JOURNALS OF THE SENATE

No. 152

TUESDAY, 25 JUNE 2013

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1 MEETING OF SENATE
The Senate met at 11 am. The President (Senator the Honourable John Hogg) took the chair; read prayers and made an acknowledgment of country.

2 GOVERNMENT DOCUMENTS
The following documents were tabled:
   Australian Competition and Consumer Commission—Telstra’s structural separation undertaking—Report for the period 6 March to 30 June 2012.
   Australian Research Council—Strategic plan 2013-14 to 2015-16.

3 BANKING AMENDMENT (UNCLAIMED MONEY) BILL 2013
Order of the day read for the adjourned debate on the motion of the Parliamentary Secretary for Defence (Senator Feeney)—That this bill be now read a second time.
Debate resumed.
Limitation of debate: The time allotted for the consideration of this bill expired.
Question—That this bill be now read a second time—put and passed.
Bill read a second time.
Question—That the remaining stages of this bill be agreed to and this bill be now passed—put and passed.
Bill read a third time.

4 AUSTRALIA COUNCIL BILL 2013
AUSTRALIA COUNCIL (CONSEQUENTIAL AND TRANSITIONAL PROVISIONS) BILL 2013
Order of the day read for the adjourned debate on the motion of the Parliamentary Secretary for School Education and Workplace Relations (Senator Collins)—That these bills be now read a second time.
Debate resumed.

Declaration of interest: Senator Sinodinos declared an interest in relation to the bills.

Debate continued.
Limitation of debate: The time allotted for the consideration of these bills expired.
Question—That these bills be now read a second time—put and passed.
Bills read a second time.
The following amendments in respect of the Australia Council Bill 2013 circulated by the Opposition were considered:

Clause 9, page 6 (line 24) to page 7 (line 19), omit subsection (1), substitute:

(1) The Council has the following functions:
    (a) to promote excellence in the arts;
    (b) to provide, and encourage the provision of, opportunities for persons to practise the arts;
    (c) to promote the appreciation, understanding and enjoyment of the arts;
    (d) to promote the general application of the arts in the community;
    (e) to foster the expression of a national identity by means of the arts;
    (f) to uphold and promote the right of persons to freedom in the practice of the arts;
    (g) to promote the knowledge and appreciation of Australian arts by persons in other countries;
    (h) to promote incentives for, and recognition of, achievement in the practice of the arts;
    (i) to encourage the support of the arts by the States, local governing bodies and other persons and organisations; and
    (j) to do anything incidental or conducive to the performance of any of the foregoing functions.

Clause 11, page 8 (after line 29), after paragraph (a), insert:

(aa) the policies of State and Territory Governments in relation to the arts; and

Clause 12, page 9 (after line 2), after paragraph (a), insert:

(aa) in relation to the formation and terms of reference of a Committee; or

Clause 31, page 18 (line 5), at the end of subsection (1), add “, or as otherwise directed by the Minister”.

Clause 31, page 18 (line 10), omit “at least one person who has relevant experience in the arts”, substitute “more than one person who has relevant experience in the specific subject matter relating to that committee.”

Clause 31, page 18 (line 15), omit “The Board”, substitute “The Board, unless otherwise directed by the Minister”.

Clause 31, page 18 (line 21), omit “The Board”, substitute “The Board or the Minister”.

Clause 31, page 18 (after line 25), at the end of the clause, add:

(6) A direction by the Minister will in all cases prevail over a direction by the Board.

Question—That the amendments be agreed to—put.
The Senate divided—

AYES, 29

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<tr>
<th>Senators</th>
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<th>Humphries</th>
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<td>Abetz</td>
<td>Colbeck</td>
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<td>Birmingham</td>
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NOES, 33

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<tr>
<th>Senators</th>
<th>Hanson-Young</th>
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<tr>
<td>Bilyk</td>
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<td>Cameron</td>
<td>Ludlam</td>
<td>Pratt</td>
<td>Waters</td>
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<td>Carr, Kim</td>
<td>Ludwig</td>
<td>Rhiannon</td>
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<td>Di Natale</td>
<td>Lundy</td>
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<td>Feeney</td>
<td>Marshall</td>
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<td>Turner</td>
<td>McEwen</td>
<td>Stephens</td>
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<td>Gallacher</td>
<td>McLucas</td>
<td>Sterle</td>
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Question negatived.

Question—That the remaining stages of these bills be agreed to and these bills be now passed—put and passed.

Bills read a third time.

5 **AUSTRALIAN JOBS BILL 2013**

Order of the day read for the adjourned debate on the motion of the Parliamentary Secretary for School Education and Workplace Relations (Senator Collins)—That this bill be now read a second time.

Debate resumed.

At 2 pm: Debate was interrupted while Senator Colbeck was speaking.

6 **QUESTIONS**

Questions without notice were answered.

7 **MOTIONS TO TAKE NOTE OF ANSWERS**

Senator Boswell moved—That the Senate take note of the answer given by the Minister for Agriculture, Fisheries and Forestry (Senator Ludwig) to a question without notice asked by Senator Boswell today relating to live cattle exports.

Debate ensued.

Question put and passed.

Senator Di Natale moved—That the Senate take note of the answer given by the Minister for Agriculture, Fisheries and Forestry (Senator Ludwig) to a question without notice asked by Senator Di Natale today relating to drug policy.

Question put and passed.
8 **DEATH OF CORPORAL CAMERON STEWART BAIRD, MG**

The Leader of the Government in the Senate (Senator Conroy), by leave, moved—
That the Senate records its deep sorrow at the death, on 22 June 2013, of Corporal Cameron Stewart Baird, MG, while on combat operations in Afghanistan, places on record its appreciation of his service to our country, and tenders its profound sympathy to his family, friends and colleagues in their bereavement.

All senators present stood in silence—
Question passed.

9 **PETITION**

The following petition, lodged with the Clerk by Senator Hanson-Young, was received:

From 1 191 petitioners, requesting that the Senate bring forward funding to restore the Australian Bureau of Statistics Work Life and Family Survey.

