discussion having received the necessary support—

Mr Peacock addressed the House.

Discussion ensued.

Discussion concluded.

- 8 EXPENDITURE—STANDING COMMITTEE—REPORT—STATEMENTS BY MEMBERS:** Mr McLeay (Chairman) presented the following report from the Standing Committee on Expenditure:

Management of the main battle tank: Who was outgunned?—Review of the Auditor-General's efficiency audit—Report, dated May 1984, together with copies of the minutes of proceedings and the transcript of evidence.

Ordered—That the report be printed.

Mr McLeay and Mr Lusher, by leave, made statements in connection with the report.

- 9 7TH CAMP HOSPITAL, KAPOOKA, NSW—APPROVAL OF WORK:** Mr Hurford (Minister for Housing 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: Development of 7th Camp Hospital, Kapooka, NSW.

Debate ensued.

Question—put and passed.

- 10 SUSPENSION OF STANDING AND SESSIONAL ORDERS—GENERAL BUSINESS ORDER OF THE DAY:** Mr Young (Leader of the House), by leave, moved—That so much of the standing and sessional orders be suspended as would prevent order of the day No. 1, general business, being called on forthwith.

Question—put and passed.

- 11 MEDICAL SERVICES (FEES) ORDINANCE—MOTION FOR DISALLOWANCE:** The order of the day having been read for the resumption of the debate on the motion of Mr Carlton—That the *Medical Services (Fees) Ordinance 1984* (No. 7 of 1984), made under the *Seat of Government (Administration) Act 1910*, be disallowed—

Debate resumed.

*Closure:* Dr Blewett (Minister for Health) 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, 64

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

NOES, 38

Mr Adermann	Mr Cowan	Mr Hicks*	Mr Porter
Mr Andrew	Mr Dobie	Mr Hodgman	Mr Rocher
Mr Blunt	Mr Drummond	Mr Howard	Mr Ruddock
Mr Burr	Dr H. R. Edwards	Mr Hunt	Mr Shipton
Mr Cadman	Mr Fife	Mr Lusher	Mr Sinclair
Mr D. M. Cameron	Mr Fisher	Mr McArthur	Mr Spender
Mr E. C. Cameron*	Mr Goodluck	Mr McGauran	Mr Tuckey
Mr I. M. D. Cameron	Mr Groom	Mr MacKellar	Mr White
Mr Carlton	Mr Hall	Mr Moore	
Mr Connolly	Mr Hawker	Mr Newman	

\* Tellers

And so it was resolved in the affirmative.

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

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

AYES, 37

Mr Adermann	Mr Cowan	Mr Hicks*	Mr Rocher
Mr Andrew	Mr Dobie	Mr Howard	Mr Ruddock
Mr Blunt	Mr Drummond	Mr Hunt	Mr Shipton
Mr Burr	Dr H. R. Edwards	Mr Lusher	Mr Sinclair
Mr Cadman	Mr Fife	Mr McArthur	Mr Spender
Mr D. M. Cameron	Mr Fisher	Mr McGauran	Mr Tuckey
Mr E. C. Cameron*	Mr Goodluck	Mr MacKellar	Mr White
Mr I. M. D. Cameron	Mr Groom	Mr Moore	
Mr Carlton	Mr Hall	Mr Newman	
Mr Connolly	Mr Hawker	Mr Porter	

NOES, 64

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

\* Tellers

And so it was negatived.

12 AUSTRALIAN NATIONAL AIRLINES COMMISSION RETENTION 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.

The House divided (the Speaker, Dr Jenkins, in the Chair)—

AYES, 65

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

NOES, 41

Mr Adermann	Mr Dobie	Mr Howard	Mr Rocher
Mr Andrew	Mr Drummond	Mr Hunt	Mr Ruddock
Mr Blunt	Dr H. R. Edwards	Mr Lusher	Mr Shipton
Mr Burr	Mr Fife	Mr McArthur	Mr Sinclair
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 Millar	Mr Wilson
Mr Carlton	Mr Hawker	Mr Moore	
Mr Connolly	Mr Hicks*	Mr Porter	
Mr Cowan	Mr Hodgman	Mr Robinson	

\* Tellers

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

Leave granted for third reading to be moved forthwith.

