LEGGislative Assembly of Queensland
First Session of the Fiftieth Parliament

Votes and Proceedings

No. 28
Thursday, 13 September 2001

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1 MEETING OF THE ASSEMBLY
The Assembly met at 9.30 am, pursuant to adjournment. The Deputy Speaker (Honourable J Fouras) read prayers.

2 REGISTER OF MEMBERS’ INTERESTS – 13TH REPORT
Mr Deputy Speaker tabled the following paper—
13th Report on the Register of Members’ Interests – September 2001

3 DAILY TRAVELLING ALLOWANCE CLAIMS BY MEMBERS – REPORT
Mr Deputy Speaker tabled the following paper—
Daily Travelling Allowance Claims by Members of the Legislative Assembly – Annual Report for 2000-01

4 PETITIONS
The following petitions, lodged with The Clerk by the Members indicated, were received—
Ms E Clark from 18 petitioners, requesting the House to not amend the Juvenile Justice Act 1992 to allow the public naming of juvenile offenders in certain circumstances.
Mr Rowell from 322 petitioners, requesting the House to consider permitting campers at Fishers Creek Boat Ramp.

5 MINISTERIAL RESPONSE TO A PETITION
The following response to a petition was tabled by The Clerk—
Response from the Minister for Natural Resources and Minister for Mines (Mr Robertson) to a petition presented by Mrs C Scott from 415 petitioners, regarding the Copperfield Dam

6 MINISTERIAL PAPERS TABLED BY THE CLERK
The following ministerial papers were tabled by The Clerk—
(a) Premier and Minister for Trade (Mr Beattie)—
Letter, dated 21 August 2001, from the Joint Standing Committee on Treaties of the Parliament of Australia to the Premier of Queensland inviting the Queensland Government to comment on various proposed international treaties
National Interest Analysis – Agreement between the Government of Australia and the Government of the Czech Republic on Cooperation in peaceful uses of nuclear energy and the transfer of nuclear material, done at Prague on 27 July 2001
National Interest Analysis – Agreement between the Government of Australia and the Government of the Kingdom of Thailand on the transfer of offenders and cooperation in the enforcement of penal sentences, done at Hanoi on 26 July 2001
National Interest Analysis – Agreement between the Government of Australia and the Government of the Republic of Hungary on cooperation in peaceful uses of nuclear energy and the transfer of nuclear material, done at Budapest on 8 August 2001
National Interest Analysis – Agreement between Australia and the Argentine Republic concerning Cooperation in Peaceful Uses of Nuclear Energy
National Interest Analysis – Agreement on Social Security between Australia and the Federal Republic of Germany, and Concluding Protocol, done at Canberra on 13 December 2000
National Interest Analysis and Regulation Impact Statement – Agreement between Australia and the Republic of Portugal on Social Security
National Interest Analysis – Council of Europe Convention on the Transfer of Sentenced Persons, done at Strasbourg on 21 March 1983

(b) Attorney–General and Minister for Justice (Mr Welford)—
Report of the Attorney–General to the Legislative Assembly under section 10 of the Attorney–General Act 1999 dealing with an application by Mr Grahame Mogg for the grant of a fiat

(c) Minister for Industrial Relations (Mr Nuttall)—
Report under section 56A(4) of the Statutory Instruments Act 1992

7 MINISTERIAL PAPERS
The following ministerial papers were tabled—

(a) Deputy Premier, Treasurer and Minister for Sport (Mr Mackenroth)—
96 declarations in opposition to a proposed transmission line on a coastal route between Tully and Innisfail, as presented by a deputation at the Burdekin Community Cabinet meeting on 15 July 2001

(b) Minister for Employment, Training and Youth and Minister for the Arts (Mr Foley)—
Report on a visit to Japan and Korea by Hon M Foley MP, Minister for Employment, 14 to 23 August 2001

(c) Minister for Primary Industries and Rural Communities (Mr Palaszczuk)—
Report on trade mission to Japan and Taiwan – 24 to 30 June 2001

