CHAPTER III.

GENERAL GOVERNMENT.

§ 1. Scheme of Parliamentary Government.

1. General.--The legislative power of the Commonwealth is vested in the Parliament of the Commonwealth, which consists of the Sovereign, the Senate, and the House of Representatives. The Sovereign is represented throughout the Commonwealth by the Governor-General who, subject to the Constitution of the Commonwealth, has such powers and functions as the Sovereign is pleased to assign to him. In each State there is a State Governor, who is the representative of the Sovereign for the State, and who exercises such powers within the State as are conferred upon him by the Letters Patent which constitute his office, and by the instructions which inform him in detail of the The Legislature in each State was manner in which his duties are to be fulfilled. bi-cameral till 1922, in which year the Queensland Parliament became uni-cameral. In the bi-cameral States it consists of (a) a Legislative Council and (b) a Legislative Assembly, or House of Assembly. In Queensland the Legislative Assembly constitutes the legislature. In the Commonwealth Parliament the Upper House is known as the Senate, and in the State Parliaments as the Legislative Council. The Lower House in the bi-cameral Parliaments is known as follows :---in the Commonwealth Parliament as the House of Representatives, in the State Parliaments of New South Wales, Victoria and Western Australia as the Legislative Assembly, and in the State Parliaments of South Australia and Tasmania as the House of Assembly. The legislative powers of these Parliaments are delimited by the Commonwealth and the State Constitutions. The Assembly (Queensland as pointed out is uni-cameral) which is the larger House, is always elective, the franchise extending to adult British subjects with certain residential qualifications. The Council in each of the States other than New South Wales is elected by the people of that State, the constituencies being differently arranged and in general, some property or special qualification for the electorate being required. In Victoria, however, under the Legislative Council Reform Act passed in October, 1950, adult suffrage was adopted for Legislative Council elections. In the case of New South Wales, the Council is elected by the members of each House of Parliament at a simultaneous sitting. In the Federal Parliament the qualifications for the franchise are identical for both Houses.

2. The Sovereign.—(i) Accession of Queen Elizabeth II. On 7th February, 1952 the Governor-General and members of the Federal Executive Council proclaimed Princess Elizabeth Queen Elizabeth the Second, Queen of this Realm and of all her other Realms and Territories, Head of the Commonwealth, Defender of the Faith, Supreme Liege Lady in and over the Commonwealth of Australia. The coronation of Her Majesty in Westminster Abbey took place on 2nd June, 1953.

(ii) Royal Style and Titles Act 1953. The Statute of Westminster, 1931 stated that it would be in accord with the established constitutional position of members of the British Commonwealth of Nations that any alteration in the law regarding the Royal Style and Titles should thereafter require the assent of the Parliaments of the Dominions in addition to that of the Parliament of the United Kingdom.

At the conference of Prime Ministers and other representatives of the British Commonwealth in London in December, 1952 it was agreed that the Royal Style and Titles then in use were not in accord with current relationships within the British Commonwealth and that there was need of a new form which would, in particular, "reflect the special position of the Sovereign as Head of the Commonwealth".

It was therefore decided that each member of the British Commonwealth should use a form of the Royal Style and Titles suited for its own circumstances, while retaining as a common element the description "Queen of Her other Realms and Territories and Head of the Commonwealth"; and that consultation between all countries of the Commonwealth should take place on any future proposal to change the form of the Royal Style and Titles used in any country.

To give effect to these decisions in Australia the Royal Style and Titles Bill was introduced in the House of Representatives on 28th February, 1953, and enacted on 3rd April, 1953. The Act gives Parliament's assent to the adoption by the Queen, for use in relation to the Commonwealth of Australia and its Territories, of the following Royal Style and Titles :—" Elizabeth the Second, by the Grace of God of the United Kingdom, Australia and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith." The Act also approves the adoption by the Queen of a Royal Style and Titles for use in relation to other countries of the British Commonwealth, in accordance with the principles formulated at the London conference.

(iii) Royal Visit to Australia. On 3rd February, 1954, Her Majesty Queen Elizabeth the Second, accompanied by His Royal Highness the Duke of Edinburgh, arrived in Australia on a visit to all States and the Australian Capital Territory, the first occasion on which the reigning Sovereign has visited Australia. Foremost amongst the official acts performed by Her Majesty was the opening of the Commonwealth Parliament in Canberra on 15th February, 1954.

3. Powers and Functions of the Governor-General and of the State Governors.— (i) Governor-General of the Commonwealth. Section 2 of the Commonwealth Constitution provides as follows :—

"A Governor-General appointed by the Queen shall be Her Majesty's representative in the Commonwealth, and shall have and may exercise in the Commonwealth during the Queen's pleasure, but subject to this Constitution, such powers and functions of the Queen as Her Majesty may be pleased to assign to him."

As the Queen's representative in Australia, the Governor-General exercises certain prerogative powers and functions assigned to him by the Queen—either by Letters Patent (see Letters Patent dated 29th October, 1900 and 15th December, 1920), by Instructions under the Royal Sign Manual and Signet, by Commission issued to him under the Royal Sign Manual and Signet, or by any instrument of delegation under section 2 of the Constitution. Powers which have been so assigned include, amongst others, the power to appoint a Deputy or Deputies of the Governor-General, to administer or authorize any other person to administer the Oath of Allegiance, to grant pardons and to remit fines for offences against the laws of the Commonwealth and to appoint certain officers in the Diplomatic or Consular Service of the Commonwealth.

Other powers and functions are conferred on the Governor-General by the Constitution. For example, under section 5 of the Constitution he may appoint times for holding the sessions of the Parliament, prorogue Parliament and dissolve the House of Representatives. Under section 32 the Governor-General in Council may cause write to be issued for general elections of members of the House of Representatives. Under section 58 he assents in the Queen's name to a proposed law passed by both Houses of the Parliament or withholds assent, or reserves the law for the Queen's pleasure; or he may return the proposed law to the House in which it originated and may transmit therewith any amendments which he may recommend. Under section 61 he exercises the executive power of the Commonwealth, under section 62 he chooses and summons Executive Councillors, who hold office during his pleasure, and under section 64 he may appoint Ministers of State for the Commonwealth. By section 68 the command in chief of the naval and military forces of the Commonwealth is vested in the Governor-General, as the Queen's representative. Under the conventions of responsible government obtaining in Commonwealth countries, the Governor-General's executive functions generally are exercised on the advice of Ministers of State. In this regard the Governor-General's position has become assimilated to that of the Queen in relation to her Ministers of State for the United Kingdom.

In addition, many powers and functions are exercised by the Governor-General under Acts of the Commonwealth Parliament. Most Acts, for example, provide that the Governor-General may make regulations, not inconsistent with the Act, either generally to give effect to the Act or to cover certain matters specified in the power. The Governor-General may be authorized by statute to issue proclamations—for example, to declare an Act in force or a state of things to exist, e.g. the existence of an epidemic. The Governor-General has been given power by statute to legislate for certain Territories of the Commonwealth. Other statutory powers include the power to appoint and dismiss statutory officers or bodies. A reference to the Governor-General, in Acts of the Commonwealth Parliament, means, unless the contrary intention appears, the Governor-General acting with the advice of the Executive Council (Acts Interpretation Act 1901–1950, section 17 (f)).

(ii) Governors of the States. The Queen is represented in each of the States by a Governor, the office having been constituted by Letters Patent under the Great Seal of the United Kingdom of various dates.

The Governors of the States exercise prerogative powers conferred on them by these Letters Patent, their Commissions of appointment, and the "Governor's Instructions" given them under the Royal Sign Manual and Signet or other instrument as specified in the Letters Patent. In addition they have been invested with various statutory functions, either under the State Constitutions, conferred by Imperial Act, or by Act of the Parliament of the State.

A Governor of a State assents in the Queen's name to Bills passed by the Parliament of the State, except those reserved for the Royal assent. The latter include certain classes of Bills, which are regulated by the Constitution Acts and by the Governor's Instructions. He administers the prerogative of mercy by the reprieve or pardon of criminal offenders within his jurisdiction, and may remit fines and penalties due to the Crown.

In the performance of his functions generally, particularly those conferred by Statute, the Governor of a State acts on the advice of Ministers of State for the State.

(iii) Holders of Office. For the names of the Governors-General since the inception of the Commonwealth and of the present State Governors, see § 3. following.

4. The Cabinet and Executive Government.—(i) General. Both in the Commonwealth and in the States, executive government is based on the system which was evolved in Britain in the 18th century, and which is generally known as "Cabinet" or "responsible" government. Its essence is that the head of the State (Her Majesty the Queen, and her representative, the Governor-General or Governor) should perform Governmental acts on the advice of her Ministers ; that she should choose her principal Ministers of State from members of Parliament belonging to the party, or coalition of parties, commanding a majority in the popular House; that the Ministry so chosen should be collectively responsible to that House for the government of the country ; and that the Ministry should resign if it ceases to command a majority there.

The Cabinet system operates by means, chiefly, of constitutional conventions, customs or understandings, and of institutions that do not form part of the legal structure of the government at all. The constitutions of the Commonwealth and the States make fuller legal provision for the Cabinet system than the British Constitution does for example, by requiring that Ministers shall be, or within a prescribed period become, members of the Legislature. In general, however, the legal structure of the executive government remains the same as it was before the establishment of the Cabinet system.

The executive power of the Commonwealth is exercisable by the Governor-General, and that of the States by the Governor. In each case he is advised by an Executive Council, which, however, meets only for certain formal purposes, as explained below. The whole policy of a Ministry is, in practice, determined by the Ministers of State, meeting, without the Governor-General or Governor, under the chairmanship of the Prime Minister or Premier. This group of Ministers is known as the Cabinet.

(ii) The Cabinet. This body does not form part of the legal mechanism of government. Its meetings are private and deliberative. The actual Ministers of the day alone are present, no records of the meetings are made public, and the decisions taken have, in themselves, no legal effect. In Australia, all Ministers are members of the Cabinet. As Ministers are the leaders of the party or parties commanding a

majority in the popular House, the Cabinet substantially controls, in ordinary circumstances, not only the general legislative programme of Parliament, but the whole course of Parliamentary proceedings. In effect, though not in form, the Cabinet, by reason of the fact that all Ministers are members of the Executive Council, is also the dominant element in the executive government of the country. Even in summoning, proroguing or dissolving Parliament, the Governor-General or Governor is usually guided by the advice tendered him by the Cabinet, through the Prime Minister or Premier, though legally the discretion is vested in the Governor-General or Governor himself.

(iii) The Executive Council. This body is usually presided over by the Governor-General or Governor, the members thereof holding office during his pleasure. All Ministers of State are *ex officio* members of the Executive Council. In the Commonwealth, and also in the States of Victoria and Tasmania, Ministers remain members of the Executive Council on leaving office, but are not summoned to attend its meetings; for it is an essential feature of the Cabinet system that attendance should be limited to the Ministers of the day. The meetings of the Executive Council are formal and official in character, and a record of proceedings is kept by the Secretary or Clerk. At Executive Council meetings, the decisions of the Cabinet are (where necessary) given legal form ; appointments made; resignations accepted; proclamations issued, and regulations and the like approved.

