MEETING OF THE ASSEMBLY ........................................................................................................294
MATTER OF PRIVILEGE (Hansard p. 2889, 9.31 am) .......................................................................................... 294
ASSENT TO BILLS ........................................................................................................................................... 294
QUEENSLAND PARLIAMENTARY SERVICE - ANNUAL REPORT ................................................................. 294
PETITIONS ......................................................................................................................................... 294
PAPERS TABLED DURING THE RECESS ..................................................................................................... 295
STATUTORY INSTRUMENTS ......................................................................................................................... 295
MINISTERIAL PAPER TABLED BY THE CLERK .......................................................................................... 295
MINISTERIAL STATEMENTS (Hansard p. 2891, 9.36 am) .............................................................................. 296
SCRUTINY OF LEGISLATION COMMITTEE – PAPER ............................................................................. 296
PRIVATE MEMBERS’ STATEMENTS (Hansard p. 2904, 10.24 am) ................................................................. 296
QUESTIONS WITHOUT NOTICE (Hansard p. 2905, 10.30 am) ................................................................. 297
MATTER OF PRIVILEGE (Hansard p. 2907, 10.38 am) ...................................................................................... 297
MATTERS OF PUBLIC INTEREST (Hansard p. 2916, 11.31 am) ................................................................. 297
MINISTERIAL PAPER .................................................................................................................................. 297
APPROPRIATION BILL (NO. 2) (Hansard p. 2927, 12.28 pm) ..................................................................... 297
APPROPRIATION (PARLIAMENT) BILL (NO. 2) (Hansard p. 2927, 12.33 pm) .................................................. 298
SUPERANNUATION LEGISLATION AMENDMENT BILL (Hansard p. 2928, 12.36 pm) ............................... 298
EDUCATION LEGISLATION AMENDMENT BILL (Hansard p. 2929, 12.36 pm) ............................................ 298
WORKERS’ COMPENSATION AND REHABILITATION AND OTHER ACTS AMENDMENT BILL
(Hansard p. 2932, 12.44 pm) ......................................................................................................................... 299
ENVIRONMENTAL PROTECTION AND OTHER LEGISLATION AMENDMENT BILL (Hansard p. 2933,
12.49 pm) .................................................................................................................................................. 299
ELECTRICITY AMENDMENT BILL (Hansard p. 2936, 2.00 pm) ............................................................... 299
NATURAL RESOURCES LEGISLATION AMENDMENT BILL (Hansard p. 2938, 2.13 pm) ......................... 299
MOTION WITHOUT NOTICE – HOURS AND ORDER OF BUSINESS FOR TODAY ....................................... 302
PETROLEUM (SUBMERGED LANDS) AMENDMENT BILL (Hansard p. 2993, 9.30 pm) ......................... 303
ADJOURNMENT (Hansard p. 2996, 9.47 pm) .................................................................................................... 304
ATTENDANCE .................................................................................................................................................. 304
MEETING OF THE ASSEMBLY
The Assembly met at 9.30 am, pursuant to adjournment. The Speaker (Honourable R K Hollis) read prayers.

MATTER OF PRIVILEGE
(Hansard p. 2889, 9.31 am)
Mr Hopper rose on a matter of privilege.

ASSENT TO BILLS
Letter from the Governor was reported, informing the House that Her Excellency had, in the name and on behalf of Her Majesty, assented to the following Bills on the 12 October 2004—
A Bill for an Act to amend the Plant Protection Act 1989, and for other purposes (Plant Protection Amendment Act 2004 – Act No. 24 of 2004)
A Bill for an Act about exploring for, recovering and transporting by pipeline, petroleum and fuel gas and ensuring the safe and efficient carrying out of those activities, and for other purposes (Petroleum and Gas (Production and Safety) Act 2004 – Act No. 25 of 2004)
A Bill for an Act to amend legislation about primary industries and fisheries, and for other purposes (Primary Industries and Fisheries Legislation Amendment Act 2004 – Act No. 27 of 2004)
A Bill for an Act to amend the Rural Adjustment Authority Act 1994 (Rural Adjustment Authority Amendment Act 2004 – Act No. 28 of 2004)
A Bill for an Act to amend the Partnership Act 1891, and for other purposes (Partnership and Other Acts Amendment Act 2004 – Act No. 29 of 2004)
A Bill for an Act to amend the Community Ambulance Cover Act 2003 (Community Ambulance Cover Amendment Act 2004 – Act No. 30 of 2004)
A Bill for an Act to provide for marine parks and the conservation of the marine environment, and for other purposes (Marine Parks Act 2004 – Act No. 31 of 2004)
A Bill for an Act to establish development entitlements for particular land on the Southern Moreton Bay Islands (Southern Moreton Bay Islands Development Entitlements Protection Act 2004 – Act No. 32 of 2004)