8 MINISTERIAL STATEMENTS

(a) Premier and Minister for Trade (Mr Beattie), by leave, made a ministerial statement relating to (i) the terrorist attacks in the United States, (ii) security arrangements for CHOGM and (iii) the itinerary for Her Majesty Queen Elizabeth II’s visit. (Hansard p. 2629)

Paper: Mr Beattie, during his statement, tabled the following paper—
CHOGM Update September 2001 No. 3

(b) Premier and Minister for Trade (Mr Beattie), by leave, made a ministerial statement relating to Ansett Airlines. (Hansard p. 2631)

Paper: Mr Beattie, during his statement, tabled the following paper—
Letter, dated 12 September 2001, from Mr Beattie to Hon. John Anderson, Acting Prime Minister relating to the Australian airline industry.

(c) Premier and Minister for Trade (Mr Beattie), by leave, made a ministerial statement relating to the Kalkadoon Indigenous Land Use Agreement. (Hansard p. 2633)

(d) Premier and Minister for Trade (Mr Beattie), by leave, made a ministerial statement relating to the Queensland Institute of Medical Research’s Comprehensive Cancer Research Centre. (Hansard p. 2634)

(e) Deputy Premier, Treasurer and Minister for Sport (Mr Mackenroth), by leave, made a ministerial statement relating to the Australian Bureau of Statistics and the Queensland economy. (Hansard p. 2636)
(f) Minister for Education (Ms Bligh), by leave, made a ministerial statement relating to the Isolated Children’s Parents’ Association 2001 Conference at Cloncurry.  (Hansard p. 2636)

(g) Minister for Employment, Training and Youth and Minister for the Arts (Mr Foley), by leave, made a ministerial statement relating to 2001 Queensland Training Awards and the Skilling Queensland Strategy. (Hansard p. 2637)

Paper: Mr Foley, during his statement, tabled the following paper—


(h) Minister for Health and Minister Assisting the Premier on Women's Policy (Mrs Edmond), by leave, made a ministerial statement relating to the Queensland Institute of Medical Research’s Comprehensive Cancer Research Centre. (Hansard p. 2638)

(i) Minister for Police and Corrective Services and Minister Assisting the Premier on the Carpentaria Minerals Province (Mr McGrady), by leave, made a ministerial statement relating to drug busts and the new Capricornia Correctional Centre in Rockhampton. (Hansard p. 2639)

(j) Minister for Transport and Minister for Main Roads (Mr Bredhauer), by leave, made a ministerial statement relating to taxi driver remuneration and working conditions. (Hansard p. 2640)

Paper: Mr Bredhauer, during his statement, tabled the following paper—

Report to Ministers for Transport and Industrial Relations on a Review of Taxi Driver Remuneration and Working Conditions

(k) Attorney–General and Minister for Justice (Mr Welford), by leave, made a ministerial statement relating to victims of crime and vulnerable witness facilities. (Hansard p. 2641)

(l) Minister for Public Works and Minister for Housing (Mr Schwarten), by leave, made a ministerial statement relating to support for self–managing lessors. (Hansard p. 2641)

Paper: Mr Schwarten, during his statement, tabled the following paper—

Booklet by Residential Tenancies Authority entitled “Managing General Tenancies”

(m) Minister for Tourism and Racing and Minister for Fair Trading (Mrs Rose), by leave, made a ministerial statement relating to the Toowoomba Turf Club and the Queensland Principle Club. (Hansard p. 2642)

Paper: Mrs Rose, during her statement, tabled the following paper—

Letter, dated 13 August 2001, from Mrs Rose to the Chairman, Queensland Principle Club

9 PUBLIC ACCOUNTS COMMITTEE – PAPER
Chairman of the Public Accounts Committee (Mr Hayward) tabled the following paper—

Public Accounts Committee—
Report No. 57 – Annual Report for 2000–01

Ordered to be printed.