10 **NOTICES**

The Leader of the Opposition in the Senate (Senator Abetz): To move on the next day of sitting—That the Senate—

(a) notes:

(i) that in 2011, the Government passed the Work Health and Safety Bill 2011 which removed the term 'control' from the Duties of Care, which changed the longstanding principle that responsibility for safety under the Act should be allocated according to what was within reasonable and practicable control,

(ii) that this principle was established in the 1972 Robens Review which recommended that responsibility for safety be allocated according to reasonable and practicable control and enshrined in the International Labor Organization Convention 155, article 16,

(iii) that the Parliamentary Secretary for School Education and Workplace Relations, Senator Collins, confirmed in the 2011 Senate debate that a principal contractor retains responsibility for all safety down the contractual line with the new person conducting a business or undertaking test,

(iv) the numerous reports of exposure to asbestos in telecommunications pits while rolling out the National Broadband Network,

(v) evidence from the Chief Executive Officer of Comcare at Senate estimates that the Commonwealth Government may be liable for these exposures under the *Work Health and Safety Act 2011*, and

(vi) further evidence that more than half of all asbestos cases since 1996 involving telecommunications pits have occurred in the past 6 weeks;

(b) calls on the Minister for Broadband, Communications and the Digital Economy and the Minister for Employment and Workplace Relations to provide the Senate with a detailed report before 27 June 2013 on asbestos in telecommunications pits and the responsibilities of the Government, the Department of Broadband, Communications and the Digital Economy and the National Broadband Network Corporation under the *Work Health and Safety Act 2011*; and
(c) supports moves to protect workers by the Government and Telstra, and recognises the longstanding contribution of the trade union movement towards awareness and identification of asbestos. (general business notice of motion no. 1299)

Senator Rhiannon: To move on the next day of sitting—That there be laid on the table, by the Minister representing the Minister for Infrastructure and Transport, no later than noon on Thursday, 27 June 2013, the overdue report by the National Transport Commission, ‘Review of the Australian Road Rules and Australian Vehicle Standards Rules: Draft Evaluation Report’, which was due for release in March 2012. (general business notice of motion no. 1300)

Senators Pratt and Singh: To move on the next day of sitting—That the Senate—

(a) supports the world’s largest network of marine parks put in place by this Government; and

(b) supports the management plans for the marine parks. (general business notice of motion no. 1301)

Senator Ludlam: To move on the next day of sitting—That the following bill be introduced: A Bill for an Act to provide for the better use of, and fairer access to, copyrighted information, and for related purposes. Copyright Legislation Amendment (Fair Go for Fair Use) Bill 2013. (general business notice of motion no. 1302)

Senator Rhiannon: To move on the next day of sitting—That the Senate—

(a) notes that:

(i) the Global Fund to fight AIDS, Tuberculosis, and Malaria board meeting, held in the week beginning 16 June 2013, approved the first funding grants under its new funding model,

(ii) one of the first three countries receiving funding is Myanmar, with which Australia has established significant ties, including support for its health sector and efforts to tackle HIV/AIDS and tuberculosis,

(iii) the Australian Government has been a significant supporter of the Global Fund since 2004, contributing $310 million to help the Global Fund save an estimated 8.7 million lives to date,

(iv) this money has been leveraged in the Asia Pacific, where between 2002 and 2012 the Global Fund has invested $3.1 billion, and

(v) the Global Fund remains the biggest international funder for the three diseases, providing 80 per cent of international funding for tuberculosis, 50 per cent for malaria and one-fifth of international funding for HIV;

(b) calls on the Government to consider the request of the Global Fund and civil society health professionals to significantly increase Australia’s financial support to the Global Fund to help address the funding gap that has grown between patient needs and resources available to meet those needs, as part of the fourth Global Fund replenishment at the end of 2013; and

(c) reiterates the commitment of all parties to Australia’s ongoing financial support for global efforts to eradicate HIV/AIDS, tuberculosis and malaria. (general business notice of motion no. 1303)

Senator Waters: To move on the next day of sitting—That the Senate—

(a) notes:

(i) the government estimates that the Reef Rescue program has stopped the equivalent of over one million wheelbarrows worth of sediment run-off entering the Great Barrier Reef,
(ii) that at least 116 times that amount of sediment has been approved by this Government for offshore dumping in the Great Barrier Reef World Heritage Area, and

(iii) scientific understanding, that added sediment in the marine environment has destructive impacts on seagrasses and corals; and

(b) calls on the Government to prohibit offshore dumping of dredge spoil within the Great Barrier Reef World Heritage Area. (general business notice of motion no. 1304)

Senator Singh: To move on the next day of sitting—That the Senate—

(a) notes that the Universal Periodic Review (UPR) Working Group of the United Nations Human Rights Council will review the implementation of recommendations which emerged from the first UPR cycle of 14 states, as well as human rights developments since the first review of these states, in its seventeenth session commencing in October 2013;

(b) urges the full and transparent engagement of all states with the UPR process and consideration of the recommendations arising thereof; and

(c) notes that China is scheduled in this session for review, and:

(i) supports China’s participation in the UPR,

(ii) notes the ongoing tension in the Tibetan regions, and nearly 120 deaths by self-immolation in protests against China’s policies in those regions, and

(iii) endorses Australia’s efforts to promote human rights in Tibet. (general business notice of motion no. 1305)

Senator Moore: To move on the next day of sitting—That the Senate calls on the Federal Government to:

(a) work cooperatively with the states through the Council of Australian Governments and the Australian Council of Trade Unions, in order to get agreement among all states on a minimum standard of entitlements for all workers in all industrial relations jurisdictions across Australia, particularly around reflecting Australia’s international obligations in respect of consultation, dispute resolution, general protections, major organisational change and entitlements;

(b) commence the process of ratifying the International Labor Organization’s Collective Bargaining Convention 1981 (No. 154) and Collective Bargaining Recommendation 1981 (No.163); and

(c) explore options to:

(i) deal with the growing problem of indirect employment relationships, particularly through labour hire arrangements used by state governments and the Commonwealth, and

(ii) ensure all Australian workers, including those in state public sector employment, have adequate and equal protections of their rights at work. (general business notice of motion no. 1306)

Senator McKenzie: To move on the next day of sitting—That the Senate—

(a) notes the importance of the Convention on International Trade in Endangered Species of Wild Fauna and Flora, and specifically that signatories to the convention:

(i) are conscious of the value of wild fauna and flora from aesthetic, scientific, cultural, recreational and economic points of view,
(ii) recognise that peoples and states are and should be the best protectors of their own wild fauna and flora, and

(iii) recognise that wild flora and fauna are an irreplaceable part of the natural systems of the earth, needing protection for generations to come;

(b) acknowledges that flora and fauna have value to recreational users of our national parks; and

(c) supports the different values that are placed on flora and fauna by different people and groups, and agrees those different values should be balanced through sustainable usage approach. (general business notice of motion no. 1307)


Senator Siewert: To move on the next day of sitting—That the Senate—

(a) notes that Australia’s legal action against Japanese whaling will begin in the International Court of Justice, The Hague, on 26 June 2013, and will be followed closely by all Australians who have expressed significant concern about the annual slaughter of whales in Antarctic waters; and

(b) urges the Government to outline how a positive result for Australia in this court case will be enforced by Australia and what financial provisions have been made to resource the enforcement efforts. (general business notice of motion no. 1308)

11 FOREIGN AFFAIRS, DEFENCE AND TRADE REFERENCES COMMITTEE—LEAVE TO MEET DURING SITTING

Senator Kroger, by leave and at the request of the Chair of the Foreign Affairs, Defence and Trade References Committee (Senator Eggleton), moved—That the Foreign Affairs, Defence and Trade References Committee be authorised to hold a private meeting otherwise than in accordance with standing order 33(1) during the sitting of the Senate on Wednesday, 26 June 2013, from 1 pm.

Question put and passed.

12 COMMUNITY AFFAIRS LEGISLATION COMMITTEE—EXTENSION OF TIME TO REPORT

Senator McEwen, by leave and at the request of the Chair of the Community Affairs Legislation Committee (Senator Moore), moved—That the time for the presentation of the report of the Community Affairs Legislation Committee on the provisions of the Homelessness Bill 2013 and a related bill be extended to 20 August 2013.

Question put and passed.

13 POSTPONEMENT

The following item of business was postponed:

General business notice of motion no. 1233 standing in the name of Senator Rhiannon for today, proposing the introduction of the Overseas Aid (Millennium Development Goals) Bill 2013, postponed till 26 June 2013.
14 Australian Charities and Not-for-profits Commission Amendment Regulation 2013 (No. 1)—Approval

The Minister for Finance and Deregulation (Senator Wong), at the request of the Parliamentary Secretary for School Education and Workplace Relations (Senator Collins) and pursuant to notice of motion not objected to as a formal motion, moved government business notice of motion no. 1—that, in accordance with section 45.20 of the Australian Charities and Not-for-profits Commission Act 2012, the Senate approves the Australian Charities and Not-for-profits Commission Amendment Regulation 2013 (No. 1) made under the Act on 1 March 2013.

Statement by leave: Senator Siewert, by leave, made a statement relating to the motion.

Document: Senator Siewert, by leave, tabled the following document:

Australian Charities and Not-for-profits Commission Amendment Regulation 2013 (No. 1)—Approval—Letter from the Acting Commissioner of the Australian Charities and Not-for-profits Commission (Mr Baird) to Senator Siewert, dated 21 June 2013.

Question put and passed.

15 Environment and Communications References Committee—Extension of Time to Report

Senator Kroger, at the request of the Chair of the Environment and Communications References Committee (Senator Birmingham) and pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1289—that the time for the presentation of the report of the Environment and Communications References Committee on extreme weather events be extended to 10 July 2013.

Question put and passed.

16 Health—Asbestos Planning

Senator McEwen, at the request of Senator Singh and pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1290—that the Senate—

(a) commends the Government for taking action to protect Australians from asbestos and continuing to lead the world in trying to eliminate deadly asbestos-related diseases;

(b) notes the establishment of the new National Asbestos Exposure Register in the wake of community concerns after asbestos was found in Telstra pits in four states during the rollout of the National Broadband Network;

(c) acknowledges the response from Telstra to ensure all workers are trained in the removal and handling of asbestos located in its pits; and

(d) recognises the historic legislation to implement the National Strategic Plan for Asbestos Awareness and Management by:

(i) establishing the Asbestos Safety and Eradication Agency, which will be dedicated to working with all states and stakeholders to create a nationally consistent approach to the eradication, handling and awareness of asbestos,
(ii) working to develop a public awareness campaign to highlight the dangers of asbestos,
(iii) implementing a prioritised removal program across Australia, and
(iv) playing a leadership role in the global campaign for a worldwide asbestos plan.

Statement by leave: The Leader of the Opposition in the Senate (Senator Abetz), by leave, made a statement relating to the motion.

Question put and passed.

17 SOCIAL ISSUES—HOMELESSNESS

Senator Ludlam amended general business notice of motion no. 1292 by leave and, pursuant to notice of motion not objected to as a formal motion, moved—That the Senate—

(a) notes that:
   (i) on any given night more than 105,000 Australians are experiencing homelessness, including 7,000 people sleeping rough or without adequate shelter,
   (ii) while the rate of sleeping rough fell by 13.5 per cent between 2006 and 2011, in 2012 more than 136,800 instances for a request for assistance went unmet, and
   (iii) the Leader of the Opposition (Mr Abbott) refuses to commit to the goal of the Homelessness White Paper to halve homelessness by 2020 and provide services to all those seeking them; and

(b) calls on:
   (i) the Liberal Party to commit to the goal to halve homelessness and provide services to all seeking them by 2020, and
   (ii) all parties to commit to support a new agreement with state and territory governments to 2020 and beyond, with increased transparency, accountability and targets, in order to provide the housing, support and services necessary to help Australians most in need.

Question put and passed.

18 HEALTH—GENE PATENTS

Senator Siewert, also on behalf of Senators Di Natale and Heffernan, pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1294—That the Senate—

(a) notes the recent ruling by the United States Supreme Court that human genes are not eligible for patent protection;
(b) recognises that this ruling is a significant development in the debate over gene patenting and the future of medical research; and
(c) urges the Australian Government to consider the implications of this for the Patents Act 1990.

Question put and passed.
19 Law and Justice—Freedom of Information—Order for Production of Documents

Senator Rhiannon, pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1295—That there be laid on the table, by the Minister representing the Attorney-General, no later than noon on Thursday, 27 June 2013, the report of the review into the operation of the Freedom of Information Act 1982 and the Australian Information Commissioner Act 2010 and the government response to the review.