QUEENSLAND PARLIAMENTARY SERVICE - ANNUAL REPORT
The following paper was tabled by the Speaker—
Queensland Parliamentary Service – Annual Report 2003-04

PETITIONS
The following paper petitions, lodged with the Clerk by the Members indicated, were received—
Mrs Sullivan from 706 petitioners requesting the House to reconsider the latest Environmental Protection Agency report and to allow erection of a hard fix revetment wall along the foreshore from the Pacific Harbour estate boundary north to Wrights Creek as has been the case at numerous locations along the foreshores of Moreton Bay and South Western Bribie Island.
Mr Fraser from 235 petitioners requesting the House to as a matter of urgency upgrade the intersection of Coopers Camp Road, Jubilee Terrace, Simpsons Road and MacGregor Terrace, Bardon so that it adequately services the traffic using this route.
Mr Wellington from 199 petitioners requesting the House to initiate the necessary steps that will ensure that the proposed Montville Country Club be established as a fully sewered, environmentally self-sustainable golfing residential community and that it be planned as a national model for non-reliance on state or local government community infrastructure
The following E-petition, sponsored by the Member indicated, was received—
Mr Wellington from 1503 petitioners requesting the House to establish an independent, public inquiry into the impact of public liability insurance increases on Queensland's community life and to consider and recommend policy solutions at both state and national level to maintain social capital and community capacity.

PAPERS TABLED DURING THE RECESS
The Clerk informed the House that the following papers, received during the recess, were tabled on the dates indicated—
8 October 2004—
Supreme Court of Queensland Library – Annual Report 2003-04
Mount Isa Water Board – Annual Report 2003-2004
Response from the Minister for Transport and Main Roads (Mr Lucas) to a paper petition presented by Mr Reeves from 181 petitioners regarding noise pollution barriers to prevent the constant, excessive noise emanating from the Gateway Arterial Road
11 October 2004—
Response from the Minister for Transport and Main Roads (Mr Lucas) to a paper petition presented by Ms Barry from 56 petitioners regarding a request to build noise barriers along the Gateway Motorway for Northwind Estate residents
15 October 2004—
Response from the Minister for Education and the Arts (Ms Bligh) to a paper petition presented by Mrs Stuckey from 2883 petitioners regarding the future usage of the site of the Coolangatta Special School
18 October 2004—
Treasurer’s Appropriation Statement 2003-04

STATUTORY INSTRUMENTS
The following statutory instruments were tabled by the Clerk—
Education (Overseas Students) Act 1996—
Education (Overseas Students) Amendment Regulation (No. 1) 2004, No. 210
Police Powers and Responsibilities Act 2000—
Police Powers and Responsibilities Amendment Regulation (No. 4) 2004, No. 211
Transport Legislation Amendment Regulation (No. 2) 2004, No. 212
Fisheries Act 1994—
Fisheries (East Coast Trawl) Amendment Management Plan (No. 1) 2004, No. 213
Nature Conservation Act 1992—
Nature Conservation (Protected Areas) Amendment Regulation (No. 3) 2004, No. 214
Fair Trading Act 1989—
Fair Trading (Novelty Dummy) Order 2004, No. 215
Public Service Act 1996—
Public Service Amendment Regulation (No. 1) 2004, No. 216
Justices Act 1886—
Justices Amendment Regulation (No. 1) 2004, No. 217
Food Production (Safety) Act 2000—
Food Production (Safety) Amendment Regulation (No. 1) 2004, No. 218
Coal Mining Safety and Health Act 1999, Mining and Quarrying Safety and Health Act 1999—
Mining Legislation Amendment Regulation (No. 1) 2004, No. 219