10 PUBLIC WORKS COMMITTEE – PAPER
Chairman of the Public Works Committee (Mr Livingstone) tabled the following paper—

Public Works Committee—
Report No. 74 – Queensland Rail Rockhampton Workshops Redevelopment

11 MEMBERS’ ETHICS AND PARLIAMENTARY PRIVILEGES COMMITTEE – PAPER
Chairman of the Members’ Ethics and Parliamentary Privileges Committee (Mrs Attwood) tabled the following paper—

Members’ Ethics and Parliamentary Privileges Committee—
Code of Ethical Standards: Legislative Assembly of Queensland
Ordered to be printed.

12 REPORT AND PAPERS
The following papers were tabled by Dr Watson—
- Program Book 2001 Annual Meeting 12–15 August American Accounting Association
- Collected Abstracts 2001 Annual Meeting 12–15 August American Accounting Association

13 PRIVATE MEMBERS’ STATEMENTS
Private Members' statements were made. (Hansard p. 2644)

Paper: Miss Simpson, during her speech, tabled the following paper—
Letter, dated 11 September 2001, from Alison Robson to Miss Simpson

Statements continued.
Statements concluded.

14 QUESTIONS WITHOUT NOTICE
Questions without notice were asked. (Hansard p. 2646)

Papers: Premier and Minister for Trade (Mr Beattie) tabled the following papers—
- Queensland Government Action Plan – Australian South Sea Islander Community

Questions continued.
Questions concluded.

15 EDUCATION (ACCREDITATION OF NON–STATE SCHOOLS) BILL
Order of the day read for the consideration of the Bill in Committee of the Whole House.

In Committee (Hansard p. 2658)

Clauses 1 to 105, as read, agreed to.

Clause 106 (Functions of board)—
The following amendment was proposed by Ms Bligh—
At page 69, line 16, after 'Act'—
insert—
', including, for example, the examining of and reporting on a matter referred to the
board under section 106A'.

Debate ensued.

Question – That Ms Bligh's amendment be agreed to – put and agreed to.

Clause 106, as amended, agreed to.

New Clauses 106A and 106B—
The following new clauses were proposed by Ms Bligh—
At page 69, after line 18—
insert—
‘106A Minister may refer accreditation matter to board
'(1) If the Minister considers there is a matter about the accreditation of schools the
board should examine, the Minister may, by notice, refer the matter to the board for its
examination.
'(2) The board must, after completing the examination, give the Minister a written report
about the matter.
'(3) The report may include a recommendation about changing the accreditation
scheme under this Act.

‘106B Minister’s power to give directions in the public interest
(1) The Minister may give the board a written direction about a matter relevant to the performance of its functions under this Act if the Minister is satisfied it is necessary to give the direction in the public interest.

(2) Without limiting subsection (1), the direction may be that the board must comply with—
   (a) a policy, standard or other instrument applying to a public sector unit; or
   (b) another document, including, for example, another policy, standard or instrument.

(3) The board must comply with the direction.

(4) The direction can not be about—
   (a) the provisional accreditation, or accreditation, of a particular school; or
   (b) the changing of a particular school’s provisional accreditation period; or
   (c) the changing of the attributes of provisional accreditation of a particular school; or
   (d) the changing of the attributes of accreditation of a particular school; or
   (e) the cancelling of a provisional accreditation, or accreditation, of a particular school.

(5) In the board’s annual report for a financial year, under the Financial Administration and Audit Act 1977, the board must include copies of all directions given to it under this section during the financial year.’.

Debate ensued.

Question – That Ms Bligh’s amendment be agreed to – put and agreed to.

Clauses 107 to 127, as read, agreed to.

New Clauses 127A and 127B—

The following new clauses were proposed by Ms Bligh—

At page 77, after line 7—

insert—

‘127A Budget

(1) The board must, in relation to each financial year, develop, adopt and submit to the Minister a budget by the day the Minister directs.