Question put and passed.

Statement by leave: The Minister for Finance and Deregulation (Senator Wong), by leave, made a statement relating to the motion.

20 Health—Vaccination—Australian Vaccination Network

Senator Di Natale, pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1296—That the Senate—

(a) notes:
   (i) the low vaccination rates in certain parts of Australia, and the threat this poses to the health of Australian children, and
   (ii) the irresponsible campaign run by the Australian Vaccination Network (AVN), which is spreading misinformation about the risks of vaccination and discouraging parents from vaccinating their children; and

(b) calls on the AVN to immediately disband and cease their harmful and unscientific scare campaign against vaccines.

Question put and passed.

21 Commonwealth Electoral Amendment (Leaders’ Debate Commission) Bill 2013

The Leader of the Australian Greens (Senator Milne), pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1298—That the following bill be introduced:

A Bill for an Act to amend the Commonwealth Electoral Act 1918, and for related purposes.

Question put and passed.

Senator Milne presented the bill and moved—That this bill may proceed without formalities and be now read a first time.

Question put and passed.

Bill read a first time.

Senator Milne moved—That this bill be now read a second time.

Explanatory memorandum: Senator Milne, by leave, tabled an explanatory memorandum relating to the bill.

Debate adjourned till the next day of sitting, Senator Milne in continuation.
The Leader of the Australian Greens (Senator Milne), pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1291—
That the Senate notes that:

(a) climate change is still the greatest moral, economic and social challenge of our time; and

(b) the Coalition’s Direct Action Plan, which was announced before the last election in 2010, still has not received public support from a single Australian economist or industry group.

Question put.
The Senate divided—

**AYES, 36**

- Bilyk
- Bishop
- Brown
- Cameron
- Carr, Kim
- Crossin
- Di Natale
- Farrell
- Feeney
- Furner
- Gallacher
- Hanson-Young
- Hogg
- Lines
- Ludlam
- Ludwig
- Lundy
- Marshall
- McEwen (Teller)
- McLucas
- Milne
- Moore
- Polley
- Pratt
- Rhiannon
- Siewart
- Singh
- Stephens
- Sterle
- Thistlethwaite
- Thorp
- Unquhart
- Waters
- Whish-Wilson
- Wright

**NOES, 31**

- Back
- Bernardi
- Birmingham
- Boswell
- Boyce
- Bushby
- Cash
- Colbeck
- Cormann
- Edwards
- Eggleston
- Fawcett
- Fierravanti-Wells
- Fifield
- Humphries
- Johnston
- Joyce
- Kroger (Teller)
- Macdonald
- Mason
- McKenzie
- Nash
- Parry
- Payne
- Ronaldson
- Ruston
- Ryan
- Sinodinos
- Smith
- Williams

Question agreed to.

The Leader of the Australian Greens (Senator Milne), pursuant to notice of motion not objected to as a formal motion, moved general business notice of motion no. 1297—
That the Senate—

(a) welcomes the World Heritage listing of the extension to Tasmania’s Wilderness World Heritage area decided at the World Heritage Committee meeting of the United Nations Educational, Scientific and Cultural Organization [UNESCO] on 24 June 2013;

(b) supports the values of Australia’s World Heritage listed areas and the provision of adequate funding to maintain their natural and cultural values; and

(c) supports a total prohibition on logging in any World Heritage areas in Australia, now and into the future.

Question put.
The Senate divided—

AYES, 36

Senators—

Bilyk
Bishop
Brown
Cameron
Carr, Kim
Crossin
Di Natale
Farrell
Feeney
Furner
Gallacher
Hanson-Young
Hogg
Lines
Ludlam
Ludwig
Lundy
Marshall
McEwen (Teller)
McLucas
Milne
Moore
Policy
Pratt
Rhiannon
Siewert
Singh
Stephens
Sterle
Thistlethwaite
Thorpe
Unquhart
Waters
Wong
Wright

NOES, 31

Senators—

Back
Bernardi
Birmingham
Boswell
Boyce
Bushby
Cash
Colbeck
Cormann
Edwards
Eggleston
Fawcett
Ferravanti-Wells
Fifield
Hoffman
Humphries
Johnston
Joyce
Kroger (Teller)
Macdonald
Mason
McKenzie
Nash
Parry
Payne
Ronaldson
Ruston
Ryan
Sinodinos
Smith
Williams

Question agreed to.

At 4 pm—

24 AUSTRALIAN JOBS BILL 2013

Order of the day read for the adjourned debate on the motion of the Parliamentary Secretary for School Education and Workplace Relations (Senator Collins) —That this bill be now read a second time.

Debate resumed.

Limitation of debate: The time allotted for the consideration of this bill expired.

Question—That this bill be now read a second time—put and passed.

Bill read a second time.

The amendments circulated by the Australian Greens were withdrawn by leave.

The following amendments circulated by the Democratic Labor Party and Senator Xenophon were considered:

Clause 8, page 12 (line 16), omit “$500 million”, substitute “$20 million”.

Clause 36, page 33 (after line 37), at the end of the clause, add:

(3) The project proponent must take all reasonable steps to ensure that goods or services provided by non-Australian entities do not contravene the anti-dumping and countervailing provisions set out in the Customs Act 1901 and any other relevant legislation.

Clause 40, page 37 (after line 8), at the end of the clause, add:

(3) The operator of the new relevant facility must take all reasonable steps to ensure that goods or services provided by non-Australian entities do not contravene the anti-dumping and countervailing provisions set out in the Customs Act 1901 and any other relevant legislation.
Question—That the amendments be agreed to—put.
The Senate divided—

AYES, 2

Senators—
Madigan
Xenophon (Teller)

NOES, 43

Senators—
Back
Bilyk
Bishop
Boyce
Brown
Busby
Cameron
Carr, Bob
Carr, Kim
Colbeck
Cornam

Crossin
Di Natale
Eggleston
Feeney
Fifield
Gallacher
Hanson-Young
Lines
Ludlam
Ludwig

McEwen (Teller)
McKenzie
McLucas
Milne
Moore
Nash
Parry
Polley
Pratt
Rhiannon

Siewert
Singh
Smith
Sterle
Thistlethwaite
Thorp
Urquhart
Waters
Whish-Wilson
Wright

Question negatived.