MINISTERIAL PAPER TABLED BY THE CLERK
The following ministerial paper was tabled by The Clerk—
Minister for State Development and Innovation (Mr McGrady)—
Report on a decision by the Minister for State Development and Innovation (Mr McGrady)
regarding the call in of a development application under the Integrated Planning Act 1997 –
development application by Wingate Properties Pty Ltd lodged with the Ipswich City Council

MINISTERIAL STATEMENTS (Hansard p. 2891, 9.36 am)
(a) Deputy Premier, Treasurer and Minister for Sport (Mr Mackenroth) made a ministerial statement
relating to Queensland’s economy.

Papers: Mr Mackenroth, during his statement, tabled the following papers—
Queensland Treasury 2003-04 Report on State Finances of the Queensland
Government year ended 30 June 2004

(b) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to employment
outcomes in Queensland since 1998.

(c) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to Queensland’s
coal industry.

(d) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to TAFE course
in roofing.

(e) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to IDP
Australian International Education awards.

(f) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to construction
activity in Queensland.

(g) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to the
Queensland Multicultural Festival.

(h) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to a reception
for ex-POWs.

(i) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to Queensland’s
Racing industry and Brisbane’s Super Track Project.

(j) Minister for Public Works, Housing and Racing (Mr Schwarten) made a ministerial statement
relating to metropolitan racing facilities and Brisbane’s Super Track Project.

(k) Minister for Education and the Arts (Ms Bligh) made a ministerial statement relating to the reform
of Queensland’s education laws.

Paper: Ms Bligh, during her speech, tabled the following paper—
Consultation paper titled Education Laws for the Future dated October 2004

(l) Minister for Transport and Main Roads (Mr Lucas) made a ministerial statement relating to
increased penalties for seatbelt offences.

(m) Minister for Primary Industries and Fisheries (Mr Palaszczuk) made a ministerial statement
relating to citrus canker outbreaks.

(n) Minister for Energy (Mr Mickel) made a ministerial statement relating to preparations for the
upcoming storm season.

SCRUTINY OF LEGISLATION COMMITTEE – PAPER
Chair of the Scrutiny of Legislation Committee (Mr Hayward) tabled the following paper—
Scrutiny of Legislation Committee—
Alert Digest No. 7 of 2004

PRIVATE MEMBERS’ STATEMENTS (Hansard p. 2904, 10.24 am)
Private Members’ statements were made.
QUESTIONS WITHOUT NOTICE (Hansard p. 2905, 10.30 am)
Questions without notice were asked.

_Paper:_ Deputy Leader of the Opposition (Mr Seeney) tabled the following paper—
Document from the Energex website titled _Unplanned electricity interruptions (temporary loss of supply)._ 

Questions continued.

MATTER OF PRIVILEGE (Hansard p. 2907, 10.38 am)
Leader of the Opposition (Mr Springborg) rose on a matter of privilege.

Questions resumed.

QUESTIONS CONTINUED.

MATTERS OF PUBLIC INTEREST (Hansard p. 2916, 11.31 am)
Matters of public interest were debated.

_Paper:_ Leader of the Opposition (Mr Springborg), during his speech, tabled the following paper—
Extract from _Hansard_ dated 8 May 2002, containing a question without notice relating to the Queensland Thoroughbred Racing Board and Mr B. Bentley

Debate continued.

MINISTERIAL PAPER
The following Ministerial paper was tabled—

_Deputy Premier, Treasurer and Minister for Sport (Mr Mackenroth)— _
Queensland Government, Treasury, Statement of Unforeseen Expenditure to be Appropriated, 2003-04

APPROPRIATION BILL (NO. 2) (Hansard p. 2927, 12.28 pm)
Deputy Premier, Treasurer and Minister for Sport (Mr Mackenroth) presented a message from Her Excellency the Governor, _viz:_

_MESSAGE_  
APPROPRIATION BILL (NO. 2) 2004  
_Constitution of Queensland 2001, section 68_  
I, QUENTIN BRYCE, Governor, recommend to the Legislative Assembly a Bill intituled— 
A Bill for an Act authorising the Treasurer to pay amounts from the consolidated fund for departments for the financial year starting 1 July 2003.  
[Signature]

Mr Mackenroth presented a Bill for an Act authorising the Treasurer to pay amounts from the consolidated fund for departments for the financial year starting 1 July 2003 and Explanatory Notes and moved – That the Bill be now read a First time.