(2) A budget has no effect until approved by the Minister.

(3) During a financial year, the board may develop, adopt and submit to the Minister amendments to its approved budget in relation to the financial year.

(4) An amendment has no effect until approved by the Minister.

‘127B Compliance with approved budget

(1) The board must comply with its approved budget in relation to a financial year.

(2) If the board makes a disbursement in a financial year that is not provided for in its approved budget in relation to the financial year, the members who knowingly agreed to the disbursement (the “relevant members”) are jointly and severally liable to repay the amount of the disbursement to the board.

(3) A person appointed in writing by the Minister for the purpose may recover, on the board’s behalf, the amount from the relevant members as a debt.’.

Debate ensued.

Question – That Ms Bligh’s amendment be agreed to – put and agreed to.

Clauses 128 to 130, as read, agreed to.

Clause 131 (Membership of committee)—

The following amendments were proposed by Ms Bligh—

At page 78, line 10, ‘board’—

omit, insert—

‘Governor in Council’.

At page 78, after line 30—

insert—

(3) A committee member must be appointed for a term of not more than 4 years.

(4) Sections 111 to 114 apply as if—
   (a) a member were a committee member; and
   (b) the chairperson were the committee’s chairperson; and
   (c) the board were the committee.

(5) Also, section 113(2) applies as if—
   (a) the reference to a Minister’s consultation nominee were a reference to the Minister’s consultation committee nominee; and
   (b) the reference to section 107(2)(a) were a reference to section 131(2)(a).’.

1 Sections 111 (Disqualification from membership), 112 (Discretion if member convicted of indictable offence), 113 (Vacation of office) and 114 (When notice of resignation takes effect).
Debate ensued.
Question – That Ms Bligh’s amendments be agreed to – put and agreed to.
Clause 131, as amended, agreed to.
Clauses 132 to 215, as read, agreed to.
Schedule 1 (Consequential amendments of acts)—
The following amendments were proposed by Ms Bligh—
At page 120, after line 5—
insert—
'1AA Section 3, definition "eligible non–State school", from 'section' to '1989”—
omit, insert—
'the Education (General Provisions) Act 1989, section 134A(1)(b)'.'.
At page 120, after line 10—
insert—
'2 Section 10(1), from 'section' to '1989”—
omit, insert—
'the Education (General Provisions) Act 1989, section 134A(1)(b)'.'.
Debate ensued.
Question – That Ms Bligh’s amendments be agreed to – put and agreed to.
Schedule 1, as amended, agreed to.
Schedule 2 (Other amendments of acts)—
The following amendment was proposed by Ms Bligh—
At page 129, lines 4 to 11—
omit, insert—
'EDUCATION (CAPITAL ASSISTANCE) ACT 1993
1 Section 4(1), from 'the planning' to 'upgrading of'—
omit, insert—
'work for'.
2 Section 4—
insert—
'(3) A capital project, consisting of work for facilities or accommodation as mentioned in
subsection (1), may include the following—
(a) work relating to equipment or furniture to the extent the equipment or furniture is
part of the facilities or accommodation;
Example—
Work for the installation of information technology equipment.
(b) work for the purpose of complying with any conditions imposed by the local
authority for the area in which the relevant non–state school is located, or is to be
relocated, as part of the local authority's approval relating to the capital project,
whether the work is undertaken on the school's land or other land.
Example—
Work relating to bus stops, bus shelters, or areas for students to be set–down or
picked–up, located or to be located, outside of the school's land.
(4) In this section—
'relevant non–State school" means the non–State school to which the capital project
relates.
"work" means planning, construction, alteration, extension, renovation, relocation or
upgrading.'.
3 Part 7, heading—
omit, insert—
'VALIDATING AND TRANSITIONAL PROVISIONS'.
4 Section 27, 'this Part'—
omit, insert—
'section 26'.
5 After part 7, division 1—
insert—
'Division 1A—Validation of other payments etc.
27A Capital project involving work of the type mentioned in section 4(3)
(1) Subsection (2) applies if an amount was paid, before the commencement of this
section, by a CAA to the approved authority of an eligible non–State school as capital
assistance for a proposed capital project that involved work of the type mentioned in
section 4(3) ("other works").
'(2) The following is taken to be, and always to have been, lawfully granted, paid and used—
(a) the grant of the application for capital assistance for the proposed capital project;
(b) the payment of the amount;
(c) the use of the amount for other works.
'(3) Subsection (4) applies if, before the commencement of this section—
(a) the Minister granted an application for capital assistance for a proposed capital project that involved other works; and
(b) the capital assistance has not been provided.
'(4) The application is taken to have been lawfully granted and provision of the capital assistance may be made under section 22.'.