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

13 AUSTRALIAN NATIONAL AIRLINES 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 Beazley (Minister for Aviation), the Bill was read a third time.

14 AIR NAVIGATION 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.

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 Beazley (Minister for Aviation), by leave, the following amendments were made together, after debate:

Clause 3—

Page 3, omit from proposed sub-section (10) “in the interests of air safety”, substitute “in an investigation or inquiry into an accident involving an aircraft conducted pursuant to regulations under the *Air Navigation Act 1920*”.

Page 3, omit proposed sub-section (11), substitute the following sub-sections:

“(10A) Nothing in this section affects the admissibility in any criminal or civil proceedings of evidence of words spoken by a person on the flight deck of an aircraft other than evidence constituted by a recording made by the use of a cockpit voice recorder or by a transcript or summary of such a recording.

“(11) A reference in this section to a cockpit voice recording is a reference to a recording, made by the use of a cockpit voice recorder, of any words spoken during a flight of an aircraft by a person on the flight deck of the aircraft, and includes a reference to any transcript or summary of such a recording.”.

Page 4, definition of “crew member”, after “employed”, insert “under a contract of service, or engaged under a contract for services.”.

Bill, as amended, agreed to.

Bill to be reported with amendments.

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The House resumed; Mr Millar reported accordingly.

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

15 **INSURANCE CONTRACTS 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.

The House resolved itself into a committee of the whole.

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*In the committee*

Bill, by leave, taken as a whole.

On the motion of Mr Hurford (Minister Assisting the Treasurer), the following amendment was made, after debate:

Clause 76, page 32, lines 3-8, omit the clause, substitute the following clause:

**Contribution between insurers**

“76. (1) When 2 or more insurers are liable under separate contracts of general insurance to the same insured in respect of the same loss, the insured is, subject to sub-section (2), entitled immediately to recover from any one or more of those insurers such amount as will, or such amounts as will in the aggregate, indemnify him fully in respect of the loss.

“(2) Nothing in sub-section (1) entitles an insured—

(a) to recover from an insurer an amount that exceeds the sum insured under the contract between the insured and that insurer; or

(b) to recover an amount that exceeds, or amounts that in the aggregate exceed, the amount of the loss.

“(3) Nothing in this section prejudices the rights of an insurer or insurers from whom the insured recovers an amount or amounts in accordance with this section to contribution from any other insurer liable in respect of the same loss.”.

Bill, as amended, agreed to.

Bill to be reported with an amendment.

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The House resumed; Mrs Child reported accordingly.

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

16 **INSURANCE (AGENTS AND BROKERS) 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.

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 Hurford (Minister Assisting the Treasurer), by leave, the following amendments were made together:

Clause 2, page 1, lines 10 and 11, omit “a day to be fixed by Proclamation”, substitute “such day as is, or such days as respectively are, fixed by Proclamation”.

Clause 9, page 3, after the definition of “general insurance business”, insert the following definitions:

“‘insolvent company under administration’ means a company—

- (a) in respect of which a compromise or arrangement is being administered under Part VIII of the *Companies Act 1981* or of the corresponding provisions of the law of a State or Territory;
- (b) the property or part of the property of which is in the possession or under the control of a receiver, or of a receiver and manager;
- (c) that is under official management pursuant to Part XI of the *Companies Act 1981* or of the corresponding provisions of the law of a State or Territory; or
- (d) that is in the course of being wound up or in respect of which a provisional liquidator has been appointed;