(iv) The Appointment of Ministers. Legally, Ministers hold office during the pleasure of the Governor-General or Governor. In practice, however, the discretion of the Queen's representative in the choice of Ministers is limited by the conventions on which the Cabinet system rests. Australian practice follows, broadly, that of the United Kingdom. When a Ministry resigns, the Crown's custom is to send for the leader of the party which commands, or is likely to be able to command, a majority in the popular House, and to commission him, as Prime Minister or Premier, to "form a Ministry"—that is, to nominate other persons to be appointed as Ministers of State and to serve as his colleagues in the Cabinet.

The customary procedure in connexion with the resignation or acceptance of office by a Ministry is described fully in previous issues of the Official Year Book (see No. 6, p. 942). It may be added, however, that legislation now exists in all States, the effect of which is to obviate the necessity of responsible Ministers vacating their seats in Parliament on appointment to office.

(v) Ministers in Upper and Lower Houses. The following table shows the number of Ministers with seats in the Upper or Lower Houses of each Parliament in December, 1953:-

Ministers with Seats in-	C'w alth.	N.S.W.	Vic.	Q'land.	S. Aust.	W. Aust.	Тав.	Total.
The Upper House The Lower House	5 15	2 14	4 10	(a) 11	35	2 8	 9	16 7 ²
Total	20	16	14	11	8	10	9	88
		(a) Abc	lished in	1922.	·	<u>. </u>		<u> </u>

AUSTRALIAN PARLIAMENTS : MINISTERS IN UPPER OR LOWER HOUSES, DECEMBER, 1953.

For the names of the occupants of ministerial office in each of the Parliaments of Australia in December, 1953, see § 3. of this chapter. Subsequent changes of importance in Ministries will be found in the Appendix to this volume.

(vi) Numbers and Salaries of Commonwealth Ministers. Under sections 65 and 66, respectively, of the Constitution of the Commonwealth, the number of Ministers of State was not to exceed seven, and the annual sum payable for their salaries was not to exceed $\pm 12,000$, each provision to operate, however, "until the Parliament otherwise provides."

Subsequently, number and salaries were increased to $8-\pounds 13,650$ (1915) and to $9-\pounds 15,300$ (1917). During the period of financial emergency in the early thirties the ministerial salary appropriation was reduced to as low as $\pounds 10,710$ a year, and was not restored to its former level until 1938. During the period of restoration of salary the number of Ministers was increased to 10 (1935). Later increases were as follows :-- to $11-\pounds 18,600$ (1938); $19-\pounds 21,250$ (1941)--these increases were war-time provisions, extended into peacetime in 1946; $\pounds 27,650$ (1947-number unaltered); $20-\pounds 29,000$ (1951); $\pounds 41,000$ (1952---number unaltered). In 1938 an additional ministerial allowance of $\pounds 1,500$ a year was granted to the Prime Minister; this was increased to $\pounds 3,500$ a year (exempt from income tax) in 1952 and at the same time an additional ministerial allowance of $\pounds 1,000$ a year (exempt from income tax) was granted to each other Minister.

All amounts payable in the foregoing paragraphs are in addition to amounts payable as Parliamentary allowances (see paras. 5 and 6 below).

5. Number and Salary of Members of the Legislatures, Australian Parliaments, December, 1953.—The following table shows the number and annual salary of members in each of the legislative chambers in December, 1953:—

AUSTRALIAN	PARLIAMENTS :	MEMBERS AND	ANNUAL	SALARIES,		
DECEMBER, 1953.						

Members in—		C'wealth.	n.s.w.	Vic.	Q'land.	S. Aust.	W. Aust.	Tasmania.	Total.
			NUM	IBER OF	Мемве	RS.		·	
Upper House Lower House		60 123	60 94	34 65	(a) 75	20 39	30 50	19 30	223 476
Total	•••	183	154	99	75	59	80	49	699
	•		A	INNUAL (£.	SALARY.		· · · · · · · · · · · · · · · · · · ·		
Upper House	(b) 1,750	(c) 500	(d) 1,050	(a)	(e) 1,425-	(f) 1,340	(g) 800- 1,050	
Lower House	(b) 1,750	(c)1,875	(d) 1,050	(h)1,575	(e) 1,425- 1,500	(f) 1,340	(g) 850- 1,050	

(a) Abolished in 1922.
(b) Plus expense allowances exempt from income tax—Senators, £550; Members of House of Representatives. £400-£900, varying with electoral divisions. See also para. 6
following.
(c) Increased from £300 (Upper House) and £1,375 (Lower House) as from January, 1952.
(d) Subject to automatic adjustment in accordance with variations in the cost of living. Plus £100 for urban and country electorates (i.e., excluding Metropolitan Electoral Districts and Provinces).
(e) According to distance of electorate from Adelaide. Increased from £1,325 from 1st July, 1953.
(f) Subject to automatic adjustment in accordance with variations of the State basic wage. Plus £50 where any part of electorate is more than 50 miles from Perth. Increased from £1,000 from 1st April, 1953.
(g) According to area of electorate and distance from the capital. Plus a cost of living adjustment.
(h) Increased from £1,375 from 1st July, 1953. Subject to adjustment in accordance with any variation of the equivalent Public Service Award classification. Plus marginal allowances of £100 for metropolitan electorates and ranging from £165 to £270 for non-metropolitan electorates.

Parliamentary salaries affected by cost of living adjustments (i.e., in the States of Victoria, Western Australia and Tasmania) have thereby been brought roughly into line with those of Queensland and South Australia.

6. Commonwealth Parliamentary Allowances.—(i) General Allowance. Section 48 of the Commonwealth Constitution granted to each Senator and member of the House of Representatives an allowance of \pounds_{400} a year until Parliament should decide to alter it. The first alteration was made in 1907, when the allowance was increased to \pounds_{600} for all except the holders of Parliamentary office (i.e., Ministers, and the Presiding Officer and Chairman of Committees of each House), whose allowances in addition to the emoluments of office remained at \pounds_{400} a year. In 1920 the general allowance was increased to $\pounds_{1,000}$ a year and the allowance to holders of office to \pounds_{800} a year. Under financial emergency legislation Parliamentary salaries and allowances were reduced generally, the lowest level reached for the general allowance being \pounds_{750} in 1932. Subsequently there was a gradual restoration to former levels, the allowance reaching $\pounds_{1,000}$ a year again in 1938, when the provision for the reduced allowance for holders of Parliamentary office was removed. In 1947 the general allowance was increased to $\pounds_{1,500}$ and in 1952 to $\pounds_{1,750}$ a year.

(ii) Additional Allowances. (a) Holders of Parliamentary Office. Amounts received by the holders of Parliamentary office in respect of the duties they perform are additional to the allowances to each Senator and Member of the House of Representatives as described above. Appropriations for ministerial salaries are referred to in par. 4 (vi) above, but the amounts received because of their duties of office by the President of the Senate, the Speaker of the House of Representatives and the Chairman of Committees in each House are not included in these appropriations.

In 1901-2 the Presiding Officer of each House received £1,100 a year and the Chairmen of Committees each £500 a year. Before the depression years these amounts had been increased to £1,300 and £700 respectively, but, in common with other Parliamentary salaries and allowances, they were reduced during this period, and in 1933-34 were as low as £900 and £500 a year. Following the gradual restoration to previous levels, they remained unchanged until 1947-48, when they were increased to £1,600 and £900 respectively. In 1952 the allowance to the President of the Senate and to the Speaker of the House of Representatives was increased to £1,750 a year each.

(b) Other Additional Allowances. In 1920 the Leaders of the Opposition in the Senate and in the House of Representatives were granted additional allowances of \pounds 200 a year and \pounds 400 a year respectively. These were increased to \pounds 300 and \pounds 600 in 1947 and to \pounds 750 and \pounds 1,750 in 1952. In 1947, also, the Leader in the House of Representatives (other than the Leader—and in 1952 the Deputy Leader—of the Opposition) of a recognized political party with not less than ten members in that House and of which none is a Minister received an additional allowance of \pounds 400 a year. This was increased to \pounds 500 in 1952.

Further additional annual allowances, all of which were granted in 1952, are as follows :---

Deputy Leader of the Opposition in the House of Representatives, \pounds_{750} ; Government Whip in the House of Representatives, \pounds_{325} ; Other Whips, \pounds_{275} .

Additional allowances (exempt from income tax) for expenses of discharging duties.—Payable to each Senator—£550; payable to each Member of the House of Representatives—£400-£900, varying with electoral divisions.

Additional allowances (exempt from income tax) for expenses of discharging duties of Office.—President of the Senate, Speaker of the House of Representatives, Leader of the Opposition in the Senate, and Deputy Leader of the Opposition in the House of Representatives— \pounds_{250} ; Leader of the Opposition in the House of Representatives— \pounds_{250} ;

7. Enactments of the Parliament.--In the Commonwealth all laws are enacted in the name of the Sovereign, the Senate, and the House of Representatives. The subjects with respect to which the Commonwealth Parliament is empowered to make laws are enumerated in the Constitution. In the States, laws are enacted in the name of the Sovereign by and with the consent of the Legislative Council (except in Queensland) and Legislative Assembly or House of Assembly. The Governor-General or the State Governor acts on behalf of, and in the name of, the Sovereign, in assenting to Bills passed by the Legislatures, but he may reserve them for the special consideration of the Sovereign. The Parliaments of the States are empowered generally, subject to the Commonwealth Constitution, to make laws in and for their respective States, in all cases whatsoever. Subject to certain limitations, they may alter, repeal, or vary their Constitutions. Where a law of a State is inconsistent with a law of the Commonwealth the latter prevails, and the former is, to the extent of the inconsistency, invalid.

§ 2. Parliaments and Elections.

1. Commonwealth.—(i) Qualifications for Membership and for Franchise—Commonwealth Parliament. Qualifications necessary for membership of either House of the Commonwealth Parliament are possessed by any British subject, twenty-one years of age or over, who has resided in the Commonwealth for at least three years and who is, or is qualified to become, an elector of the Commonwealth. Qualifications for Commonwealth franchise are possessed by any British subject, not under twenty-one years of age and not disentitled on racial or other ground, who has lived in Australia for six months continuously. Residence in a sub-division for a period of one month prior to enrolment is necessary to enable a qualified person to enrol. Enrolment and voting are compulsory. A member of the Defence Force on service outside Australia who is a British subject not less than 21 years of age and has lived in Australia for six months continuously is entitled to vote at Commonwealth elections whether enrolled or not.

Disqualification of persons otherwise eligible as members of either Commonwealth House is mainly on the grounds of membership of the other House, allegiance to a foreign power, being attainted of treason, being convicted and under sentence for any offence punishable by imprisonment for one year or longer, being an undischarged bankrupt or insolvent, holding office of profit under the Crown with certain exceptions, or having pecuniary interest in any agreement with the public service of the Commonwealth except as a member of an incorporated company of more than 25 persons. Excluded from the franchise are persons of unsound mind, attainted of treason, convicted and under sentence for any offence punishable by imprisonment for one year or longer, or of certain non-European races. In the main, these or similar grounds for disqualification apply also to State Parliament membership and franchise.

(ii) Commonwealth Parliaments and Elections. From the establishment of the Commonwealth until 1949 the Senate consisted of 36 members, six being returned by each of the original federating States. The Constitution empowers Parliament to increase or decrease the size of the Parliament and, as the population of the Commonwealth had more than doubled since its inception, the Parliament enacted legislation in 1948 enlarging both Houses of Parliament and providing a representation ratio nearer to the proportion which existed at Federation. Thus the Representation Act 1948 provides that there shall be ten Senators from each State instead of six, increasing the total to 60 Senators. To effect this transition in the Senate, seven Senators were elected from each State at the elections of 1949, four taking office immediately the Senate sat after the election, the remaining three commencing their term on the usual date—rst July, 1950. Members of this Chamber are normally cleeted for the term of six years, but half the members retire at the end of every third year, although they are eligible for rs-election. Accordingly, at each future periodical election of Senators, five Senators will normally be elected in each State, making 30 to be elected at each such election.