Question—That the remaining stages of this bill be agreed to and this bill be now passed—put and passed.

Bill read a third time.

25 TAX LAWS AMENDMENT (2012 MEASURES NO. 6) BILL 2012

Order of the day read for the adjourned debate on the motion of the Parliamentary Secretary for Defence (Senator Feeney)—That this bill be now read a second time.

Debate resumed.

Limitation of debate: The time allotted for the consideration of this bill expired.

Question—That this bill be now read a second time—put and passed.

Bill read a second time.

Question—That Schedules 1 and 3 stand as printed—put.

The Senate divided—

AYES, 33

Senators—
Bilyk
Bishop
Brown
Cameron
Carr, Kim
Crossin
Di Natale
Farrell
Feeney

Gallacher
Hanson-Young
Hogg
Lines
Ludlam
Ludwig
Lundy
Marshall
McEwen (Teller)

Milne
Moore
Polley
Pratt
Rhiannon
Siewert
Singh
Stephens
Sterle
Thistlethwaite
Thorpe
Unquhart
Waters
Whish-Wilson
Wright
NOES, 26

Senators—

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Schedules agreed to.

The following amendments circulated by the Opposition were negatived:

Clause 2, page 2 (table item 2), omit “Schedules 1 to 7”, substitute “Schedule 2”.

Clause 2, page 2 (after table item 2), insert:

2A. Schedules 4 to 7, The day this Act receives the Royal Assent.

Question—That the remaining stages of this bill be agreed to and this bill be now passed—put and passed.

Bill read a third time.

26 **CUSTOMS AMENDMENT (ANTI-DUMPING MEASURES) BILL 2013**

**CUSTOMS TARIFF (ANTI-DUMPING) AMENDMENT BILL 2013**

Order of the day read for the adjourned debate on the motion of the Minister for Sport (Senator Lundy)—That these bills be now read a second time.

Debate resumed.

*Limitation of debate: The time allotted for the consideration of these bills expired.*

The following amendment in respect of the Customs Amendment (Anti-dumping Measures) Bill 2013 circulated by the Democratic Labor Party and Senator Xenophon was considered:

At the end of the motion “That these bills be now read a second time”, add “but the Senate:

(a) calls on the Government to commission an independent review of:

(i) the definition of a ‘particular market situation’ under section 269TAC(2)(ii) of the *Customs Act 1901* in order to better define the circumstances under which the situation in the market of the country of export is such that the market is not suitable for use in determining a ‘normal value’ under subsection 269TAC(1), and the related operation of sub-regulation 1802(b)(ii) of the Customs Regulations 1926,

(ii) the application process and the current approved form for Application for Dumping and/or countervailing Duties (Form B108) under the *Customs Act 1901*, with specific reference to:

(A) the current approach by the European Union,

(B) the impact on small manufacturers, and

(C) the burden of proof and establishing ‘material harm’, and
(iii) a possible amendment to subsection 269TAB(1)(b) of the
Customs Act 1901 to allow a further circumstance in which an
export price may be determined by deductive means, where sales
by an importer into the Australian market are on unprofitable
terms;

(b) calls on the Government to refer these matters to the International Trade
Remedies Forum to determine terms of reference for an independent
review within 12 months of the commencement of the provisions in the
Customs Amendment (Anti-dumping Measures) Bill 2013; and

(c) is of the view that:

(i) such a review must have regard to matters including:
   (A) breaches of International Labour Organisation rules and/or
       conditions (such as those relating to underage labour), and
   (B) environmental issues (such as deforestation), and

(ii) the report should be delivered to the Minister within 6 months of
    the commencement of the review, to be tabled in both houses by
    the Minister within 5 sitting days of receipt”.

Question—That the amendment be agreed to—put.
The Senate divided—

AYES, 11

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NOES, 35

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Question negatived.

Question—That these bills be now read a second time—put and passed.

Bills read a second time.
The following amendments in respect of the Customs Amendment (Anti-dumping Measures) Bill 2013 circulated by the Australian Greens were considered:

Schedule 1, page 4 (after line 14), after item 6, insert:

6A Subsection 269TAC(2A)

After subsection (2), add:

(2A) Where the Minister is satisfied that because the situation in the market of the country of export is such that sales in that market are not suitable for use in determining a price under subsection (1), regardless of subsection (5D), the normal value of goods is the amount determined by the Minister having regard to all relevant information, including by reference to costs of production calculated on the basis of records kept by the exporter or producer, provided that:

(a) such records are in accordance with generally accepted accounting principles of the exporting country;

(b) such records reasonably reflect the costs associated with the production and sale of the like goods under consideration; and

(c) the costs incurred are not affected by the particular market situation.

Schedule 1, page 4 (after line 14), after item 6, insert:

6B At the end of Division 1 of Part XVB

Add:

269TBAA Access to import data

(1) For the purposes of subsection 16(2) of the Customs Administration Act 1985, a person is authorised to make a record of, and to disclose to any person, protected information (within the meaning of that section) that is import data.

(2) Despite section 12 of the Census and Statistics Act 1905 and any determination made under section 13 of that Act, the Statistician (within the meaning of that Act) must publish all import data.

(3) For the purposes of this section, import data means the following information about individual shipments of goods exported to Australia:

(a) country of origin;

(b) the type of goods;

(c) the volume of the shipment;

(d) the value of the shipment;

(e) any other details about the shipment of the goods specified by the Minister by legislative instrument.

Question—That the amendments be agreed to—put.

The Senate divided—

AYES, 11

Senators—

Di Natale  Madigan  Siewert (Teller)  Wright
Hanson-Young  Milne  Waters  Xenophon
Ludlam  Rhiannon  Whish-Wilson
The following amendment in respect of the Customs Amendment (Anti-dumping Measures) Bill 2013 circulated by the Democratic Labor Party and Senator Xenophon was considered:

Schedule 1, page 4 (after line 14), after item 6, insert:

6A  At the end of Division 1 of Part XVB

Add:

269TBAB  Reporting information about imports into Australia

(1) The Commissioner must:

(a) establish a publicly available free website; and

(b) publish on the website, and keep updated, such information as prescribed by the regulation made for the purpose of this subsection.