‘insolvent under administration’ means a person—

- (a) who, under the *Bankruptcy Act 1966* or the law of an external Territory, is a bankrupt in respect of a bankruptcy from which he has not been discharged;
- (b) who has executed a deed of assignment under Part X of the *Bankruptcy Act 1966* or the corresponding provisions of the law of an external Territory where the terms of the deed have not been fully complied with;
- (c) who has executed a deed of arrangement under Part X of the *Bankruptcy Act 1966* or the corresponding provisions of the law of an external Territory where the terms of the deed have not been fully complied with; or
- (d) whose creditors have accepted a composition under Part X of the *Bankruptcy Act 1966* or the corresponding provisions of the law of an external Territory where a final payment has not been made under the composition;”.

Clause 18, page 9, at the end of the clause, add the following sub-clause:

“(2) If the registration of a person as an insurance broker is suspended or cancelled or expires, sections 26, 27 and 28 continue to apply in relation to him or his estate in respect of matters that occurred before the suspension, cancellation or expiry as if his registration had not been suspended or cancelled or had not expired, as the case may be.”.

Clause 27, page 15, omit sub-clause (5), substitute the following sub-clause:

“(5) Where—

- (a) the risk, or a part of the risk, to which a contract of insurance or a proposed contract of insurance relates is accepted by or on behalf of an insurer;
- (b) the contract of insurance or proposed contract of insurance has been, or is being, arranged or effected by a registered insurance broker, either directly or through another registered insurance broker; and
- (c) the first-mentioned broker has not been informed of, and has not otherwise ascertained, the amount of a premium or of an instalment of a premium to be paid in connection with the contract or proposed contract,

that broker shall, unless he is informed of, or otherwise ascertains, the amount of the premium or instalment to be paid before notifying the insurer in accordance with this sub-section, notify the insurer in writing, within 10 days after the day on which the risk, or that part of the risk, was so accepted, that the risk, or that part of the risk, has been so accepted but that he does not know the amount of the premium or instalment to be paid.”

Clause 28—

Page 17, lines 21-23, omit paragraphs (1) (a) and (b), substitute the following paragraphs and words:

“(a) who has become an insolvent under administration; or

(b) that is an insolvent company under administration,

or to and in relation to the estate of a deceased insurance broker that is being administered under Part XI of the *Bankruptcy Act 1966* or under the law of an external Territory providing for the administration of insolvent estates of deceased persons.”

Page 17, line 26, omit “that are being wound up”.

Page 17, lines 29-31, omit “, for the purposes of distribution or, where a receiver has been appointed in respect of the broker, for the purposes of the receivership,”.

Page 18, lines 11-13, omit “a trustee in bankruptcy of the broker or, if the broker is a company, by a liquidator or receiver of the broker”, substitute “a person, other than the broker, who has lawful custody or control of the moneys”.

Clause 36, page 23, lines 13-18, omit paragraphs (a) and (b), substitute the following paragraphs:

“(a) in the event of the broker becoming an insolvent under administration or an insolvent company under administration; or

(b) in the event of the estate of the broker being administered under Part XI of the *Bankruptcy Act 1966* or under the law of an external Territory providing for the administration of insolvent estates of deceased persons,”.

Bill, as amended, agreed to.

Bill to be reported with amendments.

The House resumed; Mrs Child reported accordingly.

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

17 **LIFE INSURANCE 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 Hurford (Minister Assisting the Treasurer), the Bill was read a third time.



18 STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL (NO. 1) 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.

The House resolved itself into a committee of the whole.

—  
In the committee

Clauses 1 to 6, by leave, taken together, and agreed to.

Schedule—

On the motion of Mr Duffy (Minister representing the Attorney-General), by leave, the following amendments were made together:

Page 29, proposed sub-section 24 (1A) of the *Federal Court of Australia Act 1976*, after “Court” insert “or a Judge”.