Question put and agreed to.

Mr Mackenroth moved – That the Bill be now read a second time.

Debate ensued.

Mr Lingard moved – That the debate be now adjourned.

Question put and agreed to.
Deputy Premier, Treasurer and Minister for Sport (Mr Mackenroth) presented a message from Her Excellency the Governor, *viz*:

**MESSAGE**

**APPROPRIATION (PARLIAMENT) BILL (NO. 2)**  
*Constitution of Queensland 2001, section 68*

I, QUENTIN BRYCE, Governor, recommend to the Legislative Assembly a Bill intituled—

A Bill for an Act authorising the Treasurer to pay an amount from the consolidated fund for the Legislative Assembly and parliamentary service for the financial year starting 1 July 2003.

Quentin Bryce  
GOVERNOR  
14 October 2004"

Mr Mackenroth presented a Bill for an Act authorising the Treasurer to pay an amount from the consolidated fund for the Legislative Assembly and parliamentary service for the financial year starting 1 July 2003 and Explanatory Notes and moved – That the Bill be now read a First time. Question put and agreed to.  
Mr Mackenroth moved – That the Bill be now read a second time. Debate ensued.  
Mr Lingard moved – That the debate be now adjourned. Question put and agreed to.

**SUPERANNUATION LEGISLATION AMENDMENT BILL**  
*Constitution of Queensland 2001, section 68*

I, PAUL de JERSEY, Acting Governor, recommend to the Legislative Assembly a Bill intituled—


Paul de Jersey  
ACTING GOVERNOR  
18 October 2004"

Mr Mackenroth moved – That the Bill be now read a second time. Debate ensued.  
Mr Lingard moved – That the debate be now adjourned. Question put and agreed to.

**EDUCATION LEGISLATION AMENDMENT BILL**  
*Hansard p. 2929, 12.36 pm*

Minister for Education and the Arts (Ms Bligh) presented a Bill for an Act to amend Acts administered by the Minister for Education and the Arts and Explanatory Notes and moved – That the Bill be now read a First time. Question put and agreed to.  
Ms Bligh moved – That the Bill be now read a second time. Debate ensued.  
Mr Lingard moved – That the debate be now adjourned. Question put and agreed to.
WORKERS’ COMPENSATION AND REHABILITATION AND OTHER ACTS AMENDMENT BILL  
(Hansard p. 2932, 12.44 pm)
Minister for Employment, Training and Industrial Relations (Mr Barton) presented a Bill for an Act to amend the Workers’ Compensation and Rehabilitation Act 2003, the Workplace Health and Safety Act 1995, the Electrical Safety Act 2002 and for other purposes and Explanatory Notes and moved – That the Bill be now read a First time.
Question put and agreed to.
Mr Barton moved – That the Bill be now read a second time.
Debate ensued.
Mr Lingard moved – That the debate be now adjourned.
Question put and agreed to.

ENVIRONMENTAL PROTECTION AND OTHER LEGISLATION AMENDMENT BILL  
(Hansard p. 2933, 12.49 pm)
Minister for Environment, Local Government, Planning and Women (Ms Boyle) presented a Bill for an Act to amend the Environmental Protection Act 1994, and for other purposes and Explanatory Notes and moved – That the Bill be now read a First time.
Question put and agreed to.
Ms Boyle moved – That the Bill be now read a second time.
Debate ensued.
Mr Lingard moved – That the debate be now adjourned.
Question put and agreed to.

