Parliament House and the House of Representatives Chamber

THE PARLIAMENT BUILDINGS

Meetings in Melbourne and the provisional Parliament House in Canberra

The first Commonwealth Parliament was opened in the Exhibition Building, Melbourne, on 9 May 1901 by the Duke of Cornwall and York, later King George V, the Constitution having provided that the Parliament would sit at Melbourne until it met at the seat of Government which was to be determined later by the Parliament. The Commonwealth Parliament continued to meet in Melbourne for 26 years using the State’s Parliament House. The Parliament of Victoria met in the Exhibition Building during this period.

The seat of Government which, under the Constitution, was to be in New South Wales but not within 100 miles of Sydney, was finally determined in 1908 and the Federal Capital Territory came into being on 1 January 1911. In that year a competition for the design of the new capital took place and was won by the American architect Walter Burley Griffin. However, work on the capital progressed slowly. In July 1923 the House agreed to a motion requesting the Governor-General to summon the first meeting of the 10th (next) Parliament at Canberra. In the same month the House further resolved that a provisional building (with an estimated life of 50 years) be erected, rather than the nucleus of a permanent Parliament House. The first sod was turned on the site on 28 August 1923. The provisional building was the design of John Smith Murdoch, Chief Architect of the Department of Works and Railways and built by that Department. It was opened on 9 May 1927 by the Duke of York, later King George VI.

The Parliament met in the provisional Parliament House for 61 years. To accommodate Ministers and their staff and increases in the numbers of parliamentarians and staff the building was extended and altered over the years but nevertheless by 1988 it had been grossly overcrowded for a long period. A description of the provisional building is given in chapter 6 of the first edition.

1 Seat of Government Act 1908. The Act repealed the Seat of Government Act 1904 which had determined an area near Dalgety. This choice however proved to be unacceptable to the Government of New South Wales and the matter was reconsidered. The results of the final ballots in each House were influenced by the State Government’s indicated willingness to cede land in the Yass–Canberra district. H.R. Deb. (8.10.08) 936–40; S. Deb. (6.11.08) 2100–8.
2 By proclamation of the Governor-General pursuant to the Seat of Government Acceptance Act 1909.
The permanent Parliament House

In December 1965 Parliament established a joint select committee to inquire into certain aspects of a new and permanent Parliament House. The committee’s final report included recommendations on matters such as the accommodation needs of Members and staff, the needs of visitors, accommodation of the executive Government and the press, and communication services in the building.

The site

Following debate over a number of years, Parliament determined in 1974 that Capital Hill should be the site for the new and permanent Parliament House. This decision was embodied in the Parliament Act 1974. The Act also prescribed that the area bounded by Commonwealth Avenue, the southern shore of Lake Burley Griffin, Kings Avenue and Capital Circle be designated the parliamentary zone, and that any proposal for the erection of buildings or other work within the zone must be approved by a resolution of each House of Parliament.

Design and construction

A Joint Standing Committee on the New and Permanent Parliament House was first appointed in June 1975, to act for and represent the Parliament as the client in the planning, design and construction of a new Parliament House. Its first report recommended that stage one of a new building be ready for occupation by the 1988 bicentenary of European settlement in Australia.

On 22 November 1978 the Prime Minister announced that the new Parliament House would proceed and that a statutory authority, to be known as the Parliament House Construction Authority, would control the design and construction. However, at each major stage of the new building, the Parliament itself would be the authority to approve the next step to be taken. The joint standing committee continued in existence in the role of ‘a watch dog’ on behalf of the Parliament. A competition for the design of the building was held and the winner, Mitchell/Giurgola and Thoip of New York was announced in June 1980. The joint standing committee supported the winner’s design as functionally efficient and one which had simple but commanding symbolism and exhibited outstanding empathy with Walter Burley Griffin’s planning concept for the national capital.

On 28 August 1980 the House authorised the commencement of work. A similar resolution was agreed to by the Senate. On the same day the House approved the construction on Capital Hill of a new and permanent Parliament House. On 18 September 1980 the Prime Minister turned the first sod on the site of the proposed building. Construction progressed by a ‘fast-track’ method over the next eight years. The

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5 VP 1964–66/495–6, 512.
6 Act No. 165 of 1974.
7 Parliament Act 1974, s. 3.
8 Parliament Act 1974, s. 5. For example, the construction of stage 1 extensions to the National Library of Australia, VP 1980–82/1070. For other examples see VP 1977/268; VP 1987–89/276; 1993–95/1685.
new Parliament House was opened on 9 May 1988 by Queen Elizabeth II. The first sittings in the new building took place on 22 August 1988.

The layout of the building

The building occupies 7.5 hectares and has an area of some 240,000 square metres, covering four levels, including one below ground level. An 81 metre high flag mast rises over the centre of the building. Each of the four sides of the building has a principal entrance. The House of Representatives entrance is on the eastern side of the building.

The main public and ceremonial entry to Parliament House is from the forecourt through the Great Verandah and the Foyer. On either side of the Foyer are stairs and lifts providing access to the public areas on the first floor and a number of private entrances to the office and other working zones of the building.

Directly beyond the Foyer is the Great Hall, the venue of parliamentary ceremonies and receptions, occasions of national significance and other functions.

Beyond the Great Hall is the Members’ Hall, centrally located between the Chambers and at the intersection of the north-south and east-west axes of the building.

Glazed walkways connect the Members’ Hall to the Chambers on either side, the House of Representatives Chamber on the left and the Senate Chamber on the right. Beyond the Chambers on their respective sides of the building are the House of Representatives and Senate wings, providing accommodation for Members and Senators and their staff and the staff of the Departments of the House of Representatives and Senate. Hansard is also accommodated on the Senate side of the building, as are members of the Press Gallery.

On the south side of the Members’ Hall on the ground floor is the entrance to the executive government area and the Cabinet room. Also on this level is a newspaper reading room and a small ready reference and lending library. On the first and second floors are committee rooms, including that used by the Main Committee of the House of Representatives, to which public access may be gained from the Members’ Hall gallery. On the second floor is the main Parliamentary Library. Beyond the Cabinet room on the ground floor are the Prime Minister’s office and office accommodation for Ministers and their staff. There is further ministerial accommodation on the first floor.

