1 The House met, at 12 noon, pursuant to adjournment. The Speaker (the Honourable A. D. H. Smith) took the Chair, made an acknowledgement of country and read Prayers.

2 MESSAGE FROM THE SENATE
Message No. 20, 29 July 2019, from the Senate was reported informing the House that Senator Griff had been appointed a member of the Joint Standing Committee on the National Broadband Network.

3 MESSAGES FROM THE SENATE
Messages from the Senate, 29 July 2019, were reported returning the following bills without amendment:

4 ADDRESS IN REPLY TO THE GOVERNOR-GENERAL’S SPEECH
The order of the day having been read for the resumption of the debate on the question—That the following Address in Reply to the speech of His Excellency the Governor-General be agreed to:

May it please Your Excellency:

We, the House of Representatives of the Commonwealth of Australia, in Parliament assembled, desire to express our loyalty to our Most Gracious Sovereign, and to thank Your Excellency for the speech which you have been pleased to address to Parliament—Debate resumed.

Debate adjourned (Mr D. J. Chester—Minister for Veterans and Defence Personnel), and the resumption of the debate made an order of the day for a later hour this day.

5 PROPOSED JOINT SELECT COMMITTEE INTO CROWN CASINO
Mr Wilkie, by leave, moved—That:

(1) a Joint Select Committee into Crown Casino be appointed to inquire into and report on public allegations involving Crown Casino, with particular reference to:

(a) accusations of Crown Casino’s links to organised crime, money laundering, improper activity by consular officials, tampering with poker machines, and domestic violence and drug trafficking on Crown property, including:

(i) the allegations raised in the House of Representatives on 18 October 2017 by the Member for Clark (the then-Member for Denison) concerning Crown Casino;

(ii) the Member for Clark’s referral to the Independent Broad-based Anti-Corruption Commission on 24 July 2019 of the Victorian Commission for Gambling and Liquor Regulation and the Victorian Police; and

(iii) reports by Nine newspapers and 60 Minutes in July 2019 concerning alleged criminal activity and misconduct involving Crown Casino;
The action taken or omissions made by state and federal agencies in responding to these allegations, and in particular the actions of the Victorian Commission for Gambling and Liquor Regulation and the Victoria Police;

c) the relationship between Crown Casino and governments, including the role of former members of state and federal parliaments; and

d) any related matters;

(2) the committee may report from time to time but make an interim report by 30 October 2019 and a final report by 28 February 2020;

(3) the committee consist of 16 members, three Members of the House of Representatives to be nominated by the Chief Government Whip, three members of the House of Representatives to be nominated by the Chief Opposition Whip, two Members of the House of Representatives to be nominated by the Member for Clark, three Senators to be nominated by the Leader of the Government in the Senate; three Senators to be nominated by the Leader of the Opposition in the Senate, one Senator to be nominated by the Leader of the Australian Greens, and one Senator from Centre Alliance;

(4) participating members may be appointed to the committee, may participate in hearings of evidence and deliberations of the committee, and have all the rights of members of the committee, but may not vote on any questions before the committee;

(5) three members of the committee constitute a quorum of the committee, provided that in a deliberative meeting the quorum shall include one Government member of either House and one non-Government member of either House;

(6) every nomination of a member of the committee be notified in writing to the President of the Senate and the Speaker of the House of Representatives;

(7) the members of the committee hold office as a joint select committee until the House of Representatives is dissolved or expires by effluxion of time;

(8) the committee may proceed to the dispatch of business notwithstanding that not all members have been duly nominated and appointed and notwithstanding any vacancy;

(9) the committee elect a chair and a deputy chair;

(10) the deputy chair act as chair when the chair is absent from a meeting of the committee or the position of chair is temporarily vacant;

(11) in the event of an equality of voting, the chair, or the deputy chair when acting as chair, have a casting vote;

(12) the committee have power to appoint subcommittees consisting of three or more of its members, and to refer to any such subcommittee any of the matters which the committee is empowered to consider;

(13) the committee and any subcommittee have power to send for and examine persons and documents, to move from place to place, to sit in public or in private, and to report from time to time its proceedings and the evidence taken and such interim recommendations as it may deem fit;

(14) the committee be provided with all necessary staff, facilities and resources and be empowered to appoint persons with specialist knowledge for the purposes of the committee with the approval of the President of the Senate and the Speaker of the House of Representatives;

(15) the committee be empowered to print from day to day such papers and evidence as may be ordered by it, and a daily Hansard be published of such proceedings as take place in public;

(16) the committee have power to adjourn from time to time and to meet during any adjournment of the Senate and the House of Representatives; and

(17) a message be sent to the Senate acquainting it of this resolution and requesting that it concur and take action accordingly.