In accordance with the Constitution, the total number of members of the House of Representatives must be as nearly as practicable double that of the Senate. Correspondingly, in terms of the Constitution and the Representation Act 1905-38, from the date of the 1949 elections the number of members in the House of Representatives was increased from 74 to 121 (excluding the members for the internal Territories). As the States are represented in the House of Representatives on a population basis, the numbers were increased as follows:—New South Wales—from 28 to 47; Victoria— 20 to 33; Queensland—10 to 18; South Australia—6 to 10; Western Australia— 5 to 8; Tasmania—5, no increase; total—74 to 121. The increase in the number of members of Parliament necessitated a redistribution of seats and a redetermination of electoral boundaries. This was carried out by the Distribution Commissioners in each State on a quota basis, but taking into account community or diversity of interest, means of communication, physical features, existing boundaries of divisions and sub-divisions, and State electoral boundaries.

Since the general elections of 1922 the Northern Territory has been represented by one member in the House of Representatives. The Australian Capital Territory Representation Act 1948 gave similar representation to the Australian Capital Territory as from the elections of 1949. The members for the Territories may join in the debates but are not entitled to vote, except on a motion for the disallowance of any ordinance of the Territory or on any amendment to such motion. The Commonwealth Parliament, however, when providing for a Legislative Council for the Northern Territory in 1947, relinquished the power to disallow ordinances for that Territory.

The Constitution provides for a minimum of five members for each original State. Members of the House of Representatives are elected for the duration of the Parliament, which is limited to three years. In elections for Senators, the whole State constitutes the electorate. For the purposes of elections for the House of Representatives, the State is divided into single electorates corresponding in number with the number of members to which the State is entitled. Further information regarding the Senate and the House of Representatives is given in earlier issues of the Official Year Book.

There have been twenty complete Parliaments since the inauguration of Federation. Until 1927 the Parliament met at Melbourne ; it now meets at Canberra, the first meeting at Parliament House, Canberra, being opened by the late King George VI., then Duke of York, on 9th May, 1927.

The fifth Parliament, which was opened on 9th July, 1913, was dissolved on 3oth July, 1914 in somewhat unusual circumstances, when, for the first time in the history of the Commonwealth, a deadlock occurred between the Senate and the House of Representatives, and, in accordance with Section 57 of the Constitution which provides for such an eventuality, both Houses were dissolved by the Governor-General. The nineteenth Parliament was similarly dissolved. It opened on 22nd February, 1950, but on 19th March, 1951, in its first session, a double dissolution was proclaimed for the second time since the inception of the Commonwealth.

Particulars of the ensuing elections for Australia as a whole may be found in Official Year Book No. 39, page 71.

The system of voting for the House of Representatives is preferential and for the Senate, until 1948, voting was also preferential. The Commonwealth Electoral Act 1948, however, introduced with the Representation Act 1948 to enlarge the Commonwealth Parliament (see page 48), changed the system of scrutiny and counting of votes in Senate elections from preferential to that of proportional representation. For a description of the system, see Official Year Book No. 38, pp. 82-3.

For particulars of electors enrolled and of electors who voted at the various Commonwealth elections, see earlier Year Books. Elections for the Senate have usually been held at the same time as those for the House of Representatives. The double dissolution of the nineteenth Parliament, however, referred to above, led to the holding of separate elections for the Senate in 1953 as elections for this House are unaffected by such special dissolutions. The election was held on 9th May, 1953, and particulars of electors and voting in the several States are as follows :--

Electors Enrolled.		Elect	ors who V	oted.	Percentage of Electors who Voted.				
State.	Males.	Females.	Total.	Males.	Females.	Total.	Males.	Females.	Total.
New South Wales Victoria Queensland South Australia West. Australia Tasmania	966,830 683,483 367,872 220,518 164,652 83,634	357,592 232,978 164,540	1,411,511 725,464 453,496 329,192	653,787 346,932 213,446 155,872	686,324 340,297 224,137 154,587	437,583 310,459	95.30 95.66 94.31 96.79 94.67 96.53	94.01 94.27 95.16 96.21 93.95 95.84	94.64 94.94 94.73 96.49 94.31 96.18
Total	2,486,989	2,580,764	5,067,753	2,372,198	2,438,766	4,810,964	95.38	94.50	94.93

SENATE ELECTION, 9th MAY, 1953.

Following the Senate Election of 9th May, 1953, an election for the House of Representatives was held on 29th May, 1954. Particulars of electors and voting in the several States are as follows :---

Electors Enrolled.		lled.	Elect	ors who V	Percentage of Electors who Voted.				
	Males.	Females.	Total.	Males.	Females.	Total.	Males.	Females.	Total.
New South Wales Victoria Queensland South Australia West. Australia Tasmau'a Nor. Territory Aust, Cap. Terr.	910,532 646,517 368,795 179.188 166,946 85.715 4.280 7,626	689,508 364,259 190,608 167,407 86,815 2,589	369,796 334,353 172,530 6,869	621,909 353,200 173,392 160,603 82,826	659,223 350,421 184,462 161,085 83,353 2,136	357.854 321,688 166,179 5,299	96.57 96.19 95.77 96.77 96.20 96.63 73.90 94.72	95.62 95.61 96.20 96.78 96.22 96.01 82.50 93.93	96.08 95.89 95.98 96.77 96.21 96.32 77.14 94.33
Australia	2,369,599	2,459,947	4,829,546	2,281,605	2,357,339	4,638,944	96.29	95.83	96.05

ELECTION FOR HOUSE OF REPRESENTATIVES, 29th MAY, 1954.(a) .

(a) Contested Electorates only.

The twenty-first Parliament opened on 4th August, 1954.

(iii) Commonwealth Referenda. According to Section 128 of the Constitution, any proposed law for the alteration of the Constitution must, in addition to being passed by an absolute majority of each House of Parliament, be submitted to a referendum of the electors in each State, and must further be approved by a majority of the States and of the electors who voted, before it can be presented for Royal Assent. So far 24 proposals have been submitted to referenda and the consent of the electors has been received in four cases only, the first in relation to the election of Senators in 1906, the second and third in respect of State Debts—one in 1910 and the other in 1928 —and the fourth in respect of Social Services in 1946. Details of the various referenda and the voting thereon were given in previous issues of the Official Year Book (see No. 18, p. 87, No. 31, p. 67, No. 35, p. 60, No. 36. p. 61, No. 37, pp. 64-5, No. 38, p. 84 and No. 40, p. 56).

A brief résumé of the various referenda held in Australia is to be found in § 7, below (see page 67.)

2. State Elections.—(i) Latest in each State. (a) Upper Houses. The following table shows particulars of the voting at the most recent elections for the Upper Houses or Legislative Councils in the States of Victoria, South Australia and Western Australia. In New South Wales the electorate for the Legislative Council comprises the members of both Houses, in Queensland there has been no Legislative Council since 1922, and in Tasmania three members of the Council are elected annually (but four in each sixth year) and the Council cannot be dissolved as a whole.

	ors Enrol hole Stat		Electo	ors who V	oted.		tage of H ho Vote	
fales.	Fe- males.	Total.	Males.	Fe- males.	Total.	Males.	Fe- males.	Total.
76,195 (b) 56,854	(b)	168,758	(b)	(b) ·	79.373	(b)	91.42 (b) 31.38	92.14 81.02 34.80
2	76,195 (b) 56,854	males. 76,195 719,455 (b) (b) 56,854 22,650	(b) 168,758 (c) 16	76,195 719,455 1395650 485,417 (b) (b) 168,758 (b) 56,854 22,650 79,504 11,677	males. males. males. males. 76,195 719,455 1395650 485,417 508.773 (b) 168,758 (b) (b) (b) (b) 56,854 22,650 79,504 11,677 4,005	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c c c c c c c c c c c c c c c c c c c $	$\begin{array}{c c c c c c c c c c c c c c c c c c c $

STATE UPPER HOUSE ELECTIONS.

Particulars of voting at the latest contested election for the Legislative Council in Tasmania in 1953 are as follows :—Number of electors on the roll, 15,117; number of votes recorded, 12,461; percentage of enrolled voters who voted, 82.43. (b) Lower Houses. The following table shows particulars of the voting at the most recent election for the Lower House in each State.

	,				Contested Electorates.							
State.	Year of Latest Elec-		ors Enrol hole Stat		Elect	ors who V	oted.		tage of E no Vote			
	tion.	Males.	Females.	Total.	Males.	Females.	Total.	Males.	Fe- malcs.	Total.		
N.S. Wales Victoria Q'land S. Australia W. Aust Tasmania	1953 1952 1953 1953 1953 1953 1950	954,966 678,955, 372,121 (a) 160,151 80,228		449,630 319,941			336,592	93.75 93.88 (4) 93.68	93.42 93.43 93.72 (a) 93.27 93.67	93.73 93.59 93.89 95.01 93.47 94.51		

STATE LOWER HOUSE ELECTIONS.

(a) Not available.

(ii) *Elections in Earlier Years*. Official Year Book No. 38 and earlier issues contain particulars of the voting at elections for both Upper and Lower State Houses in years prior to those shown above, and some general information is given in the following paragraphs.

3. The Parliament of New South Wales.—The Parliament of New South Wales consists of two Chambers, the Legislative Assembly and the Legislative Council. By legislation assented to in July, 1949, the Assembly was enlarged from 90 to 94 members, elected in single-seat electoral districts, who hold their seats during the existence of the Parliament to which they are elected. The duration of Parliament is limited to three years and by legislation enacted in 1950 cannot be extended beyond that period except with the approval of electors by referendum. Until 1934 the Council was a nominee Chamber, consisting of a variable number of members appointed for life without remuneration, but as from 23rd April, 1934 it was reconstituted and became a House of 60 members to serve without remuneration for a term of twelve years, with one-quarter of the members retiring every third year. As from 1st September, 1948, however, members of the Council have been paid an allowance, now £500 a year. The electorate comprises members of both Chambers, who vote as a single electoral body at simultaneous sittings of both Chambers.

Any person who is an elector entitled to vote at a Legislative Assembly election, or a person entitled to become such elector, and who has been for at least three years resident in Australia, and who is a natural-born or naturalized subject of the Queen, is capable of being elected to the Legislative Council. For the Council franchise an elector must be, for the time being, a Member of the Legislative Council or a Member of the Legislative Assembly. Every person qualified to vote at a Legislative Assembly election for any electoral district in New South Wales is qualified to be elected as a Member for that or any other district. Every person not under twenty-one years of age, who is a naturalborn or naturalized subject of the Queen, and who has lived in Australia for at least six months continuously, and in New South Wales for at least three months, and in any subdivision for at least one month immediately preceding the date of claim for enrolment, is entitled to enrolment as an elector for the Legislative Assembly. Persons are disqualified either as members or voters for reasons generally the same as those outlined on page 48.

Since the introduction of responsible government in New South Wales there have been 36 complete Parliaments, the first of which opened on 22nd May, 1856, and was dissolved on 19th December, 1857, while the thirty-sixth was dissolved on 14th January, 1953. The thirty-seventh Parliament opened on 11th March, 1953.