Unlike the situation in many Parliaments following the Westminster model, Ministers’ main offices are in Parliament House rather than in the principal buildings of the executive departments they administer. Originally an historical accident (a shortage of suitable office accommodation in Canberra when the provisional Parliament House was first occupied) the presence of substantial ministerial offices in Parliament House became the accepted practice over the years and was institutionalised in the new Parliament House, where offices for the Prime Minister, Ministers and ministerial staff and other government officers are consolidated into a clearly defined zone of the building with its own identity and entrance. Accommodation of the Canberra representatives of a number of media organisations within Parliament House has, for similar historical reasons, been officially accepted by the Parliament, despite the fact that much of the work of these persons and organisations does not relate directly to the proceedings of the Parliament.

Consistent with the concept of the building as a ‘people’s building’ considerable attention has been given to providing facilities and services for visitors and tourists. A large proportion of the first floor is devoted to the public circulation system from which visitors have access to the galleries of the Great Hall, the Members’ Hall and the Chambers. From the first floor the public also has access to the committee rooms, and to
public facilities at the front of the building, comprising a theatrette, exhibition area, post office and cafeteria. A bookshop is situated in the Foyer near the main entrance. Lifts provide access to the public viewing area on the roof directly below the flagpole.

**THE CHAMBER**

The Chamber, like the Chamber of the British House of Commons and the Chamber of the provisional Parliament House, is furnished predominantly in green. The derivation of the traditional use of green is uncertain. The shades of green selected for the new Chamber were chosen as representing the tones of native eucalypts.

Facing the main Chamber entrance from the Members’ Hall is the Speaker’s Chair and the Table of the House of Representatives. High on the Chamber wall above the Speaker’s Chair is the Australian Coat of Arms. Two Australian National flags are located at floor level near the side walls at the Speaker’s end of the Chamber.

Immediately in front of the Speaker’s Chair are chairs for the Clerk of the House and the Deputy Clerk. Set into the Clerk’s desk is a button which enables the division bells to be activated with associated flashing green lights in all rooms and lobbies of the building. A similar system operates from the Senate using red lights. The bells are rung for five minutes before the time fixed for the commencement of each sitting and before the time fixed for the resumption of a sitting after a suspension or a meal break. Before any division or ballot is taken, the Clerk rings the bells for whatever period is specified by standing or sessional order, as indicated by the sandglasses kept on the Table for that purpose. A one-minute sandglass is used when successive divisions are taken and there is no intervening debate after the first division. The bells are also rung to summon Members to the Chamber for the purpose of establishing a quorum.

Electronic speech timing clocks are set on the walls below each side gallery. The hand is moved by remote control by the Deputy Clerk to indicate the number of minutes allowed for a speech. The clocks automatically return anti-clockwise to zero. A small amber warning light is illuminated on each clock face one minute before the time for the speech expires.

Two despatch boxes, with elaborate silver and enamel decorations, are situated on the Table in front of the Clerk and Deputy Clerk, respectively. These were a gift from King George V to mark the opening of the provisional Parliament House in Canberra in 1927 and the inauguration of the sittings of the Parliament in the national capital. The despatch boxes, which are purely ornamental, are exact replicas of those which lay on the Table at Westminster prior to their loss when the Commons Chamber was destroyed by bombs in 1941. They are a continuing link between the House of Commons and the House of Representatives. The Prime Minister, Ministers and members of the opposition executive speak ‘from the despatch box’. The origin of the boxes is obscure, the most accepted theory being that in early times Ministers, Members and the Clerk of the House of Commons carried their papers in a box and, thus, one or more boxes were generally deposited on the Table.

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16 The original Speaker’s Chair, described in detail in the first edition, remained in its place in the provisional building.
17 S.O. 12 (g), 13 (g), 199, 591.
18 S.O. 41 (lime limits for speeches).
19 S.O. 91 (time limits for speeches).
The House of Representatives Chamber

Plan applicable for the 38th Parliament

1. Sandglasses
2. Despatch Boxes
3. Prime Minister or Minister in charge of business
4. Leader of the Opposition or Member of the Opposition Executive.
The Chamber of the House of Representatives is used only by the House itself, for some joint meetings or sittings of the House and Senate, and for the occasional major international parliamentary conference.

The Mace

The Mace of the House of Representatives was presented by a delegation of the House of Commons on 29 November 1951 (see p. 139) after King George VI had directed ‘that a Mace, a symbol of the Royal authority, should be presented, on behalf of the Commons House of the Parliament of Great Britain and Northern Ireland, to the House of Representatives of the Parliament of the Commonwealth of Australia to mark the Jubilee year of the Commonwealth’s foundation’.

The Mace of the House of Representatives is the symbol not only of the Royal authority but of the authority of the House. The authority of the Speaker and of the House having been described as indivisible, it also symbolises the authority of the Speaker. It is also a continuing link with Westminster, the ‘Mother of Parliaments’, and all that that system of free, democratic, parliamentary government stands for.

The Mace, designed at Australian request to resemble the Mace in use in the House of Commons, is made from heavily gilded silver. It embodies much symbolic ornamentation, including symbols of the Australian Commonwealth and States and numerous devices which illustrate Australian achievement.

The Mace is present in the Chamber at all times the House is sitting, including during suspensions of sittings, and is placed on the Table whenever the Speaker is in the Chair. Prior to the election of a Speaker the Mace is placed on brackets below the Table.

Seating

The Chamber is designed to seat up to 172 Members with provision for an ultimate total of 240 to be accommodated. Should additional seats be required, for example, as in the case of a joint sitting of the Houses, temporary seating can be added around the Chamber perimeter. Seats are also provided on the floor of the Chamber for the Serjeant-at-Arms and for a number of government and opposition officials and advisers. The Chamber has a horseshoe shaped seating arrangement. It therefore differs from most other legislative chambers which provide for their members to sit either on opposite sides of the room directly facing one another or in seats arranged in a fan-shaped design around a central dais or rostrum.