Debate ensued.

Question—That the motion be agreed to—put.

A division having been called for, in accordance with standing order 133 the division was deferred until after the discussion of the matter of public importance.
6 PUBLIC WORKS—PARLIAMENTARY STANDING COMMITTEE—REPORT—STATEMENT BY MEMBER
Dr McVeigh (Chair) presented the following document:
In accordance with standing order 39(e) the report was made a Parliamentary Paper.
Dr McVeigh, by leave, made a statement in connection with the report.

7 TREASURY LAWS AMENDMENT (CONSUMER DATA RIGHT) BILL 2019
The order of the day having been read for the resumption of the debate on the question—That the bill be now read a second time—
Debate resumed by Mr Jones who moved, as an amendment—That all words after “That” be omitted with a view to substituting the following words:
“whilst not declining to give the bill a second reading, the House notes the needs of Australian consumers to be satisfied that their data is secure and that they have control over its use, modification and storage before, during and after an authorised transfer, in particular:
(1) the right for customers to request the deletion of their personal data held by companies;
(2) the need to prevent the use of technologies which may operate outside the regime, such as screen-scraping technology; and
(3) the impact of this bill on vulnerable consumers”.
It being 1.30 pm, the debate was interrupted in accordance with standing order 43 and the resumption of the debate made an order of the day for a later hour this day.

8 MEMBERS’ STATEMENTS
Members’ statements were made.

9 QUESTIONS
Questions without notice being asked—
Member directed to leave
At 2.58 pm the Member for Lyons (Mr B. K. Mitchell) was directed, under standing order 94, to leave the Chamber for one hour for continuing to interject after a warning had been given by the Chair and he accordingly left the Chamber.
Questions without notice continued.

10 DOCUMENT
The following document was presented:
Sydney Airport Demand Management Act 1997—Quarterly report on movement cap for Sydney airport for the period 1 January to 31 March 2019.

11 DISCUSSION OF MATTER OF PUBLIC IMPORTANCE—INFRASTRUCTURE
The House was informed that Ms C. F. King had proposed that a definite matter of public importance be submitted to the House for discussion, namely, “The Government’s failure to properly invest in infrastructure”.
The proposed discussion having received the necessary support—
Ms C. F. King addressed the House.
Discussion ensued.
Discussion concluded.

12 PROPOSED JOINT SELECT COMMITTEE INTO CROWN CASINO—DEFERRED DIVISION
The order of the day having been read for the motion moved by Mr Wilkie—
The following question, on which a division had been called for and deferred in accordance with standing order 133, was put—
Question—That the motion be agreed to (see item No. 5, page 151).
The House divided (the Speaker, Mr A. D. H. Smith, in the Chair)—

**AYES, 5**

Mr Bandt*  
Dr Haines  
Ms Sharkie  
Ms Steggall  
Mr Wilkie*

**NOES, 127**

Mr Albanese  
Mr Alexander  
Dr Allen  
Dr Aly  
Mrs K. L. Andrews  
Mr K. J. Andrews  
Mrs Archer  
Ms Bell  
Ms Bird  
Mr Bowen  
Mr Broadbent  
Mr Bushby  
Mr Burke  
Mr Burns  
Ms T. M. Butler  
Mr Champion  
Mr D. J. Chester  
Ms L. M. Chesters  
Mr Christensen  
Mr Clare  
Ms Claydon  
Ms Coker  
Mr Coleman  
Ms Collins  
Mr Conaghan  
Mr Connolly  
Mr Conroy  
Mr Coulton  
Mr Dick  
Mr Dreyfus  
Mr Drum  
Mrs Elliot