ELECTRICITY AMENDMENT BILL  
(Hansard p. 2936, 2.00 pm)
Minister for Energy (Mr Mickel) presented a Bill for an Act to amend the Electricity Act 1994 and Explanatory Notes and moved – That the Bill be now read a First time.
Question put and agreed to.
Mr Mickel moved – That the Bill be now read a second time.
Debate ensued.
Mr Seeney moved – That the debate be now adjourned.
Question put and agreed to.

NATURAL RESOURCES LEGISLATION AMENDMENT BILL  
(Hansard p. 2938, 2.13 pm)
Order of the day read for the adjourned debate on the motion of the Minister for Natural Resources and Mines (Mr Robertson) – That the Bill be now read a second time.
Debate ensued.

Paper:  
Mr Wellington, during his speech, tabled the following paper—
An email from Scott O’Keeffe, Project Officer, Department of Natural Resources and Mines, to Nicklin Electorate Office, dated 30 July 2004, regarding Maroochy Wild Dog Watch.

Debate continued.

Paper:  
Mr Robertson, by leave, during his speech, tabled the following paper—

Debate continued.

Question put and agreed to.

Bill read a second time.

Consideration in detail—
Clauses 1 to 16, as read, agreed to.
Clause 17—
Debate ensued.

Question put – That clause 17, as read, stand part of the Bill.
The House divided.
AYES 54—

Attwood  Cummins  Keech  McNamara  Pearce  Scott
Barry  Cunningham, E  Lavarch  Miller  Pitt  Smith
Barton  Fenlon  Lawlor  Molloy  Poole  Stone
Bligh  Finn  Lee  Mulherin  Purcell  Struthers
Boyle  Foley  Livingstone  Nolan–Carr  Reilly  Sullivan, C
Briskey  Fraser  Lucas  Nolan *  Reynolds  Sullivan, T *
Choi  Hayward  Mackenroth  Nuttall  Roberts, N  Wellington
Clark, E  Hoolihan  Male  O’Brien  Robertson  Wells
Croft  Jarrett  McGrady  Palaszczuk  Schwarten  Wilson

NOES 18—

Copeland  Johnson  Lee Long  McArdle  Quinn  Seeney
Hobbs  Knuth  Lingard  Menkens  Rickuss  Simpson
Hopper *  Langbroek  Malone *  Messenger  Rowell  Springborg

Tellers *

Question agreed to.
Clause 17, as read, agreed to.
Clauses 18 to 21, as read, agreed to.

Paper:  Mr Robertson, during his speech, tabled the following paper—
Explanatory Notes to amendments in committee to the Natural Resources Legislation Amendment Bill.

The following amendment was proposed by Mr Robertson—
At page 13, after line 12—
insert—

Part 2A  Amendment of Petroleum and Other Legislation Amendment Act 2004
21A  Act amended in pt 2A
This part amends the Petroleum and Other Legislation Amendment Act 2004.

21B Amendment of s 19 (Replacement of s 25 (Limit to number of permits and leases))
Section 19, inserted section 25L(2)(a), 'renewed'—
omit, insert—
'replaced'.

21C Amendment of s 104 (Amendment of s 159 (Obligation to lodge proposed later
development plan))
Section 104(2), 'omit,'—
omit.

21D Amendment of s 153 (Amendment of s 409 (Requirements for making application))
Section 153(1), 'omit,'—
omit.'.

Debate ensued.
Question – That Mr Robertson’s amendment be agreed to – put and agreed to.
Clauses 22 to 42, as read, agreed to.

The following amendment was proposed by Mr Robertson —
At page 22, after line 3—
insert—

Part 6  Amendment of Vegetation Management Act 1999
43  Act amended in pt 6
This part amends the Vegetation Management Act 1999.

44 Amendment of s 22H (Modifying Planning Act effect on changing broadscale
application)
Section 22H(b), after 'increases'—
insert—
'the size of'.

45 Replacement of ss 76 and 77
Sections 76 and 77—
omit, insert—

'76 Existing applications (pre VACA) and development approvals
'(1) Despite the Planning Act—
(a) before an existing application (pre VACA)\(^1\) is decided, the application can not be
changed in any way that increases the size of the area proposed to be cleared; and
(b) from the day the application is decided until the day the development approval for the
application has effect,\(^2\) the application can not be changed in any way that—
   (i) increases the size of the area proposed to be cleared; or
   (ii) changes the location of the area proposed to be cleared; and
(c) from the day the development approval has effect, the approval can not be changed
   in any way that—
   (i) increases the size of the area approved to be cleared; or
   (ii) changes the location of the area approved to be cleared; or
   (iii) extends the currency period for the approval.