The elections of 1920, 1922 and 1925 were contested on the principle of proportional representation, but a reversion to the system of single seats and preferential voting was made at the later appeals to the people. The principle of one elector one vote was

adopted in 1894, and that of compulsory enrolment in 1921. Compulsory voting was introduced at the 1930 election. The franchise was extended to women (Women's Franchise Act) in 1902, and was exercised by them for the first time in 1904.

4. The Parliament of Victoria.—Both of the Victorian legislative Chambers are elective bodies, but there is a considerable difference in the number of members of each House, and there was also, until the Legislative Council Reform Act 1950, in the qualifications necessary for members and electors. The number of members in the Upper House is 34, and in the Lower House, 65. In the Legislative Council the tenure of the seat is for six years, except that one-half of the members who are elected for provinces at any general election for the Council are entitled to hold their seats for a period of only three years, one member for each of the seventeen provinces retiring every third year. Members of the Legislative Assembly are elected for the duration of Parliament, which is limited to three years.

Prior to the passing of the Act just referred to, which operated from November, 1951, there were property qualifications required for membership of, and franchise for, the Legislative Council. As alternatives to the property qualifications for the Council franchise, certain professional and academic qualifications were also allowed. As amended, however, the qualifications for membership of the Council are possessed by any adult natural-born subject of the Queen, or by any adult alien naturalized for five years and resident in Victoria for two years. Entitlement for enrolment as an elector is extended to every adult natural-born or naturalized subject who has resided in Australia for at least six months continuously and in Victoria for at least three months and in any subdivision for at least one month immediately preceding the date of claim for enrolment. These qualifications for membership and electors apply also in respect of the Legislative Assembly. Reasons for disqualification follow the general pattern for Australia (see page 48).

Since the introduction of responsible government in Victoria there have been 38 complete Parliaments, the first of which opened on 21st November, 1856, and closed on 9th August, 1859, while the thirty-eighth was dissolved on 31st October, 1952. The thirty-ninth Parliament was opened on 22nd December, 1952.

Single voting is observed in elections held for either House, plurality of voting having been abolished for the Legislative Assembly in 1899 and for the Legislative Council in 1937. A preferential system of voting (see Official Year Book No. 6, p. 1182) was adopted for the first time in Victoria at the election held in November, 1911. Compulsory voting was first observed at the 1927 elections for the Legislative Assembly, and at the 1937 elections for the Legislative Council. The franchise was extended to women by the Adult Suffrage Act 1903, while voting at elections was made compulsory for the Legislative Assembly in 1926 and for the Legislative Council in 1935.

5. The Parliament of Queensland.—As stated previously, the Legislative Council in Queensland was abolished in 1922, the date of Royal Assent to the Act being 23rd March, 1922. The Legislative Assembly is composed of 75 members, each elected for a period of three years and each representing an electoral district.

Any person qualified to be enrolled for any electoral district is qualified for election to the Legislative Assembly. Any person of the age of twenty-one years, who is a natural-born or naturalized British subject with continuous residence within Australia for six months, in Queensland for three months, and in an electoral district for one month prior to making a claim for enrolment, is qualified to enrol as an elector. The classes of persons not qualified to be elected are similar to those for other Australian Parliaments (see page 48).

Under the Electoral Districts Act of 1949 the number of members and the number of electorates were increased from 62 to 75, and the increase became effective from the beginning of the thirty-second Parliament, elected in 1950. The Act divided the State into four zones, and a commission of three appointed by the Governor-in-Council completely distributed the prescribed zones into the number of electoral districts, taking into account community or diversity of interest, means of communication, physical features, boundaries of Petty Sessions Districts and of areas of Local Authorities.

Since the establishment of responsible government in Queensland there have been 32 complete Parliaments, the last of which was dissolved on 6th February, 1953. Opinions differ regarding the opening date of the first Queensland Parliament. According to the Votes and Proceedings of the Legislative Asselubly, the House met for the first time on 22nd May, 1860, when the members were sworn and the Speaker elected. The Governor, however, was unable to be present on that date, but he duly attended on 29th May, 1860. and delivered the Opening Address. The thirty-third Parliament was opened on 4th August, 1953.

At the elections held in May, 1915, the principle of compulsory voting was introduced for the first time in Australia. The election of 1907 was the first State election in Queensland at which women voted, the right being conferred under the Elections Acts Amendment Act 1905. In 1942 the system of preferential voting was abolished and that of election of the candidate obtaining the highest number of votes in the electorate now operates.

6. The Parliament of South Australia.—In this State there is a Legislative Council composed of twenty members and a House of Assembly with 39 members, both Chambers being elective. For the Legislative Council the State is divided into five districts each returning four members, two of whom retire alternately, the term of office being six years. Thirty-nine districts return one member each to the House of Assembly; prior to 1938 there were 46 members representing nineteen districts. The duration of the House of Assembly is three years.

Any person who is at least thirty years of age, is a British subject or legally made a denizen of the State and who has resided in the State for at least three years is qualified for membership in the Legislative Council. Qualifications for the Council franchise are that a person is at least twenty-one years of age, a British subject, an inhabitant of the State with residence for at least six months prior to the registration of the electoral claim, and that he or she has had certain war service, or possesses property qualifications relating to ownership, leaseholding, or inhabitant occupancy. Any person qualified and entitled to be registered as an elector for the House of Assembly is qualified and entitled for election as a member of that House. Qualifications for enrolment as an elector for the House of Assembly are that a person is at least twenty-one years of age. is a British subject, and has lived continuously in Australia for at least six months, in the State for three months and in an Assembly subdivision for one month immediately preceding the date of claim for enrolment. Provisions in the Constitution for disqualification from membership or from the franchise in respect of either House follow the usual pattern for Australia (see page 48).

Since the inauguration of responsible government in South Australia there have been 33 complete Parliaments, the first of which was opened on 22nd April, 1857. The thirtythird Parliament was opened on 28th June, 1950, and expired on 28th February, 1953. The thirty-fourth Parliament was opened on 25th June, 1953. The duration of the twenty-eighth Parliament was extended from three to five years by the provisions of the Constitution (Quinquennial Parliament) Act 1933, but this Act was repealed by the Constitution Act Amendment Act (No. 2) 1939, and the three-year term was reverted to.

South Australia was the first of the States to grant women's suffrage (under the Constitution Amendment Act 1894), the franchise being exercised by women for the first time at the Legislative Assembly election on 25th April, 1896. Compulsory voting for the House of Assembly, provided for by the Electoral Act Amendment Act 1942, was first observed at the 1944 election. A system of preferential voting is in operation.

7. The Parliament of Western Australia.—In this State both Chambers are elective. For the Legislative Council there are 30 members, each of the ten provinces returning three members, one of whom retires biennially. At each biennial election the member elected holds office for a term of six years, and automatically retires at the end of that period. The Legislative Assembly is composed of 50 members, one member being returned by each electoral district. Members of the Legislative Assembly are elected for three years.

Since the establishment of responsible government in Western Australia there have been twenty complete Parliaments, the first of which was opened on 30th December, 1890. The twentieth Parliament was opened on 27th July, 1950 and expired on 15th January, 1953. The twenty-first Parliament was opened on 6th August, 1953. The preferential system of voting in use in Western Australia is described in Official Year Book No. 6, p. 1184. Qualifications required for membership of the Legislative Council are the age of 30 years, residence in Western Australia for two years, being a natural-born British subject or naturalized for five years prior to election and resident in the State for that period, and freedom from legal incapacity. Qualifications required for Council franchise are the age of twenty-one years, residence in Western Australia for six months, being a naturalborn British subject or naturalized for twelve months, freedom from legal incapacity, and certain property qualifications relating to freehold, leasehold, or householder occupancy. Qualifications required for membership of the Legislative Assembly are the age of twenty-one years, residence in Western Australia for twelve months, being a natural-born British subject or naturalized for five years and resident in the State for two years prior to election, and freedom from legal incapacity. Qualifications required for the franchise are the age of twenty-one years, residence in Western Australia for six months and in an electoral district continuously for three months, and being a naturalborn or naturalized British subject. Persons may be disqualified as members or voters for reasons similar to those for other Australian Parliaments (see page 48).

Women's suffrage was granted by the Electoral Act of 1899. The first woman member to be elected to an Australian Parliament was returned at the 1921 election in this State. Voting for the Legislative Assembly was made compulsory in December, 1936, the first elections for which the provision was in force being those held on 18th March, 1939.

8. The Parliament of Tasmania.—In Tasmania there are two legislative Chambers the Legislative Council and the House of Assembly, both bodies being elective. In accordance with the Constitution Act 1946, the Council now consists of nineteen members, elected for six years and returned from nineteen divisions. Three members retire annually (except in the 1953 elections and in each sixth successive year thereafter, when four retire) and the Council cannot be dissolved as a whole. Prior to the 1946 Act there were eighteen members elected from fifteen divisions, of which Hobart returned three members and Launceston two. There are five House of Assembly divisions, corresponding to the Commonwealth electoral divisions, each returning six members elected under a system of proportional representation which first came into force at the 1909 elections (see Official Year Book No. 6, p. 1185). The life of the Assembly was extended from three to five years by the Constitution Act 1936.

Persons qualified for election to the Legislative Council must be 25 years of age and qualified to vote as Council electors, have been resident in Tasmania for a period of five years at any one time or at least two years immediately preceding the election, and be natural-born subjects of the Queen or naturalized for at least five years. Electors for the Council must be twenty-one years of age, natural-born or naturalized subjects and resident in Tasmania for a period of twelve months, with certain freehold or occupancy property qualifications. For the House of Assembly members must be twenty-one years of age, have been resident in Tasmania for a period of five years at any one time or for a period of two years immediately preceding the election, and be natural-born subjects of the Queen or naturalized for a period of five years. Electors must be twenty-one years of age, natural-born or naturalized for a period of five years. Electors must be twenty-one years of age, natural-born or naturalized subjects and resident in Tasmania for a period of six months continuously. Reasons for disqualification of members or voters are similar to those for other Australian Parliaments (see page 48).

The first Tasmanian Parliament opened on 2nd December, 1856, and closed on 8th May, 1861. There have been 29 complete Parliaments since the inauguration of responsible government. The thirtieth Parliament was opened on 7th June, 1950.

The suffrage was granted to women under the Constitution Amendment Act 1903 and compulsory voting for both Houses came into force on the passing of the Electoral Act in 1928. The system of voting is proportional representation by single transferable vote.

9. Superannuation Funds of the Parliaments of the Commonwealth and of the Australian States.—(i) General. In Official Year Book No. 38 there is a conspectus of Superannuation Funds of the Parliaments of the Commonwealth and of the five States (New South Wales, Victoria, Queensland, South Australia and Western Australia) in which such schemes operate (see pp. 91-9). This conspectus summarized the main features of each fund as at 30th June, 1949. Although the schemes are still essentially

as described in the conspectus, there have subsequently been several amending Acts providing for extensions or increases in benefits, increased contributions, etc., in some of the schemes. The Commonwealth Retiring Allowances Act 1952 provided inter alia for additional benefit of £1,200 a year, subject to certain conditions, to a retired Prime Minister, and in case of his death, additional benefit of £750 a year to his widow.

(ii) Finances. For particulars of the financial operations of these schemes see Chapter XVI.-Private Finance of this volume.

§ 3. Administration and Legislation.