Mr Entsch  
Mr Evans  
Mr Fitzgibbon  
Mr Fletcher  
Ms Flint  
Dr Freelander  
Mr Frydenberg  
Mr Gee  
Mr Georganas  
Mr Giles  
Dr Gillespie  
Mr Goodenough  
Mr Gosling  
Mr Hastie  
Ms Hammond  
Mr Hatch  
Mr Hayne  
Mr Hayes  
Mr Hunt  
Mr Huson  
Mr Irons  
Mr Joyce  
Ms Kearney  
Mr C. Kelly  
Mr Keogh  
Mr Khalil  
Ms C. F. King  
Ms M. M. H. King  
Mr Laming  
Ms Landry  
Mr Leeser  
Dr Leigh  
Ms Ley  
Mr Littleproud  
Ms Liu  
Ms McBride  
Mr McCormack  
Mrs Marino  
Mr Marles  
Mr Martin  
Mr Morrison  
Mr Morton  
Dr Mulino  
Mr Hill  
Ms O’Neil  
Ms Owens  
Mr Pasin  
Ms Payne  
Mr Pearce  
Mr Perrett  
Mrs Phillips  
Mr Pitt  
Ms Plibersek  
Mr Porter  
Ms Price

Mr Ramsey*  
Mr Robert  
Ms Rowland  
Ms Ryan*  
Mr Sharma  
Mr Simmonds  
Ms Stanley  
Mr Stevens  
Mr Sukkar  
Mr Taylor  
Mr Tehan  
Ms Templeman  
Ms ThWAITe  
Mr Thompson  
Ms Thwaites  
Mr Tudge  
Ms Vamvakinou  
Mr van Manen  
Mr Vasta  
Mr Wallace  
Mr Watts  
Dr Webster  
Ms Wells  
Mrs Wicks  
Mr J. H. Wilson  
Mr R. J. Wilson  
Mr T. R. Wilson  
Mr Wood  
Mr Wyatt  
Mr Young  
Mr Zimmerman

* Tellers

And so it was negatived.

13 ADDRESS IN REPLY TO THE GOVERNOR-GENERAL’S SPEECH

The order of the day having been read for the resumption of the debate on the question—That the Address in Reply to the speech of His Excellency the Governor-General be agreed to (see item No. 4, page 151)—

Debate resumed.

Debate adjourned (Mr Sukkar—Minister for Housing), and the resumption of the debate made an order of the day for a later hour this day.

14 HUMAN RIGHTS—PARLIAMENTARY JOINT COMMITTEE—REPORT—STATEMENT BY MEMBER

Mr Goodenough (Chair) presented the following document:


In accordance with standing order 39(e) the report was made a Parliamentary Paper.

Mr Goodenough, by leave, made a statement in connection with the report.
MESSAGE FROM THE SENATE—AUSTRALIAN VETERANS’ RECOGNITION (PUTTING VETERANS AND THEIR FAMILIES FIRST) BILL 2019

Message No. 24, 29 July 2019, from the Senate was reported transmitting for the concurrence of the House a Bill for an Act to provide for the recognition of veterans, and for related purposes.

Bill read a first time.

Ordered—That the second reading be made an order of the day for the next sitting.

MESSAGE FROM THE SENATE

Message No. 25, 30 July 2019, from the Senate was reported returning the Farm Household Support Amendment Bill 2019 without amendment.

TREASURY LAWS AMENDMENT (CONSUMER DATA RIGHT) BILL 2019

The order of the day having been read for the resumption of the debate on the question—That the bill be now read a second time—And on the amendment moved thereto by Mr Jones (see item No. 7, page 153)—Mr Jones, by leave, again addressed the House.

Debate continued.

Amendment negatived.

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

On the motion of Mr Coleman (Minister for Immigration, Citizenship, Migrant Services and Multicultural Affairs), by leave, the bill was read a third time.

SOCIAL SECURITY (ADMINISTRATION) AMENDMENT (CASHLESS WELFARE) BILL 2019

The order of the day having been read for the resumption of the debate on the question—That the bill be now read a second time—

Debate resumed by Ms Burney who moved, as an amendment—That all words after “That” be omitted with a view to substituting the following words:

“whilst not declining to give the bill a second reading, the House calls on the Government to:

(1) present in Parliament by the end of 2019:

(a) a report making clear whether or not there is continuing community support in each of the trial sites for the cashless debit card program; and

(b) a wraparound services plan explaining how the Government has boosted community services in each of the trial sites and what increased investment in services will be made in the future; and

(2) make participation in the cashless debit card program voluntary from 30 January 2020, unless there is clear local community support and consent for the operation of the program”.