(2) The regulation made for the purpose of paragraph (1)(a) must:

(a) include details of the kind of information that the Commissioner must publish, and keep updated, on the website; and

(b) include a requirement that the following information about individual shipments of goods exported to Australia be published on the website:

(i) the country of origin of the shipment;

(ii) the type of goods in the shipment;

(iii) the volume of the shipment;

(iv) the value of the shipment.

(3) Before recommending that the Governor-General make a regulation for the purpose of this section, the Minister must consult with the Commissioner about the kind of information that should be published on the website.

Question—That the amendment be agreed to—put.
The Senate divided—

AYES, 11

Senators—

No. 152

25 June 2013

—

No. 152—25 June 2013

The Senate divided—

AYES, 11

Senators—

Di Natale
Hanson-Young
Ludlam
Madigan
Milne
Rhiannon
Siewert
Waters
Whish-Wilson
Wright
Xenophon (Teller)

NOES, 37

Senators—

Back (Teller)
Bilyk
Birmingham
Brown
Bushby
Cameron
Colbeck
Collins
Cormann
Crossin

Edwards
Faulkner
Fawcett
Feeney
Ferravanti-Wells
Fifield
Furner
Gallacher
Grogor
Lines

Ludwig
Lundy
McEwen
McKenzie
McLucas
Moore
Parry
Policy
Ruston
Singh

Urquhart
Smith
Stephens
Sterle
Thorp
Williams

Question negatived.

The following amendments in respect of the Customs Amendment (Anti-dumping Measures) Bill 2013 circulated by the Democratic Labor Party and Senator Xenophon were considered:

Schedule 1, page 13 (after line 19), at the end of the bill, add:

1 After paragraph 269TAB(1)(a)

Insert:

(ab) in circumstances where the sale by the importer of the goods into
the Australian market is on less than profitable terms.

Schedule 1, page 13 (after line 19), at the end of the bill, add:

2 At the end of Division 1 of Part XV

Add:

269TAB Reporting information about imports into Australia

(1) The Commissioner must:

(a) establish a publicly available free website; and
(b) publish on the website, and keep updated, such information as
prescribed by the regulation made for the purpose of this
subsection.

(2) The regulation made for the purpose of paragraph (1)(a) must:

(a) include details of the kind of information that the Commissioner
must publish, and keep updated, on the website; and
(b) include a requirement that the following information about
individual shipments of goods exported to Australia be published
on the website:

(i) the country of origin of the shipment;
(ii) the type of goods in the shipment;
(iii) the volume of the shipment;
(iv) the value of the shipment.
(3) Before recommending that the Governor-General make a regulation for the purpose of this section, the Minister must consult with the Commissioner about the kind of information that should be published on the website.

Schedule 1, page 13 (after line 19), at the end of the bill, add:

3 At the end of Part XVC

Add:

269ZZYH Review of operation of Part XVB

(1) The Minister:
   (a) must cause the Forum to undertake a review (the first review) of the first 2 years of the operation of Part XVB as amended by the Customs Amendment (Anti-dumping Improvements) Act (No. 2) 2011; and
   (b) may cause the Forum to undertake a review (a subsequent review) of the operation of Part XVB during other specified periods.

(2) The Forum must give the Minister a written report of a review under this section:
   (a) in the case of the first review—within 6 months after the end of the 2 year period; and
   (b) in the case of a subsequent review—within 6 months after the end of the specified period to which the review relates.

(3) A review under this section must include an opportunity for interested parties and members of the public to make written submissions on the operation of Part XVB.

(4) Officers of Customs must, if requested to do so by the Forum, assist the Forum in:
   (a) conducting a review; and
   (b) preparing the written report of a review.

(5) The Minister must cause a copy of a report of a review under this section to be tabled in each House of the Parliament within 15 sitting days of that House after he or she receives the report.

Schedule 1, page 13 (after line 19), at the end of the bill, add:

4 After section 269TDA

Insert:

269TDAAB Onus of proof if application not rejected

(1) If the CEO decides not to reject an application under subsection 269TB(1), the importer of the imported goods the subject of the application bears the onus of proving that the imported goods have not been:
   (a) dumped into Australia; or
   (b) subsidised for export into Australia.

(2) Any material lack of cooperation for the purposes of subsection (1) by the importer of the imported goods the subject of the application must give rise to the rebuttable presumption of dumping and/or subsidised export into Australia by the importer.
Schedule 1, page 13 (after line 19), at the end of the bill, add:

5 After section 269TDA

Insert:

269TDAAB Onus of proof if preliminary affirmative determination made

(1) If the CEO makes a preliminary affirmative determination in respect of an application under subsection 269TD(1), the importer of the imported goods that is the subject of the application bears the onus of proving that the imported goods have not been:
   (a) dumped into Australia; or
   (b) subsidised for export into Australia.

(2) Any material lack of cooperation for the purposes of subsection (1) by the importer of the imported goods the subject of the application must give rise to the rebuttable presumption of dumping and/or subsidised export into Australia by the importer.

Schedule 1, page 13 (after line 19), at the end of the bill, add:

6 Subsection 269T(1)

Insert:

*International Trade Remedies Forum* means the Forum established under Part XVC.

7 After subsection 269TC(4)

Insert:

(4A) If the CEO decides not to reject an application under subsection 269TB(1) or (2) in respect of goods, the CEO:
   (a) must have regard to any new or updated information that is provided to him or her by an interested party that reasonably could not have been provided earlier; and
   (b) must consult the International Trade Remedies Forum and other persons with expertise in the relevant Australian industry and related Australian industries and must have regard to any information and analysis provided by that Forum or those persons as a consequence of those consultations;

for the purposes of considering the application and making a recommendation to the Minister.

8 Subsection 269TD(1)

Omit “60 days after”.

9 At the end of paragraph 269TD(2)(a)

Add:

   (iv) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under paragraph 269TC(4A)(b); and
10 At the end of paragraph 269TDAA(2)(a)
Add:
(iv) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under paragraph 269TC(4A)(b); and

11 After subsection 269TE(2)
Insert:
(2A) Subsection (2) does not preclude consideration by the CEO of:
(a) any new or updated information that is provided to him or her by an interested party that reasonably could not have been provided earlier; and
(b) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under paragraph 269TC(4A)(b).