Members of the governing party or parties sit on the right of the Chair and the Members of the Opposition on the left. The two chairs on the right of the Table are, by practice, reserved for the Prime Minister and the Deputy Prime Minister but are also occupied by other Ministers or Parliamentary Secretaries when they are in charge of the business before the House. Similarly, the two chairs on the left of the Table are reserved for the Leader and Deputy Leader of the Opposition but may be occupied by Members leading for the Opposition in the business before the House. The separate small table and three seats at the end of the main Table are used by Hansard reporters. The front benches on the right hand of the Speaker are reserved for Ministers. Members of the opposition
executive sit on the front benches on the Speaker’s left. Any question arising regarding the seats to be occupied by Members is determined by the Speaker.\(^{25}\)

**Bar of the House**

Situated at the back row of Members’ seats at the point of entry to the Chamber from the main entrance facing the Speaker’s Chair is the Bar of the House, consisting of a cylindrical bronze rail which can be lowered across the entrance. It is a point outside which no Member may speak to the House or over which no stranger may cross and enter the Chamber unless invited by the House. In parliamentary history, the Bar is the place to which persons are brought in order that the Speaker may address them on behalf of the House or at which they are orally examined.

In the event of any Member or other person being arrested by the Serjeant-at-Arms and that fact having been reported to the House, the House fixes a time for the Member or person to be brought to the Bar to be dealt with by the House.\(^{26}\) A witness before the House is examined at the Bar.\(^{27}\) In theory a person may be brought to the Bar of the House to receive thanks, to provide information or documents, to answer charges or to receive punishment. Neither the standing orders nor the practice of the House allow an organisation or a person as of right to be heard at the Bar. The standing orders provide that messages from the Senate are received at the Bar by a Clerk-at-the-Table while the House is sitting.\(^{28}\) In practice, however, they are received by the Serjeant-at-Arms.

The only occasion when persons have appeared at the Bar of the House of Representatives was in 1955 when Mr Raymond Fitzpatrick and Mr Frank Browne, having been adjudged by the House to be guilty of a serious breach of privilege, were ordered to attend at the Bar. On 10 June 1955 accompanied by the Serjeant-at-Arms each of them was heard separately at the Bar ‘in extenuation of his offence’ and later that day, again accompanied by the Serjeant-at-Arms bearing the Mace, appeared and received sentences of imprisonment for three months.\(^ {29}\) During the examination of Mr Browne, who addressed the House at length, the Speaker ordered him to take his hands off the Bar.

In 1921 the Prime Minister put forward a proposal that the House grant leave to a Senate Minister to address the House on the administration of his Department and that he be heard from the floor of the House. The point was then made that, if the proposal was agreed to, the Senator should address the House from the Bar. The Speaker stated:

> ...I know no authority whatsoever which will permit anyone who is not a member of this Chamber to address honorable members from the floor of the House. It is competent for anyone, with the permission of honorable members, to address the House from the Bar...

Following debate on the matter the Prime Minister did not proceed with the proposal. On two occasions proposals that persons be brought or called to the Bar have been unsuccessful.\(^ {30}\)

A number of witnesses have appeared before the Senate, some at the Bar and some being admitted into the Chamber.\(^ {31}\)

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\(^{25}\) S.O. 33; see also Ch. on ‘Members’.

\(^{26}\) S.O. 311.

\(^{27}\) S.O. 363.

\(^{28}\) S.O. 372.

\(^{29}\) VP 1954–55/269–71. For full details of this case see Ch. on ‘Parliamentary privilege’.

\(^{30}\) H.R. Deb. (10.6.55) 1625.

\(^{31}\) H.R. Deb. (2.12.21) 13585.


\(^{33}\) See *Odgers*, 6th edn, pp. 817–8, 878–9, 850–4.
Galleries

There are open galleries on all four sides of the Chamber from which proceedings can be observed. The gallery facing the Speaker’s Chair and the side galleries are visitors’ galleries which can seat 528 persons. There is also special provision for handicapped persons to be accommodated. The seats on the left hand side of the central gallery (when viewed from the Speaker’s Chair) are known as the Speaker’s Gallery, to which the Speaker alone has the privilege of admitting visitors (although in practice Members make bookings through the Speaker’s office for guests in this gallery). The front row of seats is reserved for special visitors and diplomats. Seats in the front row on the right hand side (viewed from the Speaker’s Chair) are reserved for Senators. The remainder of the seats in the three visitors’ galleries form the public galleries. Every Member may each day, by written orders of the Serjeant-at-Arms, admit two visitors to the public gallery, and members of the public may obtain tickets directly from the booking office.

Admission to the galleries is a privilege extended by the House and people attending must conform with established forms of behaviour and, for security reasons, are subject to certain conditions of entry (see p. 144). People visiting the House are presumed to do so to listen to debates, and it is considered discourteous for them not to give their full attention to the proceedings. Thus, visitors are required to be silent and to refrain from attempting to address the House, interjecting, applauding, conversing, reading, eating, and so on. An earlier prohibition on note-taking in the public galleries was lifted in 1992. Visitors are not permitted to take photographs in the Chamber when the House is sitting nor are they allowed to display signs or banners. Successive Speakers of the House have upheld these rules.

The Press Gallery, seating 102 persons, is located behind the Speaker’s Chair. This gallery may be used only by journalists with Press Gallery passes. It is the Presiding Officers’ right to control access to Parliament House by representatives of the media. This point was reiterated in the House in 1980 when members of the Press Gallery, in the context of an industrial dispute involving journalists, declared certain journalists not to be members of the Federal Parliamentary Press Gallery and asked for their passes to be withdrawn. The Speaker stated that he held the view that the democratic process required that the House be available for observation by all who could fit into the public galleries and by all who could come into the media gallery for the purpose of reporting its proceedings: under no circumstances would he take action to prevent any media representative whom he judged to be qualified and competent to report the proceedings of the House from coming there to report them. Misconduct by members of the Press Gallery has resulted in passes being withdrawn. For example, in 1971 a serious disturbance was caused by a journalist who interjected from the Press Gallery with the words ‘you liar’ while the Prime Minister was speaking. The Leader of the Opposition later moved for the suspension of standing orders to enable him to move a motion to bring the offender before the Bar. The Prime Minister having received an apology, the motion was withdrawn. The Speaker stated that he had ordered the journalist’s removal from the Press Gallery and the withdrawal of his pass. The Speaker later reported that he
had received a letter from the journalist apologising for his conduct and that his pass had been restored.  