Debate ensued.

Question—That the amendment be agreed to—put.

The House divided (the Speaker, Mr A. D. H. Smith, in the Chair)—
AYES, 64

Mr Albanese
Dr Aly
Mr Bandt
Ms Bird
Mr Bowen
Mr Burke
Ms Burney
Mr Burns
Mr M. C. Butler
Ms T. M. Butler
Mr Byrne
Dr Chalmers
Mr Champion
Mr Clare
Ms Claydon
Ms Coker

Ms Collins
Mr Conroy
Mr Dick
Mr Dreyfus
Mrs Elliot
Mr Fitzgibbon
Dr Freelander
Mr Georganas
Mr Giles
Mr Gorman
Mr Gosling
Mr Hayes
Mr Hill
Mr Husic
Mr Jones
Ms Kearney

Dr M. J. Kelly
Mr Keogh
Mr Khalil
Ms C. F. King
Ms M. M. H. King
Dr Leigh
Ms McBride
Mr Marles
Mr B. K. Mitchell
Mr R. G. Mitchell
Dr Mulino
Mr Neumann
Mr O’Connor
Ms O’Neil
Ms Owens

Ms Perrett
Mrs Phillips
Ms Plibersek
Ms Rowland
Ms Ryan*
Mr D. P. B. Smith
Ms Stanley*
Ms Templeman
Mr Thistlethwaite
Ms Thwaites
Mr Wilkie
Mr J. H. Wilson

Mr Bandt
Ms Burney
Mr Conroy
Dr M. J. Kelly
Mr Perrett
Dr Aly
Mr M. C. Butler
Ms T. M. Butler
Mr Byrne
Dr Chalmers
Mr Champion
Mr Clare
Ms Claydon
Ms Coker

Ms Collins
Mr Conroy
Mr Dick
Mr Dreyfus
Mrs Elliot
Mr Fitzgibbon
Dr Freelander
Mr Georganas
Mr Giles
Mr Gorman
Mr Gosling
Mr Hayes
Mr Hill
Mr Husic
Mr Jones

Dr M. J. Kelly
Mr Keogh
Mr Khalil
Ms C. F. King
Ms M. M. H. King
Dr Leigh
Ms McBride
Mr Marles
Mr B. K. Mitchell
Mr R. G. Mitchell
Dr Mulino
Mr Neumann
Mr O’Connor
Ms O’Neil
Ms Owens

Ms Perrett
Mrs Phillips
Ms Plibersek
Ms Rowland
Ms Ryan*
Mr D. P. B. Smith
Ms Stanley*
Ms Templeman
Mr Thistlethwaite
Ms Thwaites
Mr Wilkie
Mr J. H. Wilson

NOES, 75

Mr Alexander
Dr Allen
Mrs K. L. Andrews
Mr K. J. Andrews
Mrs Archer
Ms Bell
Mr Broadbent
Mr Buchholz
Mr D. J. Chester
Mr Christensen
Mr Coleman
Mr Conaghan
Mr Connelly
Mr Coulton
Mr Drum*
Mr Entsch
Mr Evans
Mr Falinski
Mr Fletcher

Ms Flint
Mr Frydenberg
Mr Gee
Dr Gillespie
Mr Goodenough
Ms Hammond
Mr Hastie
Mr Hawke
Mr Hogan
Mr Howarth
Mr Hunt
Mr Irons
Mr Joyce
Mr C. Kelly
Mr Laming
Ms Landry
Mr Leeser
Ms Ley

Mr Littleproud
Ms Liu
Mr McCormack
Mrs McIntosh
Dr McVeigh
Dr Martin
Mr Marino
Mr Morton
Mr O’Donnell
Mr Pasin
Mr Pearce
Mr Pitt
Mr Porter
Ms Price
Mr Ramsey*
Mr Robert
Ms Payne

Mr Sharma
Mr Simmonds
Ms Steggall
Mr Stevens
Mr Sukkar
Mrs Marino
Mr Taylor
Mr Tudge
Mr van Manen
Dr Webster
Mrs Wicks
Mr R. J. Wilson
Mr Wood
Mr Young
Mr Zimmerman

* Tellers

And so it was negatived.

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

On the motion of Mrs Marino (Assistant Minister for Regional Development and Territories), by leave, the bill was read a third time.