1. The Commonwealth Parliaments.-The first Parliament of the Commonwealth was convened by proclamation dated 29th April, 1901, by His Excellency the Marquis of Linlithgow, then Earl of Hopetoun, Governor-General. It was opened on 9th May, 1901, by H.R.H. the Duke of Cornwall and York, who had been sent to Australia for that purpose by His Majesty the King. The Rt. Hon. Sir Edmund Barton, G.C.M.G., K.C., was Prime Minister.

The following table shows the number and duration of Parliaments since Federation :-

Number of I	Parliament.		Date of Opening.		Date of Dissolution.
First			9th May, 1901		23rd November, 1903
Second	· •		2nd March, 1904		5th November, 1906
Third			20th February, 1907		19th February, 1910
Fourth			1st July, 1910		23rd April, 1913
Fifth			9th July, 1913		30th July, 1914(a)
Sixth		· .	8th October, 1914		26th March, 1917
Seventh		۰.	14th June, 1917.		3rd November, 1919
Eighth	· · ·	• •	26th February, 1920		6th November, 1922
Ninth			28th February, 1923		3rd October, 1925
Tenth	••	۰.	13th January, 1926		9th October, 1928
Eleventh		• •	9th February, 1929	••• '	16th September, 1929
Twelfth		۰.	20th November, 1929		27th November, 1931
Thirteenth	• •	۰.	17th February, 1932		7th August, 1934
Fourteenth		۰.	23rd October, 1934	••	21st September, 1937
Fifteenth	• •	• •	30th November, 1937		27th August, 1940
Sixteenth		••	20th November, 1940	• • •	
Seventeenth		۰.	23rd September, 1943	• •	16th August, 1946
Eighteenth		••	6th November, 1946	• •	31st October, 1949
Nineteenth		••	22nd February, 1950	• •	19th March, 1951(a)
Twentieth	••		12th June, 1951	••	21st April, 1954
Twenty-first	••	••	4th August, 1954	••	

COMMONWEALTH PARLIAMENTS.

(a) A dissolution of both the Senate and the House of Representatives granted by the Governor-General, acting on the advice of the Ministry, and under Section 57 of the Constitution.

2. Governors-General and Commonwealth Ministries .- (i) Governors-General. The following statement shows the names of the Governors-General since the inception of the Commonwealth :---

GOVERNORS-GENERAL.

Rt. Hon. JOHN ADRIAN LOUIS, EARL OF HOPETOUN (afterwards MARQUIS OF LINLITHGOW), K.T., G.C.M.G., G.C.V.O. From 1st January, 1901 to 9th January, 1903.
 Rt. Hon. HALLAM, BARON TENNYSON, G.C.M.G. From 17th July, 1902 to 9th January, 1903

(Acting).

Rt. HON. HALLAM, BARON TENNYSON, G.C.M.G. From 9th January, 1903 to 21st January, 1904. Rt. HON. HENRY STAFFORD, BARON NOBTHCOTE, G.C.M.G., G.C.I.E., C.B. From 21st January, 1904. 1904 to 9th September, 1908. Rt. HON. WILLIAM HUMBLE, EARL OF DUDLEY, G.C.B., G.C.M.G., G.C.V.O. From 9th September.

Rt. HON. WILLIAM HUMBLE, EABL OF DUDLEY, G.C.B., G.C.M.G., G.C.V.O. From 9th September. 1908 to 31st July, 1911.
Rt. HON. THOMAS, BARON DENMAN, G.C.M.G., K.C.V.O. From 31st July. 1911 to 18th May, 1914.
Rt. HON. SIR RONALD CHAUFURD MUNKO FERGUSON (afterwards VISCOUNT NOVAR OF RAITH), G.C.M.G. From 18th May, 1914 to 6th Octuber, 1920.
Rt. HON. HENRY WILLIAM, BARON FORSTER OF LEPE, G.C.M.G. From 6th Octuber, 1920 to 8th October, 1925.
Rt. HON. JOHN LAWRENCE, BARON STONEHAVEN, G.C.M.G., D.S.O. From 8th October, 1925

to 22nd January, 1931. Bt. Hon. SIB 18AAO ALFRED ISAACS, C.C.B., G.C.M.G. From 22nd January, 1931 to 23rd January,

1936. General the Rt. Hon. ALEXANDER GORE ARRWEIGHT, BARON GOWRIE, V.C., G.C.M.G., C.B., D.S.O., K.G.ST.J. From 23rd January, 1936 to 30th January, 1945.

His Royal Highness PRINCE HENRY WILLIAM FREDERICK ALBERT, DUKE OF GLOUCESTEE, EARL OF ULSTER AND BARON CULLODEN, K.G., K.T., K.P., P.C., G.C.B., G.C.M.G., G.C.V.O., General in the Army, Air Chief Marshal in the Royal Air Force, One of His Majesty's Personal Aides-de-Camp. From 30th January, 1945 to 11th March, 1947.
 Rt. HON. SIR WILLIAM JOHEN MCKELL, G.C.M.G. From 11th March, 1947 to 5th May, 1953. Field-Marshal SIR WILLIAM JOSEPH SLIM, G.C.B., G.C.M.G., G.C.V.O., G.B.E., D.S.O., M.C., K.ST.J. Comparison of the state of the sta

From 8th May, 1953.

(ii) Administrators. In addition to the holders of the office of Governor-General listed above certain persons have, from time to time, been appointed as Administrator of the Government of the Commonwealth during the absence from Australia or illness of the Governor-General. The following is a list of such appointments.

> Rt. Hon. Frederic John Napier, Baron Chelmsford, 21st December, 1909 to K.C.M.G.

Lieut.-Colonel the Rt. Hon. Arthur Herbert Tennyson, Baron Somers, K.C.M.G., D.S.O., M.C.

Captain the Rt. Hon. William Charles Arcedeckne Vanneck, Baron Huntingfield, K.C.M.G., K.St.J.

- Major-General Sir Winston Joseph Dugan, G.C.M.G., C.B., D.S.O.
- Major-General Sir Winston Joseph Dugan, G.C.M.G., C.B., D.S.O.

General* Sir John Northcott, K.C.M.G., C.B., M.V.O.

27th January, 1910

Term of Office.

3rd October, 1930 to 22nd January, 1931

29th March, 1938 to 24th September, 1938

5th September, 1944 to 30th January, 1945

18th January, 1947 to 11th March, 1947

19th July, 1951 to 14th December, 1951

(iii) Commonwealth Ministries. (a) Names and Tenure of Office, 1901 to 1951. The following list shows the name of each Commonwealth Ministry to hold office since 1st January, 1901, and the limits of its term of office.

COMMONWEALTH MINISTRIES.

(i) BARTON MINISTRY, 1st January, 1901 to 24th September, 1903.

(ii) DEAKIN MINISTRY, 24th September, 1903 to 27th April, 1904.

(iii) WATSON MINISTRY, 27th April, 1904 to 17th August, 1904.

(iv) REID-MCLEAN MINISTRY, 18th August, 1904 to 5th July, 1905.

(v) DEAKIN MINISTRY, 5th July, 1905 to 13th November, 1908.

(vi) FISHER MINISTRY, 13th November, 1908 to 1st June, 1909.

(vii) DEAKIN MINISTRY, 2nd June, 1909 to 29th April, 1910.

(viii) FISHER MINISTRY, 29th April, 1910 to 24th June, 1913.

(ix) COOK MINISTRY, 24th June, 1913 to 17th September, 1914.

(x) FISHER MINISTRY, 17th September, 1914 to 27th October, 1915.

(vi) HUGHES MINISTRY, 27th October, 1915 to 14th November, 1916.

(xii) HUGHES MINISTRY, 14th November, 1916 to 17th February, 1917.

(xiii) HUGHES MINISTRY, 17th February, 1917 to 10th January, 1918.

(xiv) HUGHES MINISTRY, 10th January, 1918 to 9th February, 1923.

(xv) BRUCE-PAGE MINISTRY, 9th February, 1923 to 22nd October, 1929.

(xvi) Scullin Ministry, 22nd October, 1929 to 6th January, 1932.

(xvii) LYONS MINISTRY, 6th January, 1932 to 7th November, 1938.

(xviii) LYONS MINISTRY, 7th November, 1938 to 7th April, 1939.

(xix) PAGE MINISTRY, 7th April, 1939 to 26th April, 1939.

(xx) MENZIES MINISTRY, 26th April, 1939 to 14th March, 1940.

(xxi) MENZIES MINISTRY, 14th March, 1940 to 28th October, 1940.

(xxii) MENZIES MINISTRY, 28th October, 1940 to 29th August, 1941.

(xxiii) FADDEN MINISTRY, 29th August, 1941 to 7th October, 1941.

(xxiv) CURTIN MINISTRY, 7th October, 1941 to 21st September, 1943.

(XXV) CURTIN MINISTRY, 21st September, 1943 to 6th July, 1945.

(xxvi) FORDE MINISTRY, 6th July, 1945 to 13th July, 1945.

Lieutenant-General Sir John Northcott was granted honorary rank of General whilst administering the Government of the Commonwealth.

Administration and Legislation.

COMMONWEALTH MINISTRIES-continued.

(XXVII) CHIFLEY MINISTRY, 13th July, 1945 to 1st November, 1946.

- (XXVIII) CHIFLEY MINISTRY, 1st November, 1946 to 19th December, 1949.
 - (xxix) MENZIES MINISTRY, 19th December, 1949 to 11th May, 1951.

(XXX) MENZIES MINISTRY, 11th May, 1951.

(b) Names of Successive Holders of Office, 9th February, 1923 to 31st December, 1952. In earlier issues of the Official Year Book (see No. 21, 1928 and previous issues) there appeared the names of each Ministry up to the Bruce-Page Ministry (9th February, 1923 to 22nd October, 1929), together with the names of the successive holders of portfolios therein, and issue No. 39 contains a list, commencing with the Bruce-Page Ministry, which covers the period between the date on which it assumed power, 9th February, 1923, and 31st July, 1951, showing the names of all persons who have held office in each Ministry during that period.

This issue shows only particulars of the latest Menzies Ministry, but includes any changes therein during its term of office up to August, 1954. For any subsequent changes *see* Appendix to this volume.

MENZIES MINISTRY-from 11th May, 1951 (as at 31st August, 1954).

(The State from which each Minister was elected to Parliament is added in parentheses).

Departments.	Ministers.
Prime Minister Treasurer Vice-President of the Executive Council and Minister for Defence Production	The Rt. HON. ROBERT GORDON MENZIES, C.H., Q.C. (Vic.). The Rt. HON. SIR ARTHUR WILLIAM FADDEN, K.C.M.G.* (Qld.). The Rt. Hon. SIR ERIC JOHN HARRISON, K.C.V.O.† (N.S.W.).
Minister for Labour and National Service and Minister for Immi- gration	The Hon. HAROLD EDWARD HOLT (Vic.).
Minister for Commerce and Agri- culture	The Hon. JOHN MOEWEN (Vic.)
	The Rt. Hon. RICHARD GARDINER CASEY, C.H., D.S.O., M.C. (Vic.). The Hon. SIR PHILIP ALBERT MARTIN MCBRIDE, K.C.M.G.‡ (S.A.). The Rt. Hon. SIR EARLE CHRISTMAS GRAFTON PAGE, G.C.M.G., C.H., (N.S.W.).
Minister for Trade and Customs Minister for Shipping and Transport	Senator the Hon. NEIL O'SULLIVAN (Qld.). Senator the Hon. GEORGE MCLEAY (S.A.).
	The Hon. HUBERT LAWRENCE ANTHONY (N.S.W.). The Hon. JOSIAH FRANCIS (Qld.).
Attorney-General Minister for National Development Minister for Repatriation Minister for Supply Minister for the Interior and Minister for Works(d)	Senator the Hon. WILLIAM HENRY SPOONER, M.M. (N.S.W.). Senator the Hon. WALTER JACKSON COOPER, M.B.E. (Qld.) The Hon. HOWARD BEALE, Q.C. (N.S.W.). The Hon. WILFRED SELWYN KENT HUGHES, M.V.O., O.B.E., M.C., E.D. (Vic.).
Minister for Air and Minister for Civil Aviation(e)	The Hon. Athol Gordon Townley (Tas.).
Minister for Territories	The Hon. PAUL MEERNAA CAEDWALLA HASLUCK (W.A.). The Hon. WILLIAM MCMAHON (N.S.W.).