Breaches of the rules by journalists outside the Chamber may also lead to the withdrawal of press passes (see p. 141).

At second floor level on the three sides of the Chamber above the visitors’ galleries are enclosed soundproof galleries which can seat some 150 people. These galleries enable the operations of the Chamber to be described to visitors without disturbing the proceedings.

**Strangers**

The term ‘stranger’ refers to any person present in the Chamber or the Main Committee who is neither a Member nor an officer of the House of Representatives performing official duties. Officers of the Parliamentary Reporting Staff, as servants of the Parliament, are not normally regarded as strangers (but see below). Any Member may at any time draw the attention of the House or the Main Committee to the fact that strangers are present and the Chair shall immediately put the question ‘That strangers be ordered to withdraw’ which question shall be decided without debate.  

On three occasions during World War II strangers were ordered to withdraw to enable the House to discuss in private certain matters connected with the war. On one of these occasions the Speaker ruled that Senators would be regarded as strangers but that the House could invite them to remain and a motion that Senators be invited to remain was agreed to. The Speaker then informed the House that members of the official reporting staff were not covered by the resolution excluding strangers, whereupon a motion was moved and agreed to ‘That officers of the Parliamentary Reporting Staff withdraw’, and the recording of the debate was suspended. On an earlier occasion in committee, the Chairman of Committees stated that he did not regard Senators as strangers.

There have been numerous occasions when the question ‘That strangers be ordered to withdraw’ has been put to the House usually as a delaying or disruptive tactic. In 1963 such a question was put despite an attempt by the Prime Minister to have the question ruled out of order under standing order 87 as an attempt to obstruct the business of the House. The question was negatived on division on party lines.

On 28 July 1920 a large number of people gathered outside Parliament House, Melbourne. The Deputy Speaker, in the absence of the Speaker, issued an instruction that, while there was any probability of a disturbance outside, all strangers should be excluded from the galleries of the Chamber.

During World War II joint secret meetings of Members and Senators were held in the House of Representatives Chamber and strangers were not permitted to attend, although certain departmental heads were present. The Clerks and the Serjeant-at-Arms remained in the Chamber.
No Member may bring any stranger into that part of the Chamber or that part of the
room where the Main Committee is meeting which is set aside for Members while the
House or the Main Committee is sitting.\footnote{S.O. 315.}

In 1920 the Senate proposed a change in the standing orders of both Houses to enable
a Minister of either House to attend the other House to explain and pilot through any bill
of which he had charge in his own House.\footnote{VP 1920–21/163.} The proposal lapsed at prorogation in 1922
without having been considered by the House of Representatives.

In 1974 the Standing Orders Committee recommended that, subject to the
concurrence of the Senate, and for a trial period, Ministers of both Houses be rostered to
attend the other House for the purpose of answering questions without notice.\footnote{Standing Orders Committee Report, PP 63 (1974) 5–6.} The House was dissolved without the report having been considered.

In 1982 the matter of the attendance of Senate Ministers to answer questions in the
House was referred to the Standing Orders Committee\footnote{VP 1980–83/748.}, but the committee did not
report before the 32nd Parliament was dissolved. In 1986 the Standing Committee on
Procedure considered the rostering of Ministers between the Houses during its inquiry
into the rules and practices which govern the conduct of question time. In its report\footnote{PP 354 (1986) 25.} the
committee stated that it did not support the proposal, being of the opinion that all
Ministers should be Members of and responsible to the House of Representatives. The
committee noted that the standing orders and practices of both Houses had
complementary provisions for Members and Senators to appear before the other House
or its committees as witnesses but stated its belief that, as far as the accountability of
Ministers at question time was concerned, Ministers who were Members of the House
should be responsible to the Parliament and the people through the House of
Representatives only.

**Distinguished visitors**

Distinguished visitors to the House, such as parliamentary delegations, may be invited
by the Speaker to be seated in the special visitors’ gallery or the Speaker’s Gallery. When
such visitors are present in the gallery Speakers have sometimes adopted the practice of
interrupting the proceedings and informing Members of the presence of the visitors. The
visitors are then welcomed by the Chair on behalf of the House.\footnote{VP 1970–72/81; VP 1974–75/405, 900 (Chairman); VP 1976–77/348, 386, 405, 484.}

Other distinguished visitors, such as foreign heads of State or Government, and
visiting Presiding Officers, may be invited by the Speaker to take a seat on the floor of
the House.\footnote{S.O. 312; VP 1970–72/31, 187, 351, 380, 1207; VP 1978–80/91; VP 1985–87/1073; VP 1990–93/703.} Such an invitation is regarded as a rare and high honour. It is customary for
the Speaker to exercise this right only after formally seeking the concurrence of
Members. The practice on these occasions is for the Speaker to inform the House that
the visitor was within the precincts and, with the concurrence of Members, to invite the
visitor to take a seat on the floor. The Serjeant-at-Arms escorts the visitor to a chair
provided immediately to the right of the Speaker’s Chair. A private citizen, Captain
Herbert Hinkler, a highly distinguished Australian aviator, was accorded the honour in
1928 after his record breaking flight from England to Australia.\footnote{VP 1926–28/512.} The only other
recorded invitation to a private citizen was in 1973 when the Australian writer, Patrick White, who had been awarded the Nobel Prize for Literature, was invited to take a seat on the floor of the House in recognition of his achievement. Mr White wrote to the Speaker declining the invitation.55

Only once has a stranger been invited to address the House from the floor. On 29 November 1951 a delegation from the House of Commons presented a new Mace to the House to mark the Jubilee of the Commonwealth Parliament. The Speaker, with the concurrence of Members, directed that the delegation, which consisted of three Members and a Clerk, be invited to enter the Chamber and be received at the Table. Members of the delegation were provided with seats on the floor of the House at the foot of the Table. The Speaker welcomed the visitors and invited the leader of the delegation to address the House. The Mace was presented by the delegation and was laid on the Table. The Speaker acknowledged the gift and the Prime Minister moved a motion of thanks which was supported by the Leader of the Opposition, and agreed to by all Members present rising in their places. The delegation then withdrew from the Chamber.56

Formal meetings of both Houses, in the House of Representatives Chamber, have been addressed by the President of the United States of America.57

Chamber proceedings

Microphones in the Chamber are used for the broadcast and telecast of the proceedings of the House and for sound reinforcement purposes. The broadcast announcements are made from a booth at the back of the Chamber. Control of the broadcast also occurs there with the control of the telecast taking place in an adjacent local control room. Amplifiers are provided in the Chamber in order that speeches may be heard by Members. Members requesting further assistance may arrange for a supplementary hearing device to be fitted to their desk. Only the microphone of the Speaker is live all the time. The nearest microphone to a Member is switched on when he or she is making a speech. Proceedings of both Houses are relayed to rooms throughout the building.