12 At the end of paragraph 269TEA(3)(a)
Add:
(v) any new or updated information that is provided to him or her by an interested party that reasonably could not have been provided earlier; and
(vi) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under paragraph 269TC(4A)(b); and

13 After subsection 269TEB(4)
Insert:
(4A) If the CEO is considering the terms of an undertaking under subsection (2) or the revised terms of an undertaking under subsection (4), the CEO must have regard to:
(a) any new or updated information that is provided to him or her by an interested party that reasonably could not have been provided earlier; and
(b) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under paragraph 269TC(4A)(b); for the purpose of that consideration.

14 Before subsection 269ZC(1)
Insert:
(1A) If an application for review of anti-dumping measures is lodged with Customs in accordance with section 269ZB, the CEO must, within 20 days after Customs receives the application, consult the International Trade Remedies Forum and persons with expertise in the relevant Australian industry and related Australian industries.
15 **Paragraph 269ZC(1)(b)**
Repeal the paragraph, substitute:

(b) if the CEO is not satisfied in relation to the application, having regard to:

(i) the application; and

(ii) any new or updated information that subsequently is provided to him or her by an interested party that reasonably could not have been provided earlier; and

(iii) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries during consultations under subsection (1A); and

(iv) any other information that the CEO considers relevant; of one or more of the matters referred to in subsection (2);

16 **At the end of paragraph 269ZD(2)(a)**
Add:

(iv) any new or updated information that is provided to the CEO by an interested party that reasonably could not have been provided earlier; and

(v) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian as a consequence of consultations under subsection 269ZC(1A); and

17 **Paragraph 269ZHD(1)(b)**
Repeal the paragraph, substitute:

(b) if the CEO is not satisfied in relation to any of the applications, having regard to:

(i) the application; and

(ii) any new or updated information that subsequently is provided to him or her by an interested party that reasonably could not have been provided earlier; and

(iii) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries during consultations under subsection (1A); and

(iv) any other information that the CEO considers relevant; of one or more of the matters referred to in subsection (2);

18 **Before subsection 269ZHD(2)**
Insert:

(1A) If an application for continuation of anti-dumping measures is lodged with Customs in accordance with section 269ZHC, the CEO must, within the 60 days referred to in paragraph 269ZHB(1)(b), consult the International Trade Remedies Forum and persons with expertise in the relevant Australian industry and related Australian industries.
19 At the end of paragraph 269ZHE(2)(a)
Add:

(iii) any new or updated information that is provided to the CEO by an interested party that reasonably could not have been provided earlier; and

(iv) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under subsection 269ZHD(1A); and

20 At the end of paragraph 269ZHF(3)(a)
Add:

(v) any new or updated information that is provided to him or her by an interested party that reasonably could not have been provided earlier; and

(vi) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under subsection 269ZHD(1A); and

21 After subsection 269ZZ(1)
Insert:

(1A) Subsection (1) does not preclude consideration by the Review Panel of:

(a) any new or updated information that is provided to him or her by an interested party that reasonably could not have been provided earlier; and

(b) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under section 269ZZEA or 269ZZQB.

22 After subsection 269ZZE(2)
Insert:

(2A) An applicant may, in an application for a review, provide new or updated information to the Review Panel that reasonably could not have been provided earlier.

23 After section 269ZZE
Insert:

269ZZEA Consultation with International Trade Remedies Forum etc.

In conducting a review under this Subdivision, the Review Panel must consult the International Trade Remedies Forum and persons with expertise in the relevant Australian industry and related Australian industries and must have regard to any information and analysis provided by that Forum or those persons as a consequence of those consultations.
24 Subsection 269ZZG(2)
Omit “information”, substitute “, including new or updated information that reasonably could not have been provided earlier.”.

25 Subsection 269ZZK(6) (at the end of the definition of relevant information)
Add:

; and (iii) that is new or updated information provided by an interested party that reasonably could not have been provided earlier; and

(e) any new or updated information for the purposes of the information to which paragraphs (a) to (d) relates that reasonably could not have been provided earlier; and

(f) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under section 269ZZEA.

26 After paragraph 269ZZL(1)(a)
Insert:

(ab) in reinvestigating a finding or findings, have regard to any new or updated information that subsequently is provided to the CEO by an interested party that reasonably could not have been provided earlier; and

27 After subsection 269ZZQ(1A)
Insert:

(1B) An applicant may, in an application for a review, provide new or updated information to the Review Panel that reasonably could not have been provided earlier.

28 After section 269ZZQA
Insert:

269ZZQB Consultation with International Trade Remedies Forum etc.
In conducting a review under this Subdivision, the Review Panel must consult the International Trade Remedies Forum and persons with expertise in the relevant Australian industry and related Australian industries and must have regard to any information and analysis provided by that Forum or those persons as a consequence of those consultations.

29 Subsection 269ZZS(3)
Repeal the subsection, substitute:

(3) In making a decision under this section, the Review Panel may have regard to:
(a) information that was before the CEO when the CEO made the reviewable decision; and
(b) any new or updated information that subsequently is provided to the Review Panel by an interested party that reasonably could not have been provided earlier; and
(c) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under section 269ZZQB.

30 Subsection 269ZZT(4)
Repeal the subsection, substitute:

(4) In making a decision under this section, the Review Panel may have regard to:
(a) information that was before the CEO when the CEO made the reviewable decision; and
(b) any new or updated information that subsequently is provided to the Review Panel by an interested party that reasonably could not have been provided earlier; and
(c) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under section 269ZZQB.

31 Subsection 269ZZU(3)
Repeal the subsection, substitute:

(3) In making a decision under this section, the Review Panel may have regard to:
(a) information of the kinds referred to in subsection 269X(5) that was before the CEO when the CEO made the reviewable decision; and
(b) any new or updated information that subsequently is provided to the Review Panel by an interested party that reasonably could not have been provided earlier; and
(c) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under section 269ZZQB.