19 APPROPRIATION BILL (NO. 1) 2019-2020

The order of the day having been read for the resumption of the debate on the question—That the bill be now read a second time—

Debate resumed.

Debate adjourned (Mrs Marino—Assistant Minister for Regional Development and Territories), and the resumption of the debate made an order of the day for the next sitting.
20 BILLS REFERRED TO FEDERATION CHAMBER
Mrs Marino (Assistant Minister for Regional Development and Territories), by leave, moved—That the following bills be referred to the Federation Chamber for further consideration:
Appropriation (No. 1) 2019-2020;
Appropriation (No. 2) 2019-2020; and
Appropriation (Parliamentary Departments) (No. 1) 2019-2020.
Question—put and passed.

21 AUSTRALIAN SECURITY INTELLIGENCE ORGANISATION AMENDMENT (SUNSETTING OF SPECIAL POWERS RELATING TO TERRORISM OFFENCES) BILL 2019
The order of the day having been read for the resumption of the debate on the question—That the bill be now read a second time—
Debate resumed by Mr Dreyfus who moved, as an amendment—That all words after “That” be omitted with a view to substituting the following words:
“whilst not declining to give the bill a second reading, the House:
(1) notes that:
   (a) the Government has failed to implement any of the recommendations made by the bipartisan Parliamentary Joint Committee on Intelligence and Security in relation to the Act in March 2018;
   (b) the committee recommended that the questioning and detention warrant power be repealed by 7 September 2019;
   (c) the committee and ASIO also told the Government that the questioning warrant power needed to be amended by 7 September 2019 because, in its current form, it is not fit for purpose; and
   (d) the Minister for Home Affairs has failed to produce a revised framework for the questioning warrant power;

(2) is of the view that:
   (a) this bill highlights the Minister for Home Affairs’ incompetence as the minister responsible for Australia’s national security and his indifference to Parliament and foundational democratic principles;
   (b) the Government should get on with the job of amending the questioning warrant power as a priority, as recommended by the Committee and by ASIO;
   (c) legislation to amend the questioning warrant power framework in the Act should be introduced during the first sitting week of September 2019 and referred to the Parliamentary Joint Committee on Intelligence and Security for inquiry and report by 18 November 2019, with a view to the legislation being considered by the House during the last sitting fortnight of 2019; and
   (d) the Government should repeal the questioning and detention warrant power, which ASIO has never used”.
Debate ensued.
Amendment negatived.
Question—That the amendment be agreed to—put.
The House divided (the Speaker, Mr A. D. H. Smith, in the Chair)—
AYES, 64

Mr Albanese          Ms Collins          Dr M. J. Kelly          Mr Perrett
Dr Aly              Mr Conroy            Mr Keogh              Mrs Phillips
Mr Bandt             Mr Dick              Mr Khalil             Ms Plibersek
Ms Bird              Mr Dreyfus           Ms C. F. King         Ms Rowland
Mr Bowen             Mrs Elliot           Ms M. M. H. King      Ms Ryan*
Mr Burke             Mr Fitzgibbon        Dr Leigh              Mr D. P. B. Smith
Ms Burney            Dr Freeland          Ms McBride            Ms Stanley*
Mr Burns             Mr Georginas         Mr Marles             Ms Templeman
Mr M. C. Butler      Mr Giles             Mr B. K. Mitchell     Mr Thistlethwaite
Ms T. M. Butler      Mr Gorman            Mr R. G. Mitchell     Ms Thwaites
Mr Byrne             Mr Gosling           Dr Mulino             Ms Vamvakianou
Dr Chalmers          Mr Hayes             Mr Neumann            Mr Watts
Mr Champion          Mr Hill              Mr O’Connor           Ms Wells
Mr Clare             Mr Husic             Ms O’Neil             Mr Wilkie
Ms Claydon           Mr Jones             Ms Owens              Mr J. H. Wilson
Ms Coker             Ms Kearney          Ms Payne              Mr Zappia