Page 33, proposed sub-section 38 (5) of the *Management and Investment Companies Act 1983*, omit the sub-section, substitute the following sub-section:

“(5) The aggregate of the amount of paid-up prescribed share capital of the licensee and of all the amounts paid as premiums on shares in the licensee (and not paid-off by the licensee by way of a reduction of share capital) shall not at any time exceed the approved capital of the licensee.”.

Page 33, amendments of *Management and Investment Companies Act 1983*, omit “Sub-section 40—”, substitute “Section 40—”.

Mr Andrew moved the following amendment: Page 38, proposed definition of “Brandy” to be inserted in sub-section 3 (1) of the *Spirits Act 1906*, omit “a spirit distilled from wine”, substitute “a spirit distilled wholly from wine the fermented juice of fresh grapes.”.

Amendment negatived.

On the motion of Mr Duffy, by leave, the following amendments were made together:

Page 40, after the definition of “primary decision” proposed to be inserted in sub-section 17 (1) of the *Student Assistance Act 1973*, insert the following definition:

“‘procedural decision’ means a decision in relation to the period available for the making of a request under sub-section 23 (1) or (1A) and, in relation to a primary decision, means a decision in relation to the period available for the making of a request under sub-section 23 (1) or (1A) in relation to that primary decision;”.

Page 41, proposed sub-section 17 (3) of the *Student Assistance Act 1973*, omit “primary” (wherever occurring).

Page 42, proposed paragraph 22 (1) (a) of the *Student Assistance Act 1973*, after “authorized person” insert “(not being a procedural decision)”.

Page 42, proposed paragraph 22 (1) (b) of the *Student Assistance Act 1973*, after “student assistance” (last occurring) insert “but not including a procedural decision”.

Page 42, proposed sub-section 22 (1) of the *Student Assistance Act 1973*, omit “allows”, substitute “approves”.

Page 43, after proposed sub-section 23 (1A) of the *Student Assistance Act 1973*, insert the following sub-section:

“(1B) If a person (in this sub-section referred to as the “relevant person”) is dissatisfied with a procedural decision of an authorized person in relation to a primary decision, the relevant person may, by notice in writing given to the authorized person not later than 30 days after the day on which the procedural decision first comes to the relevant person’s notice, request the authorized person to refer the procedural decision and the primary decision to a Tribunal for review.’”.

Page 43, amendment of sub-section 23 (2) of the *Student Assistance Act 1973*, omit the item, substitute the following item:

**“Sub-section 23 (2)—**

Omit the sub-section, substitute the following sub-section:

‘(2) There shall be set out in a request under this section the grounds on which it is made including, in the case of a request under sub-section (1B), the grounds on which the review of the primary decision is requested.’”

Page 43, amendment of sub-section 23 (3) of the *Student Assistance Act 1973*, omit the item.

Page 43, amendment of paragraph 23 (3) (a) of the *Student Assistance Act 1973*, omit sub-item (b).

Page 43, amendment of paragraph 23 (3) (b) of the *Student Assistance Act 1973*, omit sub-item (b).

Page 43, amendment of paragraph 23 (3) (c) of the *Student Assistance Act 1973*, omit sub-item (b).

Pages 43 and 44, proposed section 24 of the *Student Assistance Act 1973*, omit the section, substitute the following section:

**Request, &c., to be forwarded to Chairperson**

“24. (1) An authorized person who receives a request under sub-section 23 (1) or (1A) for the review by a Tribunal of a primary decision shall, as soon as practicable but in any case within 14 days after receipt of the request, forward the request to the Chairperson of a Tribunal, together with all the records and other papers relevant to the primary decision.

‘(2) An authorized person who receives a request under sub-section 23 (1B) for the review by a Tribunal of a procedural decision and a primary decision shall, as soon as practicable but in any case within 14 days after receipt of the first-mentioned request, forward that request to the Chairperson of a Tribunal, together with all the records and other papers relevant to those decisions.’”

Page 44, proposed sub-section 25 (1) of the *Student Assistance Act 1973*, omit “of a primary decision”.