32 Subsection 269ZZUA(5)
Repeal the subsection, substitute:

(5) In making a decision under this section, the Review Panel may have regard to:
(a) information that was before the CEO when the CEO made the rejection decision; and
(b) any new or updated information that subsequently is provided to the Review Panel by an interested party that reasonably could not have been provided earlier; and
(c) any information and analysis provided by the International Trade Remedies Forum or persons with expertise in the relevant Australian industry and related Australian industries as a consequence of consultations under section 269ZZQB.
33 At the end of section 269ZZYC:
Add:

; (c) to advise and provide information to the CEO in respect of applications under Part XVB or the terms of any undertakings to be made under that Part;
(d) to advise and provide information to the Review Panel in respect of reviews undertaken by the Review Panel under Part XVB;
(e) to undertake reviews under section 269ZZYH.

Schedule 1, page 13 (after line 19), at the end of the bill, add:

**Schedule 2—Further amendments**

**Customs Act 1901**

Question—That the amendments be agreed to—put.
The Senate divided—

**AYES, 11**

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**NOES, 36**

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Question negatived.

Question—That the remaining stages of these bills be agreed to and these bills be now passed—put and passed.

Bills read a third time.

27 **Tax Laws Amendment (Countering Tax Avoidance and Multinational Profit Shifting) Bill 2013**

Order of the day read for the adjourned debate on the motion of the Minister for Finance and Deregulation (Senator Wong)—That this bill be now read a second time.

Debate resumed.

**Limitation of debate:** The time allotted for the consideration of this bill expired.

Question—That this bill be now read a second time—put.
The Senate divided—

AYES, 36

Senators—

Bilyk
Bishop
Brown (Teller)
Cameron
Collins
Crossin
Di Natale
Farrell
Faulkner
Feeney
Furner
Gallacher
Hanson-Young
Hogg
Lines
Ludlam
Ludwig
Lundy
McEwen
McLucas
Milne
Moore
Polley
Pratt
Rhiannon
Stewart
Singh

NOES, 30

Senators—

Back
Bernardi
Birmingham
Boyce
Brandis
Bushby (Teller)
Cash
Colbeck
Cormann
Edwards
Eggleston
Fawcett
Fierravanti-Wells
Fifield
Humphries
Johnston
Kroger
Macdonald
Mason
Nash
Parry
Payne
Ronaldson

Question agreed to.

Bill read a second time.

Question—That the remaining stages of this bill be agreed to and this bill be now passed—put.

The Senate divided—

AYES, 36

Senators—

Bilyk
Bishop
Brown (Teller)
Cameron
Collins
Crossin
Di Natale
Farrell
Faulkner
Feeney
Furner
Gallacher
Hanson-Young
Hogg
Lines
Ludlam
Ludwig
Lundy
McEwen
McLucas
Milne
Moore
Polley
Pratt
Rhiannon
Stewart
Singh

NOES, 30

Senators—

Back
Bernardi
Birmingham
Boyce
Brandis
Bushby (Teller)
Cash
Colbeck
Cormann
Edwards
Eggleston
Fawcett
Fierravanti-Wells
Fifield
Humphries
Johnston
Kroger
Macdonald
Mason
Nash
Parry
Payne
Ronaldson

Question agreed to.

Bill read a third time.
28 **TAX AND SUPERANNUATION LAWS AMENDMENT (2013 MEASURES NO. 1) BILL 2013**

**TAX AND SUPERANNUATION LAWS AMENDMENT (2013 MEASURES NO. 2) BILL 2013**

Orders of the day read for the adjourned debate on the motions of the Parliamentary Secretary for School Education and Workplace Relations (Senator Collins)—That these bills be now read a second time.

Debate resumed.

**Limitation of debate:** The time allotted for the consideration of these bills expired.

Question—That the Tax and Superannuation Laws Amendment (2013 Measures No. 1) Bill 2013 be now read a second time—put.

The Senate divided—

**AYES, 35**

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**NOES, 28**

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Question agreed to.

Question—That the Tax and Superannuation Laws Amendment (2013 Measures No. 2) Bill 2013 be now read a second time—put and passed.

Bills read a second time.

Question—That Schedules 5 and 6 of the Tax and Superannuation Laws Amendment (2013 Measures No. 1) Bill 2013 stand as printed—put.

The Senate divided—

**AYES, 35**

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Schedules agreed to.

The following amendment in respect of the Tax and Superannuation Laws Amendment (2013 Measures No. 1) Bill 2013 circulated by the Opposition was negatived:

Clause 2, pages 2 to 3 (table items 8 to 14), omit the table items.

Question—That the remaining stages of the Tax and Superannuation Laws Amendment (2013 Measures No. 1) Bill 2013 be agreed to and this bill be now passed—put.

The Senate divided—

AYES, 35

Senators—

Bishop
Cameron
Carr, Bob
Carr, Kim
Collins
Crossin
Di Natale
Farrell
Faulkner
Feeney
Furner
Gallacher
Hanson-Young
Hogg
Lines
Ludlam
Marshall
McEwen
McLucas
Milne
Moore
Polley (Teller)
Pratt
Rhiannon
Stewart
Singh
Stephens
Sterle
Thistlethwaite
Thorpe
Urquhart
Waters
Whish-Wilson
Wong
Wright

NOES, 29

Senators—

Back
Bernardi
Birmingham
Boyce
Bushby
Cash
Colbeck
Cormann
Edwards
Eggleston
Fawcett
Fierravanti-Wells
Fifield
Humphries
Johnston
Kroger (Teller)
Macdonald
Mason
McKenzie
Nash
Parry
Payne
Ronaldson
Ruston
Ryan
Scullion
Sinodinos
Smith
Williams

Question agreed to.

Question—That the remaining stages of the Tax and Superannuation Laws Amendment (2013 Measures No. 2) Bill 2013 be agreed to and this bill be now passed—put and passed.

Bills read a third time.
29 ADJOURNMENT

The President proposed the question—That the Senate do now adjourn.
Debate ensued.

Document: Senator Parry, by leave, tabled the following document:

   Law and justice—Front-line workers—Petitioning document from 344 signatories relating to respect for front-line workers.

Debate continued.

The Senate continued to sit till midnight—
   WEDNESDAY, 26 JUNE 2013 AM

Debate continued.

Declaration of interest: Senator Humphries declared an interest in relation to the matter under discussion.

Debate continued.
The Senate adjourned at 1.37 am till Wednesday, 26 June 2013 at 9.30 am.

30 ATTENDANCE

Present, all senators.

ROSEMARY LAING
Clerk of the Senate

Printed by authority of the Senate