‘(2) Subsection (1)(b)(ii) does not apply to an application decided before the commencement
of this section if an appeal against the decision was started before the commencement.
‘(3) Subsection (1)(c) applies to a development approval even if the approval had effect
before the commencement of this section.
‘(4) Despite the Planning Act, section 3.5.21,\(^3\) the currency period for a development
approval for an existing application (pre VACA) must end no later than 31 December
2006.
‘(5) In this section—
   existing application (pre VACA) means a development application, as defined under
   the Planning Act, involving the clearing of vegetation and made before midday 16 May
   2003.
   location, of an area proposed to be cleared in an existing application (pre VACA),
   means—
   (a) the boundary delineating the area in the property vegetation management plan for
       the application; or
   (b) if the application was amended before it was decided—the boundary of the area
       described in the amendment.

‘77 Existing applications (pre VACA) and permits under the Land Act 1994

‘(1) An existing application (pre VACA) must be dealt with under the Land Act 1994, as in
‘(2) Despite subsection (1)—
   (a) before an existing application (pre VACA) is decided, the application can not be
       changed in any way that increases the size of the area proposed to be cleared; and
   (b) from the day the application is decided until the end of the appeal period, the
       application can not be changed in any way that—
       (i) increases the size of the area proposed to be cleared; or
       (ii) changes the location of the area proposed to be cleared; and
   (c) from the end of the appeal period, the permit can not be changed in any way that—
       (i) increases the size of the area approved to be cleared; or
       (ii) changes the location of the area approved to be cleared; or
       (iii) extends the term of the permit.
‘(3) Subsection (2)(b)(ii) does not apply to an application decided before the commencement
of this section if an appeal against the decision was started before the commencement.
‘(4) Subsection (2)(c) applies to a tree clearing permit even if the appeal period, in relation to
the permit, ended before the commencement of this section.
‘(5) Despite the Land Act 1994, section 264,\(^4\) the term of a tree clearing permit for an existing
application (pre VACA) must end no later than 31 December 2006.
‘(6) In this section—
   end of the appeal period means—
   (a) for an application for an internal review of a decision under the Land Act 1994,
section 263—the day the Minister makes a review decision under the Land Act 1994,
section 426; and

---

\(^1\) References to VACA relate to the Vegetation (Application for Clearing) Act 2003, repealed by Act No. 1 of 2004.
\(^2\) See the Planning Act, section 3.5.19 (When approval takes effect).
\(^3\) Planning Act, section 3.5.21 (When approval lapses)
\(^4\) Land Act 1994, section 264 (Terms of tree clearing permit)
(b) for an appeal against a review decision—the day the court decides the appeal under the Land Act 1994, section 429; and
(c) otherwise—42 days after notice of the decision is given to the applicant.

existing application (pre VACA) means an application for a tree clearing permit, made before midday 16 May 2003 under the Land Act 1994, chapter 5, part 6, as in force at that time.

location, of an area proposed to be cleared in an existing application (pre VACA), means—
(a) the boundary delineating the area in—
   (i) the property vegetation management plan for the application; or
   (ii) the map requested by the chief executive under the Land Act 1994, section 260(2)(b)\(^5\) for the application; or
(b) if the application was amended before it was decided—the boundary of the area described in the amendment.’.

46 Amendment of s 78 (Existing applications (post VACA) under the Land Act 1994)

Section 78(2)—
omit, insert—
‘(2) Despite subsection (1), the chief executive must refuse to issue the tree clearing permit, without considering the issues stated in the Land Act 1994, section 262\(^6\), unless the applicant satisfies the chief executive—
(a) the proposed tree clearing is necessary for 1 or more of the following—
   (i) a project declared to be a significant project under the State Development and Public Works Organisation Act 1971, section 26;\(^7\)
   (ii) a project that is of major significance because of its regional, State or national benefit;
   (iii) supplying fodder for stock in a drought declared area;
   (iv) weed control;
   (v) ensuring public safety;
   (vi) establishing a necessary fence, road or other built infrastructure if there is no suitable alternative site for the fence, road or infrastructure; or
(b) the area proposed to be cleared is an area of regrowth vegetation.