K.O.M.G., June, 1951. † P.C., June, 1952; K.C.V.O., April, 1954. ‡ K.C.M.G., January, 1953.
(a) Also Minister for the Navy and Minister for Air prior to 17th July, 1951. (b) Designation changed from Minister for HA August, 1954. (c) Designation changed from Minister for Works and Housing, 4th June, 1952. (c) Minister for Social Services prior to 4th August, 1954. (f) Minister for the Navy and Minister for the Navy and Minister for the Navy and Minister for June, 1952. (c) Minister for Social Services prior to 4th August, 1954.

(iv) Commonwealth Ministers of State. In Official Year Book No. 38 a statement was included showing the names of the Ministers of State who had administered the several Departments during the period 1st April, 1925 to 31st December, 1949 (pp. 74-79). This was in continuation of a similar statement covering the period from the inauguration of Commonwealth Covernment to 1925 which appeared in Official Year Book No. 18.

3. Governors and State Ministers.—The names of the Governors and members of the Ministries in each State in August, 1954, are shown in the following statement. (Changes since August, 1954 are shown in the Appendix to this volume.)

NEW SOUTH WALES.

Governor-LIEUT.-GENEBAL SIR JOHN NORTHCOTT, K.C.M.G., K.C.V.O., C.B. Ministry (from 23rd February, 1953).

Premier and Colonial Treasurer—	Secretary for Lands—
THE HON. J. J. CAHILL.	THE HON. F. H. HAWKINS.
Deputy Premier and Minister for Educa- tion— THE HON. R. J. HEFFRON.	Secretary for Public Works and Minister for Local Government— THE HON. J. B. RENSHAW. Minister for Conservation—
Minister of Justice and Vice-President of	THE HON. A. G. ENTICKNAP.
the Executive Council— THE HON. R. R. DOWNING, M.L.C.	Minister for Labour and Industry and Minister for Social Welfare—
Chief Secretary, Minister for Immigration	THE HON. A. LANDA.
and Minister for Co-operative Societies— THE HON. C. A. KELLY.	Secretary for Mines— THE HON. W. M. GOLLAN.
Minister for Health-	Minister for Housing—
THE HON. M. O'SULLIVAN.	THE HON J. F. MCGRATH.
Minister for Agriculture and Minister for Food Production— ТнЕ Ноп. Е. Н. GRAHAM,	Minister for Transport— THE HON. E. WETHERELL. Minister without Portfolio— THE HON. R. B. NOTT.
Attorney-General—	Minsiter without Portfolio-
THE HON. W. F. SHEAHAN, Q.C.	THE HON. J. J. MALONEY, M.L.C.

VICTORIA.

Governor-General Sir Reginald Alexander Dallas Brooks, K.C.B., K.C.M.G., K.C.V.O., D.S.O., K.St.J.

Ministry (from 17th December, 1952).

Minister of Forests and Minister of Mines-THE HON. D. P. J. FERGUSON, M.L.C.

Minister for Education— THE HON. A. E. SHEPHERD.

Commissioner of Crown Lands and Survey, Minister of Soldier Settlement, Minister for Conservation and President of the Board of Land and Works— THE HON. J. H. SMITH.

Commissioner of Public Works and a Vice-President of the Board of Land and Works-

THE HON. S. MERBIFIELD.

Minister in Charge of Electrical Undertakings and Minister of Labour and Industry— THE HON. J. W. GALBALLY, M.L.C.

Ministers without Portfolio— THE HON. F. R. SCULLY. THE HON. M. J. GLADMAN.

Chief Secretary— THE HON. L. W. GALVIN.

THE HON. J. CAIN.

Premier and Treasurer-

Minister of Transport and a Vice-President of the Board of Land and Works— THE HON. P. L. COLEMAN, M.L.C.

Attorney-General, Minister in Charge of Prices and Minister in Charge of Immigration—

THE HON. W. SLATER, M.L.C.

Minister of Health—

THE HON. W. P. BARRY.

- Minister in Charge of Housing and Minister in charge of Materials— THE HON. T. HAYES.

Administration and Legislation.

GOVERNORS AND STATE MINISTERS—continued. QUEENSLAND.

Governor-Lieut.-General Sir John Dudley Lavarack, K.C.V.O., K.B.E., C.B., C.M.G., D.S.O.

Ministry (from 16th March, 1953).

Premier and Chief Secretary and Vice-	Secretary for Labour and Industry-
President of the Executive Council—	THE HON. A. JONES.
THE HON. V. C. GAIR.	Secretary for Health and Home Affairs-
Minister for Transport—	THE HON. W. M. MOORE.
THE HON. J. E. DUGGAN.	Attorney-General—
Secretary for Public Lands and Irrigation—	THE HON. W. POWER.
THE HON. T. A. FOLEY.	Secretary for Public Works and Housing— THE HON. P. J. R. HILTON.
Treasurer The Hon. E. J. Walsh.	Secretary for Public Instruction— THE HON. G. H. DEVRIES.
Secretary for Agriculture and Stock— THE HON. H. H. COLLINS.	Secretary for Mines and Immigration— THE HON. E. J. RIORDAN.

SOUTH AUSTRALIA.

Governor-Air Vice-Marshal Sir Robert Allingham George, K.C.V.O., K.B.E., C.B., M.C.

Ministry (from 15th May, 1944).

-	Minister for Works amd Minister of Marine-
gration The Hon. T. Playford.	ТНЕ НОМ. М. МСІМТОЗН.
Minister of Mines-	Minister of Agriculture and Minister of Forests—
THE HON. SIR LYELL MCEWIN, K.B.E., M.L.C.	THE HON. A. W. CHRISTIAN.
Attorney-General and Minister of Industry	Minister of Education-
and Employment-	THE HON. B. PATTINSON.
THE HON. R. J. RUDALL, M.L.C.	
Minister of Lands, Minister of Repatriation,	Minister of Local Government, Minister of
and Minister of Irrigation—	Roads and Minister of Railways—
THE HON. C. S. HINCKS.	THE HON. N. L. JUDE, M.L.C.

WESTERN AUSTRALIA.

Governor-LLEUT.-GENEBAL SIR CHARLES GAIRDNER, K.C.M.G., K.C.V.O., C.B., C.B.E. Ministry (from 23rd February, 1953.) Premier, Treasurer and Minister for Child | Minister for Railways, Transport and Police-Welfare-THE HON. A. R. G. HAWKE. THE HON. H. H. STYANTS. Minister for Works and Water Supplies and Minister for Health and Justice-Deputy Premier— THE HON. E. NULSEN. THE HON. J. T. TONKIN. Minister for Housing and Forests-Minister for Education, Native Welfare and THE HON. H. E. GRAHAM. Labour-Minister for Mines, Industrial Development THE HON. W. HEGNEY. and Fisheries-Chief Secretary and Minister for Local THE HON. L. F. KELLY. Government and Town Planning-THE HON. G. FRASER, M.L.C. Minister for the North-West and Supply and Minister for Lands and Agriculture-Shipping-THE HON. E. K. HOAR. THE HON. H. C. STRICKLAND, M.L.C.

GOVERNORS AND STATE MINISTERS-continued.

TASMANIA.

Covernor-THE RT. HON. SIR RONALD HIBBERT CROSS, K.C.V.O. Ministry (from 25th February, 1948).

Education and | Chief Secretary-Minister for Premier, Minister administering Hydro-Electric THE HON. A. J. WHITE. Commission Act-Honorary Ministers-THE HON. R. COSGROVE. THE HON. C. H. HAND Attorney-General-(Minister for Forests and Minister THE HON. R. F. FAGAN. controlling the Tourist and Immi-Treasurer and Minister for Transport gration Department). THE HON. J. L. MADDEN. Minister for Agriculture-THE HON. C. A. BRAMICH THE HON J. J. DWYER, V.C. (Minister for Housing). Minister for Lands and Works and Minister THE HON. R. J. D. TURNBULL for Mines----(Minister for Health). THE HON. E. E. REECE.

4. Leaders of the Opposition, Commonwealth and State Parliaments.—The Leader of the Opposition plays an important part in the Party system of government which operates in the Australian Parliaments. The following list gives the names of the holders of this position in each of the Parliaments in August, 1954.

Leader of the Opposition, Commonwealth and State Parliaments— Commonwealth—The Rt. Hon. H. V. Evatt, Q.C. New South Wales—Lt.-Col. E. M. Robson, D.S.O. Victoria—The Hon. H. E. Bolte. Queensland—G. F. R. Nicklin. South Australia—M. R. O'Halloran. Western Australia—The Hon. Sir Ross McLarty, K.B.E., M.M. Tasmania—R. C. Townley.

5. The Course of Legislation.—The actual legislation by the Commonwealth Parliament up to the end of 1952 is indicated in alphabetical order in Vol. XL. "The Acts of the Parliament of the Commonwealth of Australia passed during the year 1952, in portion of the First Session of the Nineteenth Parliament of the Commonwealth, with Tables and Index."

A "Chronological Table of Acts passed from 1901 to 1952, showing how they are affected by subsequent legislation or lapse of time" is also given, and, further, "A Table of Commonwealth Legislation passed from 1901 to 1952 in relation to the several provisions of the Constitution", is furnished. Reference should be made to these for complete information.

6. Legislation during 1952 and 1953.—The following paragraphs present a selection from the legislative enactments of the Commonwealth Parliament during the years 1952 and 1953. The acts included have been selected as the more important new measures and amending measures enacted during the respective years. The selection is somewhat arbitrary, however, because of the task of determining, in view of the limitations on space that might reasonably be allotted, the relative importance of the acts passed. Certain principles regulating the choice of acts have nevertheless been generally observed. Ordinary appropriation and loan acts are excluded, as are also acts relating to less important changes in existing forms of taxation, in superannuation and pension schemes, and in workers' compensation. Acts providing for minor amendments to existing statutes and continuance acts are similarly excluded.

The total enactments of the Commonwealth Parliament for a number of years at fairly even intervals since 1901 show a steady increase. About 17 acts were passed in 1901, 36 in 1914, 38 in 1927, 87 in 1939, 109 in 1952 and 96 in 1953.

In Official Year Book No. 40 (see pp. 66-70) and previous Year Books similar information was published for the principal legislative enactments of State Parliaments. Legislation Passed in 1952.—Air Navigation (Charges) Act 1952. Imposes charges payable by aircraft for the use of aerodromes, air route and airway facilities and meteorological services and search and rescue services maintained, operated or provided by the Commonwealth.