NOES, 76

Mr Alexander         Ms Flint             Ms Ley                Mr Robert
Dr Allen             Mr Frydenberg        Mr Littleproud        Ms Sharkie
Mrs K. L. Andrews    Mr Gee               Ms Liu                Mr Sharma
Mr K. J. Andrews     Dr Gillespie         Mr McCormack         Mr Simmonds
Mrs Archer           Mr Goodenough        Mrs McIntosh          Ms Steggall
Ms Bell              Dr Haines            Dr McVeigh            Mr Stevens
Mr Broadbent         Ms Hammond           Mrs Marino            Mr Sukkar
Mr Buchholz          Mr Hastie            Dr Martin             Mr Taylor
Mr D. J. Chester     Mr Hawke             Mr Morrison           Mr Tehan
Mr Christensen       Mr Hogan             Mr Morton             Mr Thompson
Mr Coleman           Mr Howarth           Mr Ted O’Brien       Mr Tudge
Mr Conaghan          Mr Hunt              Mr L. S. O’Brien     Mr van Manen
Mr Connelly          Mr Irons             Mr O’Dowd             Mr Vasta
Mr Coulton           Mr Joyce             Mr Pasin              Dr Webster
Mr Drum*             Mr Katter            Mr Pearce             Mrs Wicks
Mr Entsch            Mr C. Kelly          Mr Pitt               Mr T. R. Wilson
Mr Evans             Mr Laming            Mr Porter             Mr Wood
Mr Falinski          Ms Landry            Ms Price              Mr Young
Mr Fletcher          Mr Leeser            Mr Ramsey*            Mr Zimmerman

* Tellers

And so it was negatived.
Bill agreed to.
Consideration in detail concluded.
On the motion of Mr Wood (Assistant Minister for Customs, Community Safety and Multicultural Affairs), by leave, the bill was read a third time.

22 ADJOURNMENT

It being 7.30 pm—The question was proposed—That the House do now adjourn.
Debate ensued.
The House continuing to sit until 8 pm—The Deputy Speaker adjourned the House until 9.30 am tomorrow.
DOCUMENTS
The following documents were deemed to have been presented on 30 July 2019 (An explanatory statement has been presented with each instrument unless otherwise indicated by an asterisk):


Defence Act 1903—Determinations under section 58B—
- Defence Determination, Conditions of service Amendment (Approved forms and privacy) Determination 2019 (No. 21) [F2019L01010].
- Defence Determination, Conditions of service Amendment (Education assistance—rates) Determination 2019 (No. 22) [F2019L01011].
- Defence Determination, Conditions of service Amendment (Long service leave) Determination 2019 (No. 23) [F2019L01012].

Health Insurance Act 1973—Health Insurance (Section 3C Diagnostic Imaging Services—Liver and Obstetric MRI Services) Amendment Determination 2019 [F2019L01014].

Industrial Chemicals (Notification and Assessment) Act 1989—Industrial Chemicals (Notification and Assessment) Amendment (Fees and Charges) Regulations 2019 [F2019L01007].

Migration Act 1958—Migration Regulations 1994—

National Health Act 1953—
- National Health Determination under paragraph 98C(1)(b) Amendment 2019 (No. 6)—PB 59 of 2019 [F2019L01008].
- National Health (Listed drugs on F1 or F2) Amendment Determination 2019 (No. 7)—PB 63 of 2019 [F2019L01016].


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ATTENDANCE
All Members attended (at some time during the sitting) except Mr Dutton, Ms Murphy, *Ms Rishworth and Ms Swanson.

* On leave

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DAVID ELDER
Clerk of the House of Representatives
2019

HOUSE OF REPRESENTATIVES
SUPPLEMENT TO VOTES AND PROCEEDINGS
No. 9

FEDERATION CHAMBER

MINUTES OF PROCEEDINGS
TUESDAY, 30 JULY 2019

1 The Federation Chamber met at 4 pm.

2 MEMBERS’ CONSTITUENCY STATEMENTS
   Members’ constituency statements being made—

Suspension of meeting
At 4.14 pm, a division having been called in the House, the proceedings were suspended.

Resumption of meeting
At 4.31 pm, the proceedings were resumed.

Members’ constituency statements continued.

3 GRIEVANCE DEBATE
   Pursuant to the provisions of standing order 192B, the order of the day having been read for the resumption of the debate on the question—That grievances be noted—Debate resumed.
   The time allotted for the debate having expired—Debate adjourned and the resumption of the debate made an order of the day for the next sitting.

4 ADJOURNMENT
   On the motion of Dr Allen, the Federation Chamber adjourned at 5.49 pm, until 10 am tomorrow.


CLARESSA SURTEES
Clerk of the Federation Chamber

By authority of the House of Representatives