'EDUCATION (GENERAL PROVISIONS) ACT 1989

'1 Section 2(1), definition "proponent"—
omit.
'2 Section 2(1), definition "significantly modifying", paragraph (d), after '5 km'—
insert—
', measured in a straight line on a horizontal plane,'.
'3 Section 2A(4), 'about facilities or instruction'—
omit.
'4 Section 115(2)(a)(i), 'Council;'—
omit, insert—
'Council; or'.

'5 Section 134A(1) and (2)—
omit, insert—
'(1) The Minister may issue guidelines (the "planning guidelines") about planning approvals for proposed non-State schools or to significantly modify non-State schools.
'(1A) Without limiting subsection (1), the planning guidelines may state criteria the Minister must apply in deciding—
(a) whether or not to issue a planning approval for a proposed non-State school or to significantly modify a non-State school; and
(b) conditions to which a planning approval may be subject if the Minister issues the planning approval.
'(2) The conditions to which a planning approval may be subject may include conditions about the following—
(a) the location of the school;
(b) the facilities for, or instruction in, preschool, primary, secondary or special education to be provided at the school;
(c) the number of enrolments at the school, including, for example—
(i) a restriction on enrolments for the school or a particular grade level; or
(ii) attracting and maintaining a minimum enrolment number for 1, or more than 1, year;
(d) the extent of religious, philosophical, or educational delivery, choice in education, as nominated by an applicant for the planning approval, to be provided to students by the school.'.

'6 Section 134A(3), 'a proponent'—
omit, insert—
'an applicant for a planning approval'.
'7 Section 134B(1), 'proponent'—
omit, insert—
'person'.

'8 Section 141(1), definition "school in receipt of subsidy", 'school;'—
insert—
'school; or'.

'9 After section 161—
insert—
'Division 3—Transitional and validation provisions for Education (Accreditation of Non-State Schools) Act 2001

'162 Definitions for div 3

'In this division—
"commencement" means the commencement of section 164.

163 Sections in div 2 ceasing to have effect
On the commencement, sections 159, 160 and 161 cease to have effect.

164 Transitional provision about guidelines
(1) The previous guidelines are taken—
(a) to be guidelines issued under section 134A; and
(b) to have effect as if they were issued under section 134A.
(2) To remove doubt, it is declared that nothing in this section limits the Minister's power to issue guidelines under section 134A.
(3) In this section—
"previous guidelines" means the following—
(a) the document called 'Queensland Non–State Schools Planning Assessment of Individual Applications' approved by the Minister on 26 September 1997;
(b) the document called 'Queensland Non–State Schools Planning Assessment of Individual Applications' approved by the Minister on 23 December 1999;
(c) the document called 'Planning Guidelines 2000' approved by the Minister on 6 December 2000 and amendments to the document approved by the Minister before the commencement.