The Chamber is primarily a debating forum. It is neither practical nor desirable for Members to illustrate what they are saying by the display of signs or maps, or show films or slides or play a tape recorder in the Chamber. However, Members have, from time to time, brought exhibits into the Chamber to emphasise points in debate. Although Members have, on occasions, been instructed by the Chair to remove such items58, it has been ruled that, providing such exhibits have no relation to disloyalty or were not contrary to the standing orders, the Chair was not in a position to act. This ruling was made when a Member displayed a flag on a staff in the House which he used to illustrate a point in the course of asking a question without notice.59

In 1968 a proposal to install an indicator panel in the Chamber in the provisional building which would display the name and electoral Division of the Member speaking was considered by the Speaker but was not proceeded with. The installation of an electronic voting system has been considered from time to time. Necessary conduits have been provided, and Members' desks have been designed so that control switches

55 H.R. Deb. (7.11.73) 2882; H.R. Deb. (29.11.73) 4081.
58 H.R. Deb. (16.5.85) 2547, 2552 (two petrol cans); H.R. Deb. (13.11.86) 3036–7 (score cards).
59 VP 1970–72/331; H.R. Deb. (25.9.70) 1697–9. It is not in order for a Member to display a large sign which uses an unparliamentary word, H.R. Deb. (21.8.80) 582.
can be installed should a decision be taken by the House to install electronic voting in the future.

The Main Committee chamber

The Main Committee meets in the largest of the House of Representatives committee rooms on the second floor of Parliament House. This room has been dedicated to its Main Committee role and is fitted out in a small-scale chamber setting. Like the Chamber of the House the Main Committee has a horseshoe shaped seating configuration with government and opposition Members sitting on the right and left of the Chair respectively. There are galleries (at floor level) for advisors, the media and the public. Proceedings are televised on the House monitoring system.

ACCESS FOR PHOTOGRAPHY AND TELEVISION AND RADIO INTERVIEWS

Approval for the taking of photographs or filming in Parliament House rests finally with either or both Presiding Officers. Earlier restrictions on the taking of photographs and filming have to some extent been relaxed by the Presiding Officers, the view having been taken that the general viewing, screening, publication and distribution of photographs and films of the Parliament, properly administered and supervised, may lead to a better public understanding of its activities and functioning. With the move to the present building in 1988 the Presiding Officers permitted the taking of photographs and video footage for private purposes in the areas of the building open to the public other than the Chamber galleries when the House is sitting and committee rooms.

Presiding Officers have always sought to ensure that Members and Senators are not harassed by visitors and media representatives seeking to take their photographs and that they are not photographed without their knowledge or at times when they would not wish to be photographed. Members may be photographed or filmed at any time in their own rooms in Parliament House provided it is done with their prior approval. On occasions either or both Presiding Officers have sought the views of party leaders before making a decision on a request, as it is considered that no photograph or film should be made to the disadvantage of any political party or Member. Requests to photograph or film Members in their party rooms are considered by the whip, or other Members, of the party concerned.

While press gallery photographers and television camera crews may take photographs or film on invitation in private rooms in Parliament House, the taking of photographs or film by media personnel elsewhere in the building is prohibited except with the specific permission of the Presiding Officers. The Presiding Officers do not normally grant permission for television interviews or other filming in the corridors and the non-public areas of Parliament House. However, in considering such requests, the Presiding Officers have regard to whether the filming is planned to occur on a sitting day, the purpose of the filming and the likelihood of disturbance to Members, Senators and other building occupants. Requests to film in public areas are usually approved provided it is considered building occupants and visitors will not be disturbed or inconvenienced. Radio journalists may similarly make tapes on invitation in private rooms but taping elsewhere in the building is prohibited except with the specific permission of the

60 Not to be confused with the Parliament House Main Committee Room, use of which is shared by the Senate and the House.
61 Seats for 38 Members, and room for additional seating if required.
Presiding Officers. Consequently, many television and radio interviews of Members occur outside the entrances to Parliament House or in the garden courtyards within the building.

Any breach of these rules by journalists may result in the withdrawal of their press gallery accreditation by the Presiding Officers. In 1976 the accreditation of a press gallery photographer was withdrawn for two weeks because he photographed the Leader of the Opposition in his office after the Leader had given instructions that no photographs were to be taken.\(^{62}\)

In 1992, following the decision by the House to authorise the live televising of its proceedings, the Speaker approved access to certain proceedings for still photography. Access is limited to photographers who are members of the Press Gallery or the Government Photographic Service and is subject to conditions similar to those applying to the parliamentary television camera operators. With the establishment of the Main Committee, similar access has been given to its proceedings. No other photographing or filming of any part of the proceedings is permitted without the prior approval of the Speaker: if approval is given for part of the proceedings to be photographed or filmed, the Speaker will inform the whips of the arrangement and will specify the times between which such photographs or film may be taken or made.

The subject of the broadcasting and televising of proceedings is covered in detail in the Chapter on 'Parliament and the citizen'.

The provisions of the Parliamentary Proceedings Broadcasting Act\(^ {63}\) must be complied with and no sound recording of the proceedings of the Senate or the House of Representatives or of any joint sitting may be made for use with any photograph or film prepared, unless approved by the Joint Committee on the Broadcasting of Parliamentary Proceedings.