(3) In this section—
existing application (post VACA) means an application for a tree clearing permit made at or after midday 16 May 2003 under the Land Act 1994, chapter 5, part 6, as in force at that time.

tree has the same meaning as in the Forestry Act 1959.’.”

Debate ensued.

MOTION WITHOUT NOTICE – HOURS AND ORDER OF BUSINESS FOR TODAY

Minister for Natural Resources and Mines (Mr Robertson), by leave, moved — That notwithstanding anything contained in the Standing and Sessional Orders, for this day’s sitting, the House can continue to meet past 9.00 pm to consider Government Business until the adjournment is moved to be followed by a 30 minute adjournment debate.

Questions put and agreed to.

Debate resumed.

Question put – That Mr Robertson’s amendment be agreed to.

The House divided.

\(^5\) Land Act 1994, section 260 (How application for tree clearing permit made)
\(^6\) Land Act 1994, section 262 (Issues chief executive must consider)
\(^7\) State Development and Public Works Organisation Act 1971, section 26 (Declaration of significant project)
Votes and Proceedings No. 32 – Tuesday, 19 October 2004

AYES 55—

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Tellers *

Question agreed to.

Consideration in detail completed—

Mr Robertson moved – That the Bill, as amended, be read a third time.

Debate ensued.

Question put.

The House divided.

AYES 55—

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NOES 18—

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Tellers *

Question agreed to.

Bill, as amended, read a third time

Mr Robertson moved – That the long title of the Bill be agreed to.

Question put and agreed to.

PETROLEUM (SUBMERGED LANDS) AMENDMENT BILL (Hansard p. 2993, 9.30 pm)

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

Debate ensued.

Question put and agreed to.

Bill read a second time.

Consideration in detail—

Clauses 1 to 11, as read, agreed to.

Clause 12—

Paper: Mr Robertson, during his speech, tabled the following paper—

Explanatory Notes to amendments in committee to the Petroleum (Submerged Lands) Amendment Bill.
The following amendment was proposed by Mr Robertson—
At page 12, line 21, after ‘section 14’—
insert—
‘, the cooperative scheme under the Crimes at Sea Act 2001 or the Acts Interpretation Act 1954, section 9’.

Debate ensued.

Question – That Mr Robertson’s amendment be agreed to – put and agreed to.
Clause 12, as amended, agreed to.
Clauses 13 to 87, as read, agreed to.
Schedule 1, as read, agreed to.

Consideration in detail completed—

Mr Robertson moved – That the Bill, as amended, be read a third time.
Question put and agreed to.
Mr Robertson moved – That the long title of the Bill be agreed to.
Question put and agreed to.

ADJOURNMENT (Hansard p. 2996, 9.47 pm)

Acting Leader of the House (Mr Robertson) moved – That this House do now adjourn.
Debate ensued.

Papers: Mr Wellington, during his speech, tabled the following papers—
Non-confirming petition addressed to the Minister for the Environment requesting horse riders to have continued access to Queensland state forest trails when and if they are transferred to national parks
Report, dated June 2001, titled The horse industry: contributing to the Australian economy by Jenny Gordon, Centre for International Economics

Debate ensued.

Papers: Mr Sullivan, during his speech, tabled the following papers—
Program for the official launch of the Prince Charles Hospital's 50th anniversary celebrations held on 19 October 2004
Speech by Professor Col Brennan, Past Director of Psychiatry, the Prince Charles Hospital
Background information relating to the Prince Charles Hospital

Debate continued.

Question put and agreed to.
The House adjourned at 10.16 pm.

ATTENDANCE

The following Members were present—

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R K HOLLIS

SPEAKER

N J LAURIE

CLERK OF THE PARLIAMENT

BY AUTHORITY

GOVERNMENT PRINTER, QUEENSLAND

2004-011