Page 44, proposed paragraph 25 (1) (a) of the *Student Assistance Act 1973*, omit the paragraph, substitute the following paragraph:

“(a) arrange for the Tribunal to review—

(i) in the case of a request made under sub-section 23 (1) or (1A)—the primary decision to which the request related; or

(ii) in the case of a request made under sub-section 23 (1B)—the procedural decision to which the request related and, if sub-section 25C (3) so requires, the relevant primary decisions; and”.

Page 44, proposed paragraph 25 (1) (b) of the *Student Assistance Act 1973*, omit “of the primary decision” (first occurring).

Page 44, proposed sub-paragraph 25 (1) (b) (i) of the *Student Assistance Act 1973*, omit “of the primary decision”.

Page 44, amendment of sub-section 25A (1) of the *Student Assistance Act 1973*, omit sub-item (a), substitute the following sub-item:

“(a) Omit ‘of an authorized person’, substitute ‘under this Act’.”

Page 44, amendment of paragraph 25A (2) (a) of the *Student Assistance Act 1973*, omit sub-item (b), substitute the following sub-item:

“(b) Omit ‘of an authorized person’, substitute ‘under this Act’.”

Page 45, amendment of paragraph 25A (2) (c) of the *Student Assistance Act 1973*, omit sub-item (b).

Page 45, amendment of sub-section 25A (2) of the *Student Assistance Act 1973*, omit sub-item (a).

Page 45, amendment of sub-section 25B (1) of the *Student Assistance Act 1973*, omit sub-item (a), substitute the following sub-item:

“(a) Omit ‘of an authorized person’, substitute ‘under this Act’.”

Page 45, amendment of sub-section 25B (2) of the *Student Assistance Act 1973*, omit sub-item (b), substitute the following sub-item:

“(b) Omit ‘of an authorized person’, substitute ‘under this Act’.”

Page 45, after the amendment of paragraph 25B (2) (b) of the *Student Assistance Act 1973*, insert the following item:

“After section 25B—

Insert the following section:

**Review of procedural decision**

‘25C. (1) Subject to sub-section 27 (5), a Tribunal that reviews a procedural decision shall, after due consideration of the matter, either affirm the decision or refuse to affirm the decision.

‘(2) Where a Tribunal affirms a procedural decision in relation to a primary decision, the Tribunal—

(a) shall set out its decision in a statement in writing that also sets out the findings on material questions of fact, refers to the evidence or other material on which those findings were based and gives reasons for its decision;

(b) shall give a copy of the statement to each party to the proceedings; and

(c) shall not review the primary decision.

‘(3) Where a Tribunal refuses to affirm a procedural decision in relation to a primary decision, the Tribunal shall review the primary decision.’”

Page 46, amendment of sub-section 27 (1) of the *Student Assistance Act 1973*, omit the item.

Page 46, amendment of sub-section 27 (5) of the *Student Assistance Act 1973*, omit sub-items (b) and (c), substitute the following sub-items:

“(b) Omit ‘of an authorized person’, substitute ‘under this Act’.

(c) Omit ‘decision of the authorized person’, substitute ‘first-mentioned decision’.”

Page 47, definition of “reviewable decision” in proposed section 30AA of the *Student Assistance Act 1973*, omit the definition, substitute the following definition:

“‘reviewable decision’ means—

(a) a primary decision that has been affirmed by a Student Assistance Review Tribunal as the result of a review under sub-section 26 (1);

(b) a primary decision as varied by a Student Assistance Review Tribunal as the result of a review under sub-section 26 (1); or

(c) a decision that has been made by a Student Assistance Review Tribunal in substitution for a primary decision as the result of a review under sub-section 26 (1),

but does not include a decision relating to the approval of a period for the making of a request under sub-section 22 (1);”

Page 47, proposed sub-section 30AC (1) of the *Student Assistance Act 1973*, omit the sub-section, substitute the following sub-section:

“(1) The Tribunal Act applies in relation to reviewable decisions as if paragraph 25 (3) (a) of that Act were omitted.’”