Approval may be granted by the Speaker for official photographs of the Chamber, or other areas of the building under the Speaker's control, to be used in a publication provided that the source of the photograph is acknowledged. Under no circumstances may photographs or films taken in the Chamber or elsewhere in the building be sold or used to promote any commercial product through newspaper, television or other advertising media without approval; permission is not normally given.\(^ {64}\)

There is no objection to the taking of photographs in committee rooms or private dining rooms, provided that no Members or other persons are included in the photographs unless their prior approval has been obtained. In the case of a parliamentary committee meeting permission to take a still photograph is a matter for the committee to decide.

**PARLIAMENTARY PRECINCTS AND THE EXERCISE OF AUTHORITY**

The question of the extent of the precincts of the permanent Parliament House was resolved definitively in 1988 with the passage of the *Parliamentary Precincts Act 1988*\(^ {65}\) which provides as follows:


\(^{63}\) Parliamentary Proceedings Broadcasting Act 1946.

\(^{64}\) See Ch. on 'Parliament and the citizen' for discussion on broadcasting, televising, the press and the public; see also "Advertisement in The Canberra Times and other Australian newspapers on 18th August, 1965", Report of Committee of Privileges, PP 210 (1964–66).

\(^{65}\) Act No. 9 of 1988. The main provisions commenced, by proclamation, on 1 August 1988.
The boundary of the parliamentary precincts is the approximately circular line comprising the arcs formed by the outer edge of the top of the retaining wall near the inner kerb of Capital Circle, and in places where there is no retaining wall, arcs completing the circle. [Where there is no retaining wall, the circle is indicated by markers—see map at Schedule 1 of the Act.]

The parliamentary precincts consist of the land on the inner side of the boundary, and all buildings, structures and works, and parts of buildings, structures and works, on, above or under that land.

If the Presiding Officers certify in writing that specified property is required for purposes of the Parliament, regulations may declare that the property shall be treated as part of the parliamentary precincts for the purposes of the Act.

The precincts are under the control and management of the Presiding Officers who may, subject to any order of either House, take any action they consider necessary for the control and management of the precincts.

In respect of the ministerial wing in Parliament House, the powers and functions given to the Presiding Officers are subject to any limitations and conditions agreed between the Presiding Officers and the responsible Minister.

A parliamentary zone was declared by the Parliament when it passed the Parliament Act 1974 (see p. 130), which not only determined Capital Hill as the site for the permanent Parliament House but also defined the parliamentary zone within which no building or other work could be erected without the approval of both Houses of Parliament. After the Act came into effect it became the practice that all such proposals were referred to the Joint Standing Committee on the New Parliament House for consideration and report and more recently, the Joint Standing Committee on the National Capital and External Territories. The zone comprises the area bounded by State Circle, Commonwealth and Kings Avenues and the southern edge of Lake Burley Griffin, Parliament House also falls within a designated area for which land use planning, development and construction proposals must be referred to the National Capital Planning Authority for comment.66

In the United Kingdom both Houses, at the commencement of each session, order that during the session of Parliament the commissioner for police of the metropolis shall keep the streets leading to Parliament House free and open and ensure that no obstruction is permitted to hinder Lords or Members in approaching the House.67 This order does not claim authority over the streets surrounding Parliament House, but facilitates the right of Members to have free access to attend the Parliament without molestation.68

The Australian Parliament similarly does not claim authority over the streets surrounding the parliamentary precincts although it does claim the right of access for its Members to attend the Parliament. In 1975 a judgment in the Supreme Court of the Australian Capital Territory on an appeal against a conviction for a parking offence held that:

Parliament enjoys certain privileges designed to ensure that it can effectively perform its function and there are some aspects of conduct concerning the operation of Parliament into which the courts will not inquire. Certain courtesies are customarily observed. Parliament, through the President of the Senate and the Speaker of the House of Representatives, and the officers of the Parliament, controls the use of the buildings which it has for its purposes. Doubtless, it can also control the use of the immediate precincts of those buildings, but arrangements about such matters are made in a sensible

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66 Pursuant to interim arrangements under the ACT (Planning and Land Management) Act 1988.
67 May, pp 169–70.
68 See May, p. 126; see also Ch. on 'Parliamentary privilege'.
and practical way, bearing in mind the reasonable requirements of Parliament. The fact is that there is no general abrogation of the ordinary law. It is not necessary for the effective performance by Parliament of its functions that there be any such abrogation. On the contrary, it must be very much in the interests of members, in their corporate and individual capacities, that the ordinary law should operate.

... The fact is that the law respecting the privileges of Parliament is itself part of the ordinary law. Part of that law is found in the Bill of Rights 1688. In a well-known passage, Stephen J. said (in Bradlaugh v. Gossett (1884) 12 QBD 271 at 283): "I know of no authority for the proposition that an ordinary crime committed in the House of Commons would be withdrawn from the ordinary course of criminal justice". 69

Within the building, the Presiding Officers determine matters in relation to the overall allocation and use of space. 70 The Speaker alone has the authority to determine such matters as the allocation of seats in the Chamber and office suites to Members and the order of priority for the acceptance of bookings for House of Representatives committee rooms.

The security of the parliamentary precincts

Responsibility for security in the parliamentary precincts is vested by the Parliamentary Precincts Act in the Presiding Officers. Before the passage of the Act this jurisdiction was based on custom and practice and the inherent powers of the Presiding Officers to maintain proper arrangements for the functioning of Parliament.

Security brings into conflict two principles basic to Parliament's traditions and usage. On the one hand, there is the undeniable right of people in a parliamentary democracy to observe their Parliament at work and to have reasonable access to their representatives. On the other hand, Members and Senators must be provided with conditions which will enable them to perform their duties in safety and without interference. This is basic to the operation of Parliament and a balance must be struck between these two important principles.