165 Validation of decisions made by Minister
(1) This section applies if, before the commencement—
(a) a person proposing to establish, or significantly modify, a non–State school applied to the Minister for an approval to establish, or significantly modify, the school; and
(b) the Minister decided to—
(i) refuse to grant the application; or
(ii) grant the application, without conditions; or
(iii) grant the application, with conditions to which the approval was subject.
(2) If the application would have been an application for a planning approval for the school had the application been made after the commencement, the Minister's decision is taken to be, and always to have been, validly made under section 134B after the commencement.
(3) If the Minister's decision was to grant the application, any other decision of or payment by the Minister, made or purportedly made under section 2(2) or 141 in relation to the school, is taken to be, and always to have been, validly made.
(4) Also, the Minister's decision is taken to be, and always to have been, validly made if the decision was made in accordance with relevant criteria adopted by the Minister because there was doubt about the validity of the 2000 guidelines.

166 Validation of conditions imposed on non–State school
(1) This section applies if, before the commencement, the Minister—
(a) made a decision mentioned in section 165(1)(b)(iii) for a school (the "section 165 decision"); and
(b) subsequently made a decision for section 2(2) that resulted in the school being a non–State school for a type of education (the "section 2(2) decision").
(2) The section 2(2) decision is subject to any continuing conditions imposed under the section 165 decision as if the section 165 decision had been made after the commencement.''.

Debate ensued.
Question – That Ms Bligh's amendment be agreed to – put and agreed to.
Schedule 2, as amended, agreed to.
Schedule 3 (Dictionary)—
The following amendments were proposed by Ms Bligh—
At page 131, line 12, after 'Schools'—
insert—
'of'.
At page 135, after line 26—
insert—
""sector student–intake day", of a school for a sector of schooling, means the first day of education of students at the school within the sector of schooling.
"show cause notice"—
(a) for chapter 2, part 4, division 2—see section 64(2); or
(b) for chapter 3, part 6, division 2—see section 94(2).

"show cause period"—
(a) for chapter 2, part 4, division 2—see section 64(2)(d); or
(b) for chapter 3, part 6, division 2—see section 94(2)(d).

"special education" see Education (General Provisions) Act 1989, section 3(2).2

"State school" see Education (General Provisions) Act 1989, section 2(1).3

"student–intake day", of a provisionally accredited school, means the first day of education of students under the school's provisional accreditation.

"submission period" see section 77(1)(h).'

Debate ensued.

Question – That Ms Bligh's amendments be agreed to – put and agreed to.

Schedule 3, as amended, agreed to.

Bill to be reported with amendments.

In the House

Bill reported with amendments.

Ordered – That the Bill, as amended, be taken into consideration.

Ms Bligh, by leave, moved – That the Bill be now read a third time.

Bill read a third time and passed.

Title agreed to.

16 POSTPONED ORDERS – GOVERNMENT BUSINESS

Leader of the House (Ms Bligh) moved – That Government Business Orders of the Day Nos. 2 to 13 be postponed until a later hour of the sitting.

Question put and agreed to.

17 GAMING MACHINE AMENDMENT REGULATION (NO. 1) 2001 – MOTION FOR DISALLOWANCE

Leader of the Opposition (Mr Horan), pursuant to notice, moved – That the Gaming Machine Amendment Regulation (No. 1) 2001 (Subordinate Legislation No. 126 of 2001) tabled in the Parliament on 7 August 2001, be disallowed.

Debate ensued. (Hansard p. 2666)

Question put.

The House divided.

AYES – 18

Cunningham, E  Hopper  Lester *  Pratt  Rowell  Simpson
Flynn  Horan  Lingard  Quinn  Seeney  Springborg *
Hobbs  Lee Long  Malone  Roberts, E  Sheldon  Watson

NOES – 62

Attwood  Cunningham  J  Lee  Nolan  Roberts, N  Strong
Barry  Beattie  Bell  Bligh  Boyte  Briskey  Choi  Clark, E  Crott
   Cunningham, J  Edmond  Fenlon  Foley  Hayward  Jarratt  Keech  Lavarch  Lawlor

   Livingstone  Lucas  Mackenroth  McNamara  Michel  Miller  Molloy  Mulherin  Nelson–Carr

   Nuttall  Palaszczuk  Pearce  Pitt  Poole  Purcell *  Reeves  Reilly  Reynolds

   Roberts  Rodgers  Rose  Scharten  Scott, C  Scott, D  Shire

   Robertson  Rodwell  Scott, T  Welles  Wilson

   Struthers  Sullivan, C  Sullivan, T *  Welford

   * Tellers

Question negatived.