Atomic Energy (Control of Materials) Act 1952. Amends the Atomic Energy (Control of Materials) Act 1946 and makes provisions relating to the mining of prescribed substances in the Territories of the Commonwealth.

Aluminium Industry Act 1952. Approves a Supplementary Agreement made between the Commonwealth and the State of Tasmania relating to the production of aluminium, alters the constitution of the Australian Aluminium Production Commission and appropriates a further sum of $\pounds_{4,250,000}$ for the purposes of the Commission.

Australian National Airlines Act 1952. Amends the provisions of the Australian National Airlines Act 1945-1947 relating to vacation of office of the Commissioners, the rights of officers of the Commission, fares and charges for transport and the finances of the Commission.

Civil Aviation Agreement Act 1952. Approves the agreement made on 24th October, 1952, between the Commonwealth of Australia and the Australian National Airways Proprietary Limited.

Conciliation and Arbitration Act 1952. Amends the Conciliation and Arbitration Act 1904-1951 in many respects including the insertion of new provisions providing for reference of matters to the Court by a Conciliation Commissioner or a judge, for appeals to the Court against awards, orders and decisions of Conciliation Commissioners.

Cotton Bounty Act 1952. Provides for an increase in the rate of bounty on cotton produced in Australia.

Customs Tariff 1952. Amends the Schedule to the Customs Tariff 1933-1950 and imposes new duties of customs on a wide range of goods.

Dairying Industry Act 1952. Provides for the payment of bounties on the production of butter and cheese.

Defence (Special Undertakings) Act 1952. Provides for the protection of special defence undertakings in the Monte Bello group of Islands and other areas declared to be prohibited areas for the purposes of the Act.

Diplomatic Immunities Act 1952. Confers on the representatives in Australia of other parts of the Queen's dominions the same immunities as envoys are entitled to.

Explosives Act 1952. Authorizes the making of regulations relating to the handling of explosives for use or capable of being used for defence purposes.

Fisheries Act 1952. Provides for the regulation of fisheries in Australian waters.

Land Tax Abolition Act 1952. Provides that land tax shall not be levied for the financial year which commenced on 1st July, 1952, or for any subsequent year.

Loan (International Bank for Reconstruction and Development) Act 1952. Authorizes the raising of a loan not exceeding 50 million dollars from the International Bank for Reconstruction and Development.

Navigation Act 1952. Makes extensive amendments to the Navigation Act 1912-1950 relating to the complement of officers and crew of ships, the engagement of ships' crews, crew accommodation and the jurisdiction of the Commonwealth Court of Conciliation and Arbitration to deal with industrial disputes in the maritime industry.

New Guinea Timber Agreement Act 1952. Approves the agreement made between the Commonwealth and Bulolo Gold Dredging Limited on 20th May, 1952, relating to the cutting and removal of timber in the Territory of New Guinea.

Oil Agreement Act 1952. Approves the agreement made between the Commonwealth and the Anglo-Iranian Oil Company Limited on 26th September, 1952, relating to the sale of the shares owned by the Commonwealth in Commonwealth Oil Refineries Limited. Parliamentary Allowances Act 1952. Repeals the Parliamentary Allowances Act 1920-1947 and enacts new provisions relating to the allowances payable to the members of each House of the Parliament.

Patents Act 1952. Repeals the Patents Act 1903-1950 and enacts new legislation relating to the grant of patents of inventions.

Pearl Fisheries Act 1952. Provides for the regulation of Pearl Shell, Trochus, Bêche-de-mer and Green Snail Fisheries in Australian waters.

Repatriation Act 1952. Increases rates of pensions payable to former members of the Defence Forces.

Security Treaty (Australia, New Zealand and the United States of America) Act 1952. Approves the Security Treaty made between Australia, New Zealand and the United States of America on 1st September, 1951.

Stirling North to Brachina Railway Act 1952. Provides for the construction of a railway from Stirling North to Brachina in the State of South Australia.

Treaty of Peace (Japan) Act 1952. Approves the Treaty of Peace with Japan signed at San Francisco on 8th September, 1951, and provides for the making of regulations for carrying out or giving effect to the Treaty.

Wool Tax Act (No. 1) 1952 and Wool Tax Act (No. 2) 1952. Impose taxes on wool produced in Australia and received by a wool-broker or dealer, and on wool produced in Australia and exported from Australia.

Legislation passed in 1953.—Atomic Energy Act 1953. Repeals the Atomic Energy (Control of Materials) Act 1946–1952, and establishes the Australian Atomic Energy Commission, defines the functions and powers of the Commission, provides for the control of prescribed substances, namely, uranium, thorium, plutonium, neptunium and other substances which may be used in connexion with the production of atomic energy and provides security measures in relation to the production of Atomic Energy.

Banking Act 1953. Makes extensive amendments to the Banking Act 1945, particularly to the provisions relating to the special accounts to be lodged by banks with the Commonwealth Bank and relating to Statistics.

Commonwealth Bank Act 1953. Makes extensive amendments to the Commonwealth Bank Act 1945-1951. It inserts provisions which establish the Commonwealth Trading Bank of Australia and defines its powers and functions.

Commonwealth Observatory Trust Fund Act 1953. Repeals the Solar Observatory Trust Fund Act 1930-1932 and the Commonwealth Observatory Fund Act 1944. It establishes the Commonwealth Observatory Trust Fund into which are to be paid donations made to the Commonwealth Observatory and out of which are to be paid moneys approved by the Minister for the purposes of the Observatory.

Entertainments Tax Abolition Act 1953. Repeals the Acts under which entertainments tax was imposed and collected.

Estate Duty Convention (United States of America) Act 1953. Gives the force of law to the Convention between the Commonwealth and the United States of America for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on the estates of deceased persons.

Flax Industry Act 1953. Establishes the Flax Commission for the purposes of ensuring that sufficient supplies of flax are available for defence purposes, and defines the powers and functions of the Commission.

Gift Duty Convention (United States of America) Act 1953. Gives the force of law to the Convention between the Commonwealth and the United States of America for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on gifts. Heard Island and McDonald Islands Act 1953. Provides for the government of Heard Island and McDonald Islands and specifies the laws which are to be in force in those Islands.

Income Tax (International Agreements) Act 1953. Gives the force of law to the Conventions signed between the Government of the Commonwealth of Australia and the Government of the United Kingdom and between the Government of the Commonwealth and the Government of the United State, of America for the avoidance of double taxation and the prevention of fiscal evasion with respect to taxes on income.

International Wheat Agreement Act 1953. Repeals the International Wheat Agreement Act 1949 and approves the acceptance by Australia of the International Wheat Agreement signed at Washington, United States of America, on 20th April, 1953.

Land Tax Abolition Act 1953. Repeals the various Land Tax Acts.

Life Insurance Act 1953. Makes extensive amendments to the Life Insurance Act 1945-1950.

National Health Act 1953. Is an Act relating to the provision of pharmaceutical sickness and hospital benefits, and of medical and dental services.

National Service Act 1953. Amends the provisions of National Service Acts 1951 relating to the exemption of persons whose conscientious beliefs do not allow them to engage in any form of naval, military or air force service.

Navigation Act 1953. Amends the Navigation Act 1912-1952 for the purpose of giving effect to the International Convention for the Safety of Life at Sea, 1948.

Northern Territory (Administration) Act 1953. Amends the Northern Territory (Administration) Act 1910-1952 by replacing the provisions of that Act relating to the appointment of the Administrator of the Territory, the establishment of the Legislative Council for the Territory and the membership of the Council.

Patents, Trade Marks, Designs and Copyright Act 1953. Amends the Patents, Trade Marks, Designs and Copyright (War Powers) Act 1939–1946 and provides for the making of regulations for or in relation to the protection or compensation of persons prejudicially affected by the exercise of the powers conferred by that Act. It provides for the Act to continue in operation until a date to be fixed by Proclamation.

Queensland Tobacco Leaf Marketing Board Guarantee Act 1953. Authorizes the Commonwealth to guarantee the repayment of certain loans to be made by the Commonwealth Bank to the Queensland Tobacco Leaf Marketing Board.

Repatriation Act 1953. Amends the Repatriation Act 1920-1952 by increasing the rates of pensions payable to ex-members of the Forces and their dependants.

Royal Powers Act 1953. Provides that at any time when the Queen is personally present in Australia, any power under an Act exercisable by the Governor-General may be exercised by the Queen.

Royal Style and Titles Act 1953. Gives the assent of Parliament to the adoption by Her Majesty, for use in relation to the Commonwealth and its Territories, of the Royal Style and Titles specified in the Act.

Seamen's Compensation Act 1953. Amends the Seamen's Compensation Act 1911-1949 by increasing the rates and amounts of compensation payable to seamen who are injured in the course of or arising out of their employment.

Social Services Consolidation Act 1953. Amends the Social Services Consolidation Act 1947-1952 by increasing the rate of invalid and old-age pensions.

States Grants (Special Financial Assistance) Act 1953. Grants and applies out of the Consolidated Revenue Fund sums for the purpose of financial assistance to the States in relation to tax reimbursement.

States Grants (Universities) Act 1953. Grants financial assistance to the States in connexion with Universities.

Taxation Administration Act 1953. Provides for the Administration of Specified Acts relating to Taxation, for the appointment of the Commissioner of Taxation, the Second Commissioner of Taxation and Deputy Commissioners of Taxation and of Valuation Boards.

Television Act 1953. Authorizes the Postmaster-General to make television stations available for the transmission of television programmes and to grant licences for commercial television stations.

Therapeutic Substances Act 1953. Provides standards for certain therapeutic substances and for the control of those substances.

Tractors Bounty Act 1953. Amends the Tractor Bounty Act 1939-1950 to provide for increased rates of bounty payable on tractors manufactured for sale and use in the Commonwealth.

Wheat Marketing Act 1953. Amends the Wheat Industry Stabilization Act 1948-1953 to enable the Commonwealth to participate in a joint Commonwealth-State plan for the marketing of Australian wheat.

Wool Stores Act 1953. Vests in the Australian Wool Bureau, established by the Wool Use Promotion Act 1953, the property and rights in respect of land and buildings previously vested in the Australian Wool Realization Commission.

Wool Use Promotion Act 1953. Repeals the Wool Use Promotion Act 1945-1952. It provides for the appointment of the Commonwealth Wool Adviser and establishes the Australian Wool Bureau for the purposes of improving the production and increasing • the use of wool. It defines the powers and functions of Adviser and the Bureau.

§ 4. Commonwealth Government Departments.

Official Year Book No. 37 contains, on pp. 76-86, a list of the Commonwealth Government Departments as at 31st March, 1947, showing details of the matters dealt with by each Department, and the Acts administered by the Minister of each Department, and Year Book No. 39 contains, on pp. 100-1, a description of major changes in Departmental structure from 1947 to 1951.

§ 5. Cost of Parliamentary Government.

The tables in this section are intended to represent the expenditure incurred in the operation of the Parliamentary system in Australia, comprising the Governor-General and Governors, the Ministries, the Upper and Lower Houses of Parliament, and electoral activities; they do not attempt to cover the expenditure on Commonwealth and State administration generally.

Comparison between individual items should be made with caution because of differences in accounting and presentation.