Schedule, as amended, agreed to.

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

Bill to be reported with amendments.

The House resumed; Mrs Child reported accordingly.

On the motion of Mr Duffy, by leave, the House adopted the report.

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

Debate ensued.

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

- 19 **SUSPENSION OF STANDING AND SESSIONAL ORDERS—GENERAL BUSINESS NOTICES:** Mr Duffy (Minister for Communications), by leave, moved—That so much of the standing and sessional orders be suspended as would prevent notices Nos. 491, 492 and 493, general business, being called on at this sitting.

Question—put and passed.

- 20 **CLASSIFICATION OF PUBLICATIONS ORDINANCE—MOTION FOR DISALLOWANCE:** Mr Spender, pursuant to notice, moved—That the *Classification of Publications Ordinance 1983* (No. 59 of 1983), made under the *Seat of Government (Administration) Act 1910*, be disallowed.

The House continuing to sit until after 12 midnight—

## TUESDAY, 5 JUNE 1984

*Papers:* Mr D. M. Cameron, by leave, presented the following papers:

Censorship—Regulations and ordinance—

Copy of letter from Monsignor K. M. Manning, Secretary, Australian Episcopal Conference, to Mr D. M. Cameron, MP, dated 4 June 1984.

Submission and supplementary submission to the Senate Standing Committee on Regulations and Ordinances by the Catholic Bishops of Australia.

Debate ensued.

*Closure:* Mr Duffy (Minister representing the Attorney-General) moved—That the question be now put.

Question—That the question be now put—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

### AYES, 62

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

### NOES, 42

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

\* Tellers

And so it was resolved in the affirmative.

And the question—That the motion be agreed to—being accordingly put—  
The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

## AYES, 42

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

## NOES, 62

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

\* Tellers

And so it was negatived.

21 CUSTOMS (CINEMATOGRAPH FILMS) REGULATIONS (AMENDMENT)—MOTION FOR DISALLOWANCE: Mr Spender, pursuant to notice, moved—That the Customs (Cinematograph Films) Regulations (Amendment), as contained in Statutory Rules 1983, No. 332, made under the *Customs Act 1901*, be disallowed.

*Closure of Member:* Mr Duffy (Minister representing the Attorney-General) moved—That the honourable Member be not further heard.

Question—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

## AYES, 62

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

## NOES, 42

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

\* Tellers

And so it was resolved in the affirmative.

Mr D. M. Cameron (seconder) addressing the House—

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

Question—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

## AYES, 62

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

## NOES, 42

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

\* Tellers

And so it was resolved in the affirmative.

Mr Fife rising to address the House—

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

Question—That the question be now put—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

AYES, 62

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

NOES, 42

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

\* Tellers

And so it was resolved in the affirmative.

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

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

AYES, 42

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

NOES, 62

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

\* Tellers

And so it was negated.

22 CUSTOMS (PROHIBITED IMPORTS) REGULATIONS (AMENDMENT)—MOTION FOR DISALLOWANCE: Mr Spender, pursuant to notice, moved—That the Customs (Prohibited Imports) Regulations (Amendment), as contained in Statutory Rules 1983, No. 331, made under the *Customs Act 1901*, be disallowed.

*Closure of Member:* Mr Duffy (Minister representing the Attorney-General) moved—That the honourable Member be not further heard.

Question—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

AYES, 62

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

NOES, 42

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

\* Tellers

And so it was resolved in the affirmative.