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2 Education (General Provisions) Act 1989, section 3(2) provides—

‘(2) “Special education” is the educational programs and services appropriate to the needs of persons with a disability.’.

3 Education (General Provisions) Act 1989, section 2(1) provides—

‘“State school” means a school at which primary, secondary or special education is provided by the State.’.
18 SUSPENSION OF STANDING AND SESSIONAL ORDERS – PROPERTY AGENTS AND MOTOR DEALERS AMENDMENT BILL

Leader of the House (Ms Bligh), by leave, moved – That so much of the Standing and Sessional Orders be suspended to enable the Property Agents and Motor Dealers Amendment Bill to pass through all its remaining stages at this day’s sitting.

Motion seconded by Minister for Tourism and Racing and Minister for Fair Trading (Mrs Rose).

Debate ensued. (Hansard p. 2670)

Question put and agreed to.

19 PROPERTY AGENTS AND MOTOR DEALERS AMENDMENT BILL

Order of the day read for the adjourned debate on the motion of the Minister for Tourism and Racing and Minister for Fair Trading (Mrs Rose) – That the Bill be now read a second time.

Debate resumed. (Hansard p. 2671)

Paper: Mr Springborg, during his speech, tabled the following paper—
Letter, dated 9 September 2001, to Chief Executive Officer of the Queensland Law Society

Debate continued.

Question put and agreed to.

Bill read a second time.

Bill committed on the motion of Mrs Rose.

In Committee

(Hansard p. 2707)

Clauses 1 to 33, as read, agreed to.

Clause 34 (Insertion of new ss 573A to 573E)—

The following amendments were proposed by Mrs Rose—
At page 33, lines 4 to 7—
\textit{omit, insert}—

‘providing them or of not providing them as offered.’.

At page 34, after line 3—
\textit{insert}—

‘(2) Sections 573A, 573B and 573C apply to conduct, whether happening in or outside Queensland, relating to residential property in Queensland.’.

Debate ensued.

Question – That Mrs Rose’s amendments be agreed to – put and agreed to.

Clause 34, as amended, agreed to.

Clauses 35 to 39, as read, agreed to.

Bill to be reported with amendments.

In the House

Bill reported with amendments.

\textit{Ordered} – That the Bill, as amended, be taken into consideration.

Mrs Rose moved – That the Bill be now read a third time.

Bill read a third time and passed.

Title agreed to.

20 VALUERS REGISTRATION AMENDMENT BILL

Order of the day read for the adjourned debate on the motion of the Minister for Natural Resources and Minister for Mines (Mr Robertson) – That the Bill be now read a second time.

Debate resumed. (Hansard p. 2709)

Debate adjourned on the motion of Mr Robertson.

\textit{Ordered} – That the resumption of the debate be made an order of the day for tomorrow.
21 SPECIAL ADJOURNMENT
Minister for Natural Resources and Minister for Mines (Mr Robertson) moved – That the House, at its rising, do adjourn until 9.30 am on Tuesday, 16 October 2001. Question put and agreed to.

22 ADJOURNMENT
Minister for Natural Resources and Minister for Mines (Mr Robertson) moved – That this House do now adjourn. Debate ensued. (Hansard p. 2721) Question put and agreed to. The House adjourned at 7.23 pm.

23 ATTENDANCE
The following Members were present—

<table>
<thead>
<tr>
<th>Attwood</th>
<th>Cunningham, J</th>
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<th>Mulherin</th>
<th>Reynolds</th>
<th>Smith</th>
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J FOURAS
DEPUTY SPEAKER

R D DOYLE
THE CLERK OF THE PARLIAMENT