In 1978 some Members and Senators expressed concern that the security arrangements might become excessively elaborate and that the rights of Members, Senators and the public to gain access to, and to move freely within, Parliament House might be unnecessarily restricted. On 4 April 1978 the Senate referred 'the matter of the appropriate means of ensuring the security of Parliament House' to its Committee of Privileges. 71 In its report the committee emphasised the view that an effective protection system was necessary for Parliament House and its occupants. It stressed that security measures implemented earlier in 1978 provided the basis for an effective system and were not, in the committee's opinion, in any way inconsistent with the privileges of Members of the Senate. 72

The safety of people who work in Parliament House or who visit it on legitimate business or simply to see it in operation is an important consideration. Some Members and Senators are prepared to accept that public office brings with it increased personal risk and perhaps are not easily convinced of the need for special arrangements for their own security. However, the need to ensure the safety of others in the parliamentary precincts is recognised.

Day to day security is maintained by the Security Controller (who has a central coordinating role), the Usher of the Black Rod and the Serjeant-at-Arms (in their

70 H.R. Deb. (28.8.52) 692; see also Ch. on 'The Speaker, Deputy Speakers and Officers'.
72 PP 22 (1978).
respective areas), the parliamentary security staff under their control, and by the Australian Protective Service.

The parliamentary security staff are primarily responsible for internal security, that is, the operation of electronic security screening devices, the physical checking of people entering the building and general corridor surveillance. The Australian Protective Service, on the other hand, is responsible for the physical security of the external precincts and the ministerial wing. The Parliamentary Precincts Act provides that the functions of protective service officers in relation to the precincts shall be performed in accordance with general arrangements agreed between the Presiding Officers and the Minister administering the *Australian Protective Service Act 1987*. The Australian Federal Police provides a policing response to demonstrations and major incidents.

A pass system controls entry into the non-public areas of Parliament House. Members and Senators are not required to wear a pass. Other persons are not permitted to enter the non-public areas without a pass. People permanently employed in the building and others who need to enter Parliament House regularly are issued with photographic identity passes. Visitors granted entry to the non-public areas are issued with day passes as the need arises. Passes must be worn by the pass holders. At times the main doors, or parts of the building that are normally open to the public, may be closed for security reasons. When demonstrations occur a restricted number of demonstrators, by way of a delegation, may be allowed inside the building by appointment.

Goods, mail and baggage brought into the building are checked by electronic means. On entering Parliament House members of the public must pass through electronic detection equipment similar to that used at airports and further screening is carried out of people seeking to enter the public galleries of the two chambers. It is a condition of entry to the building and the public galleries that any person desiring to enter shall submit to a search of his or her person or effects if so required.

**Disorder and disturbances**

To perform its functions the House must be protected from physical disruption, disturbance and obstruction and there is no doubt that the House has the power to protect itself from such actions. However, such actions, although they may technically constitute contempt, are in practice usually dealt with either through administrative action under the authority of the Presiding Officers or by remitting the matter to the authorities for criminal proceedings.

In the Chamber strangers are under the control of the Serjeant-at-Arms and any stranger who misconducts himself or herself in that part of Parliament House controlled by the Speaker may be taken into custody by the Serjeant-at-Arms.\(^{73}\) The occupant of the Chair may, whenever thought fit, order the withdrawal of strangers from any part of the Chamber.\(^{74}\) This power is normally exercised by the Chair in circumstances when strangers in the gallery are creating a disturbance. Such disturbances have included persons interjecting, applauding, holding up banners and flags or dropping objects, such as pamphlets, flowers and table tennis balls into the Chamber. On one occasion persons chained themselves to rails in the gallery and the sitting was suspended until bolt cutters could be brought to cut them free.\(^{75}\) On other occasions a person has jumped from the public gallery onto the floor of the Chamber.\(^{76}\) Significant recorded incidents when the

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\(^{73}\) S.O. 310.

\(^{74}\) S.O. 314.

\(^{75}\) VP 1970–72/209; H.R. Deb. (11.6.70) 3361.

\(^{76}\) H.R. Deb. (23.9.87) 572; (31.8.89) 744–5.
Parliament House and the Chamber

House has been disturbed, and the action taken by the Chair, are summarised in the following table.

### TABLE 4 DISTURBANCES IN THE CHAMBER

<table>
<thead>
<tr>
<th>Event Description</th>
<th>Actions Taken</th>
</tr>
</thead>
<tbody>
<tr>
<td>Several persons interjected from the public galleries and threw broad-sheets into the Chamber. Speaker ordered galleries to be cleared and suspended sitting for 10 minutes.</td>
<td>VP 1920–21/205; H.R. Deb. (14.7.20) 2683.</td>
</tr>
<tr>
<td>Attention called to the presence of a stranger in the Chamber. Chair ordered Serjeant-at-Arms to remove stranger.</td>
<td>H.R. Deb. (9.7.31) 3662.</td>
</tr>
<tr>
<td>Interjections from gallery from persons who had chained themselves to railings and sitting suspended for 37 minutes.</td>
<td>VP 1970–72/209; H.R. Deb. (11.6.70) 3361.</td>
</tr>
<tr>
<td>Continual interjections from the gallery. Deputy Speaker ordered attendants to take appropriate action. Sitting suspended for 8 minutes.</td>
<td>VP 1970–72/691–2; H.R. Deb. (7.9.71) 853.</td>
</tr>
<tr>
<td>Audible hissing coming from Press Gallery during Question Time. Speaker stated he would refer the matter to the President of the Press Gallery and take appropriate action.</td>
<td>H.R. Deb. (19.9.73) 1229–30.</td>
</tr>
<tr>
<td>Chair ordered signs being displayed in gallery to be removed by attendants.</td>
<td>H.R. Deb. (20.5.75) 2513.</td>
</tr>
<tr>
<td>A person walked onto floor of Chamber from Speaker’s Gallery and addressed remarks to a Member and to Hansard reporter. Person removed from Chamber.</td>
<td>(19.2.76)</td>
</tr>
<tr>
<td>Person interjected from the public gallery and threw sheets of paper into the Chamber. Person removed from gallery.</td>
<td>(17.8.78)</td>
</tr>
<tr>
<td>Placard held up in public gallery. Person removed from gallery.</td>
<td>(3.4.79)</td>
</tr>
<tr>
<td>Egg thrown onto Chamber floor from gallery and an interjection made. Person removed from gallery.</td>
<td>H.R. Deb. (28.5.81) 2745.</td>
</tr>
<tr>
<td>Table tennis balls thrown into Chamber from public gallery. Persons removed from gallery at direction of the Chair.</td>
<td>H.R. Deb. (25.8.82) 892.</td>
</tr>
<tr>
<td>Person dressed as a chicken (assumed to be a Member, but not conclusively identified) entered the Chamber and sat down on the front bench. Chair ordered removal but person left Chamber and was not apprehended.</td>
<td>H.R. Deb. (25.11.85) 3619.</td>
</tr>
<tr>
<td>Scroll of letters dropped over edge of gallery and slogans shouted. Persons removed from gallery.</td>
<td>H.R. Deb. (4.6.87) 3987.</td>
</tr>
<tr>
<td>A person jumped onto floor of Chamber from public gallery. Person removed from Chamber.</td>
<td>H.R. Deb. (23.9.87) 572; H.R. Deb. (31.8.89) 745.</td>
</tr>
<tr>
<td>A person interjected from the gallery and was removed. As this was the second occasion the person had been removed for interjecting, Speaker ordered that the person be excluded permanently from the galleries.</td>
<td>(H.R. Deb. (6.2.95) 475).</td>
</tr>
</tbody>
</table>