Mr D. M. Cameron (seconder) addressing the House—

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

Question—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

AYES, 61

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



NOES, 42

Mr Adermann	Mr Dobie	Mr Howard	Mr Robinson
Mr Andrew	Mr Drummond	Mr Hunt	Mr Rocher
Mr Blunt	Dr H. R. Edwards	Mr Lusher	Mr Ruddock
Mr Burr	Mr Fife	Mr McArthur	Mr Shtion
Mr Cadman	Mr Fisher	Mr McGauran	Mr Sinclair
Mr D. M. Cameron	Mr Goodluck	Mr MacKellar	Mr Spender
Mr E. C. Cameron*	Mr Groom	Mr McVeigh	Mr Tuckey
Mr I. M. D. Cameron	Mr Hall	Mr Millar	Mr White
Mr Carlton	Mr Hawker	Mr Moore	Mr Wilson
Mr Connolly	Mr Hicks*	Mr Newman	
Mr Cowan	Mr Hodgman	Mr Porter	

\* Tellers

And so it was resolved in the affirmative.

Mr Hodgman rising to address the House—

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

Question—That the question be now put—put.

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

AYES, 61

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

NOES, 42

Mr Adermann	Mr Dobie	Mr Howard	Mr Robinson
Mr Andrew	Mr Drummond	Mr Hunt	Mr Rocher
Mr Blunt	Dr H. R. Edwards	Mr Lusher	Mr Ruddock
Mr Burr	Mr Fife	Mr McArthur	Mr Shtion
Mr Cadman	Mr Fisher	Mr McGauran	Mr Sinclair
Mr D. M. Cameron	Mr Goodluck	Mr MacKellar	Mr Spender
Mr E. C. Cameron*	Mr Groom	Mr McVeigh	Mr Tuckey
Mr I. M. D. Cameron	Mr Hall	Mr Millar	Mr White
Mr Carlton	Mr Hawker	Mr Moore	Mr Wilson
Mr Connolly	Mr Hicks*	Mr Newman	
Mr Cowan	Mr Hodgman	Mr Porter	

\* Tellers

And so it was resolved in the affirmative.

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

The House divided (the Deputy Speaker, Mrs Child, in the Chair)—

AYES, 41

Mr Adermann	Mr Drummond	Mr Hunt	Mr Rocher
Mr Andrew	Dr H. R. Edwards	Mr Lusher	Mr Ruddock
Mr Blunt	Mr Fife	Mr McArthur	Mr Shtion
Mr Cadman	Mr Fisher	Mr McGauran	Mr Sinclair
Mr D. M. Cameron	Mr Goodluck	Mr MacKellar	Mr Spender
Mr E. C. Cameron*	Mr Groom	Mr McVeigh	Mr Tuckey
Mr I. M. D. Cameron	Mr Hall	Mr Millar	Mr White
Mr Carlton	Mr Hawker	Mr Moore	Mr Wilson
Mr Connolly	Mr Hicks*	Mr Newman	
Mr Cowan	Mr Hodgman	Mr Porter	
Mr Dobie	Mr Howard	Mr Robinson	

## NOES, 61

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

\* Tellers

And so it was negatived.

23 **ADJOURNMENT:** Mr Young (Leader of the House) moved—That the House do now adjourn.

Mr Hodgman rising to address the House—

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

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

And the question—That the House do now adjourn—was put accordingly, and passed.

And then the House, at 2 a.m., adjourned until this day at 2 p.m.

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**PAPER:** The following paper was deemed to have been presented on 4 June 1984:

Proclamation by His Excellency the Governor-General fixing the date on which sections of the following Act shall come into operation—*Conciliation and Arbitration Amendment Act (No. 2) 1983*—Sections 3, 6, 7, 8, 9, 10, 14 and 16, sub-section 22 (3) and sections 39, 40, 41 and 43—1 June 1984.

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**MEMBERS PRESENT:** All Members were present (at some time during the sitting) except Mr Aldred, Mr Bowen, Mr Braithwaite, Mr Campbell, Mr Chynoweth, Mr Cunningham, Mr Hayden, Mr Katter, Mr Kent, Mr Macphee, Mr Mildren, Mr Mountford and Mr O'Keefe.

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**A. R. BROWNING**

Deputy Clerk of the House of Representatives