Persons considered to pose a threat to the Parliament, for example, because of a history of attempts to disrupt proceedings, have been barred from entry to the building for a period of time by order of the Presiding Officers. On the authority of the Serjeant-at-Arms, Usher of the Black Rod or authorised persons, persons creating a disturbance may be ejected from Parliament House.

Although the ordinary criminal law applies within Parliament House, the actual charging of people creating a disturbance inside the building has in the past been difficult. For example, doubt had existed as to whether the Chambers were Commonwealth premises for the purposes of the Public Order (Protection of Persons and Property) Act and therefore protected against disturbances that caused no damage or
injury. The person who jumped from the main public gallery onto the floor of the Chamber in September 1987 was not charged. In 1965 a police constable arrested a person in King’s Hall (of the provisional Parliament House) and a conviction was recorded against the person for using insulting words in a public place. Although it seemed doubtful that King’s Hall was in fact a public place for the purposes of the Police Offences Ordinance, the Speaker stated that ‘the constable acted properly, and with authority, in protection of the Parliament and its members’. 77

The Parliamentary Privileges Act 1987 made the legal position clearer by declaring ‘for the avoidance of doubt’ that a law in force in the Australian Capital Territory applies, subject to section 49 of the Constitution, ‘according to its tenor in and in relation to any building in the Territory in which a House meets, except as otherwise provided by that law or by any other law’.

The Parliamentary Precincts Act 1988 further clarified the situation by providing that the Public Order (Protection of Persons and Property) Act 1971 applies to the precincts as if they were Commonwealth premises within the meaning of that Act. The Parliamentary Precincts Act also provides that the functions of the Director of Public Prosecutions in respect of offences committed in the precincts shall be performed in accordance with general arrangements agreed between the Presiding Officers and the Director of Public Prosecutions.

The Australian Capital Territory (Self Government) Act 1988 provides that either House may by resolution declare that an A.C.T. law enacted following self government does not apply to that House or its members, or in the parliamentary precincts.

Powers of police in Parliament

For most practical purposes, Parliament House is regarded as the only place of its kind and one in which the two Houses through their Presiding Officers have exclusive jurisdiction. Thus in Parliament House the police are subject to the authority of the Speaker and President and their powers are limited by the powers and privileges of the respective Houses. 78 Such limitations are not based on any presumed sanctity attached to the building as such, but on the principle that the Parliament should be able to conduct its business without interference or pressure from any outside source. 79

Police have no power to enter Parliament House in the ordinary course of their duties without the consent of at least one of the Presiding Officers, in practice conveyed through the Serjeant-at-Arms, the Usher of the Black Rod or the Security Controller. The police have no routine security role within the building or precincts but may be requested to provide a policing response to demonstrations or major incidents.

Police may not enter Parliament House for the purpose of interrogating anyone or executing a warrant without the express consent of the Speaker or President. There are a number of precedents of such consent being granted in the case of police wishing to interview Members. In commenting on one such incident the Speaker stated:

To avoid any misunderstanding as to the powers of the police in this building, I draw to the attention of the House that it is accepted as part of the Parliament’s privileges and immunities that the police do not have a right to enter the Parliament building without the prior knowledge and consent of the President and/or the Speaker. The police officers who visited the honourable member yesterday sought my permission to do so before coming to the building. I gave that approval on two bases:

77 H.R. Deb. (19.11.65) 2989.
78 Advice of Attorney-General’s Department, concerning powers of police within the precincts of Parliament House, 1967; and opinion of Solicitor-General, dated 30 September 1926.
79 Advice of Attorney-General’s Department, concerning powers of police within the precincts of Parliament House, 1967.
First, yesterday was not a sitting day; and second, the honourable member . . . . had indicated agreement to receiving the police officers.  

The Parliamentary Precincts Act 1988 provides that where, under an order of either House relating to the powers, privileges and immunities of that House, a person is required to be arrested or held in custody, the person may be arrested or held by a member or special member of the Australian Federal Police in accordance with general arrangements agreed between the Presiding Officers and the Minister administering the Australian Federal Police Act 1979.

**Demonstrations**

In 1988 the Presiding Officers approved guidelines to be observed by the Australian Federal Police and the Australian Protective Service in managing demonstrations. The guidelines, incorporated in Hansard, include the provision that demonstrations by groups and persons shall not be permitted within the area of the parliamentary precincts bounded by and including Parliament Drive, provisions circumscribing the behaviour of demonstrators, the provision that any breach of the guidelines may be subject to police intervention and a map showing the 'authorised protest area'. The guidelines have since been amended to cover the use of sound amplification by participants in any gathering within the precincts and to limit further the area where demonstrations may be held within the precincts to the area bounded by Parliament Drive and Federation Mall. The Parliament Act 1974 empowers the Australian Federal Police to remove structures erected by demonstrators without a permit in the parliamentary zone, including the area in front of Parliament House outside the precincts.

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81 H.R. Deb. (2.3.89) 328–9.