The following statement shows this expenditure for the Commonwealth and for each State, as well as the cost per head of population, for the years ended 30th June, 1952 and 1953. In order to avoid incorrect conclusions as to the cost of the Governor-General's or Governor's establishment, it may be pointed out that a very large part of the expenditure (with the exception of the item "Governor's salary") under the head of Governor-General or Governor represents official services entirely outside the Governor's personal interest, and carried out at the request of the Government.

COST OF PARLIAMENTARY GOVERNMENT, 1951-52.

(£.)

		(2)	·/					
Particulars.	C'wlth.	N.S.W.	Vic.	Q'land.	S.A.	W.A.	Tas.	Total.
1. Governor-General or Gover-				· ,				
nor(a)—	:							
Governor's salary	10,000	3,992		3,850	9,003	2,802	4,111	39,758
Other salaries	10,845	18,425	5,750	7,760	4,058	2,562	3,282	52,682
Other expenses, including maintenance of house and	1							
grounds	b61,147	26,566	64,687	24,446	7.006	¢48,049	32,524	264,42
grounds		-0,500			,,,		3-33-4	
Total	81,992	48,983	76,437	36,056	20,067	53,413	39,917	356,86
2. Ministry-				<u> </u>				
Salaries of Ministers	46,913	45,047	31,085	30,469'	14,250	12,696	17,794	198,254
Travelling expenses	14,531	(d)	(d)	(d)	(d)	17,171	3,801	35,503
Other	917	2,164	(d)	(d)	(d)	••	8,702	11,78
	·				,			
Total	62,361	47,211	31,085	30,469	14,250	29,867	30,297	245,540
3. Parliament—								
A. Upper House : President and Chairman of	, I							
Committees	2,500	2,967	(0)3,865		1,800	3,137	(J) 955	15,22.
Allowance to members	114,817	22,088	40,252		20,015	35,387	21,404	253,96
Railway passes (g)	10,650	14,980	(h)		1,405	5,861	1,401	34,29
Other travelling expenses	(i)8,345		• •			• •		8,34
Postage for members	5,353	(<i>h</i>)	850		146	886		7,23
B. Lower House : Speaker and Chairman of	. 1			•				
` a		4 . 8 .	(1)	3,750	3,200	3,137	650	22,26.
Allowance to members	2,500	128,088	(j)4,544 81,095	85,127	39,390	60,897	26,756	654,33
Railway passes (g)	22,031	27.853	(k)9,000	12,346	2,742			
Other travelling expenses	i 19,338	1,431	·	6,026				26,79
Postage for members	10,650	$(k)_{4,932}$		6,968	795	1,395	·	27,58
C. Both Houses :								
Government contribution to Members' Superannuation								
Fund	10,875	1,126	659	7,361	6,185			26,20
Printing-	10,075	1,120	, 0,99	7,301	0,105	••	••	-0,20
Hansard	51,952	8,110	13,903	9,974	4,906	9,538		98,38
Other	34,212	17,574	10,900		14,290	3,720	8,667	
Reporting Staff			1 .					
Salaries	30,885	16,065			15,538	13,792		97,08
Contingencies	2,513	204	278	•••	675	272	• •	3,94
Salaries	25,002	9,241	5,915	3,937	2,444	100	; '	46,639
Contingencies	9,877	2,577		1.944		320		16,80
Salaries of other officers	229,562	80,869	43,484		21,484	24,249		428,23
Other	1117,047	2,525	7,976	6,479	9,921	4,122		
D. Miscellaneous :	1							
Fuel, light, heat, power, and water	0.070		2.00		4,276	105	י ר ^י	
Posts, telegraphs, telephones	2,079 17,258	2,544 8,940	3,472	1,525	1,931	125 782		
Furniture, stores, and station-	17,230	0,940	6,237	1 4,374	-193-	/01	2 1,703	106,64
ery	28,809	8,696		1,826	13,858	210		
Other	144,461			8,932	4,258	2,783	2,971	181,47
	<i>(m)</i>	_					_	
Total	1133698	375,431	259,291	184,301	170,198	180,475	80,811	2,384,20
4. Electoral-			1	· ···				
Salaries	279,240	6,056	2,704	10,125	7,901	13,925	· (n)	319,95
Cost of elections, contingen-								-0-01
cies, etc	293,345	6,265	35,415	31,448	3,214	14,562	3,616	387,86
(T-4-1								
Total	572,585	12,321	38,119	41,573	11,115	28,487	3,616	707,81
5. Royal Commissions, Select Com-			1					
mittees, etc	3,073	24,078	2,346	6,002	43	2,199	2,341	40,08
								<i></i>
On the Manual								
GRAND TOTAL	1853709	508,024	407,278	298,401	215,073	294,441	150,982	3.734,50
GRAND TOTAL							156,982 108. 6d.	

(a) Includes Executive Council except in Western Australia, where duties are performed by Chief Secretary's Department.
(b) Includes interest and sinking funds on loans, £4,729.
(c) Includes £34,936 expenditure by the Public Works Department on alterations to Governor's residence.
(d) Notial amounts paid to the respective Railway Departments, except in New South Wales and Western Australia, where the amounts shown represent the value of railway passes as supplied by the Railway Departments.
(h) Included with Lower House.
(i) While in Canberra. See also (l).
(j) Includes Loader of the Opposition and Leader of the Third Party.
(k) Bonberra fusion and others not elsewhere included.
(m) Includes intrest rest and others not elsewhere included.
(m) Includes intrest rost, £36,398. maintenance of Ministers' and members' rooms, £50,926, and additions, new works, buildings, etc., £22,604.

COST OF PARLIAMENTARY GOVERNMENT, 1952-53.

(£.)

(£.)								
Particulars.	C'wlth.	N.S.W.	Vic.	Q'land.	S.A.	W.A.	Tas.	Total.
1. Governor-General or Gover-						i ——		
nor(a)—		1				1		
Governor's salary	10,000					4,600		42,400
Other salaries	7,544	21,512	6,170	8,517	4,464	3,270	17,544	69,021
Other expenses, including maintenance of house and								
grounds	b77,030	12,076	40,350	14,241	7,187	22,167	7,757	160,808
Bronza	10,1,000	- 4,0,0	40,550		/,		1,,,,,,,	,0
Total	94,574	38,588	52,520	26,608	21,601	30,037	28,301	292,229
2. Ministry-	1			1				
Salaries of Ministers	63,494	50,328	35,393			12,750		223,984
Travelling expenses	12,565	(c)	(c)	(c)	(c)	14,267		30,103
Other	206	2,318	(c)	(c)	(c)	• • •	11,250	13,774
Total	76.060	50.646			1.00		22.070	267,861
	76,265	52,646	35,393	29,211	14,250	27,017	33,079	207,801
3. Parliament— A. Upper House :	į			•				
President and Chairman of				1		i	1	
Committees	2,900	3,414	3,671		1,800	2,963	(d) 992	15,740
Allowance to members	138,605	27,934	41,045		20,175			289,890
Railway passes(e)		15,407	(f)		1,489	5,910	1,371	34,677
Other travelling expenses	g10,130	Ü		• • •		· · ·		10,130 5,669
Postage for members B. Lower House :	3,437		1,118	1	200	914	··· ·	5,009
Speaker and Chairman of		1		1	1			
	2,900	4,824	(h)3,968	3,750	3,000	2,562	650	21,654
Allowance to members	2,900 280,202	147,378	80.937	85,603	39,632	65,357	28,152	727,261
Railway passes(c)	' 21,831	28,898	(i) 9.000	12,305		9,558	2,055	86,551
Other travelling expenses	g25,185	1,810		7,096				34,091
Postage for members C. Both Houses :	7,047	(i)4,926	3,773	8,170	606	1,476	j •• '	25,998
Government contribution to	i	1		1	1			
Members' Superannuation		1	1					
Fund	11,193	1,564	11,050	7,360	6,196			37,363
Printing-			· · · ·		C			
Hansard	49,224 37,756	17,020 24,699						111,271 111,852
Reporting Staff-	37,730	-4,099	1 3,702	4,900	17,400	3,797	9,444	111,052
Salaries	32,917	18,392	16,958	6,788	16,301	14,881		106,237
Contingencies		232			629	285		2,812
Library-								
Salaries	26,421		6,184					49,050 19,326
	11,450	94,013	1,400 48,382			320 26,413	16,561	475,771
· Other	130,708	3,112	7,461	8,897	11,050	518		162,132
D. Miscellaneous :	(j)					•	Ť	
Fuel, light, heat, power, and	1			- 0 -				
water Posts, telegraphs, telephones	3,262			1,854 1,282	4,832 2,186			00 150
Furniture, stores and station-	21,940	7,595	\$ 6,390		2,100	799	> 1,575	99,159
ery	14,732	9,195	6,390	l 1,896	12,382	1,118		
Other	131,382		6,918	7,644	5,456	10,683	5,869	187,390
	(k)							
Total	1225164	445,207	283,171	189,985	180,659	198,671	91.167	2.614,024
4. Electoral—		1						
Salaries	310,049	7,020	3,759	12,347	17,626	18,561	(1)	369,362
Cost of elections, contingen- cies, etc.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	121,911	08 000	90,298	18,122		6,609	726,509
cles, etc.	375,689	121,911	98,335	90,290	10,122	15,545	0,009	/20,309
Total	685,738	128,931	102,094	102,645	35,748	34,106	6.600	1,095,871
5. Royal Commissions, Select Com-	005,730		102,094	-04,043	35,740	34,100	0,009	-,095,071
mittees, ctc.	8,227	14,574	1,553	813	1,889	2,458	2,227	31,741
	1 0,/	-4,574	-,555	515	1,009	-,-,50		3-,/41
GRAND TOTAL	2089968	679,946	474,731	349,262	254,147	292,289	161,383	4,301,726
_				-				
Cost per head of population	48. 9d.	48. od.	48. cd.	5s. 7d.	08.90.	, 9s. oa.	110s. 5a.	95. 10d.

(a) Includes Executive Council except in Western Australia, where duties are performed by Chief Secretary's Department.
(b) Includes interest and sinking funds on loans, £4,557.
(c) Not available separately.
(d) Includes Government Leader.
(e) Actual amounts paid to the respective Railway Departments, except in New South Wales and Western Australia, where the amounts shown represent the value of railway passes as supplied by the Railway Departments.
(f) Included While in Camberra. See also (j).
(h) Includes Conversional C

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Figures for total cost and cost per head during each of the years 1946-47 to 1952-53 in comparison with 1938-39 are shown in the next table.

Year.		C'wealth.	N.S.W.	Vic.	Q'land.	S.A.	W.A .	Tas.	Total.
					'TAL. £.)			- · "	
1938-39 1946-47 1947-48 1948-49 1949-50 1950-51 1951-52 1952-53		516,455 800,542 905,476 903,853 1,418,532 1,624,998 1,853,709 2,089,968	232,709 346,970 335,006 367,383 427,955 430,814 508,024 679,946	114,497 145,532 192,063 266,559 361,387 303,417 407,278 474,731	106,942 171,460 158,258 201,873 248,174 246,941 298,401 349,262	97:383 114,360 123,412 145,698 174,240 181,758 215,673 254,147	113,793 143,957 173,073 181,227 213,611 212,933 294,441 292,289	49,270 77,970 71,956 113,643 112,615 117,208 156,982 161,383	1,231,049 1,800,79 1,959,244 2,180,231 2,956,51 3,118,060 3,734,500 4,301,720
			Per		f Popul. d.)	ATION.			
193839 1946-47 194748 194849 194950 195051	··· ··· ···	I 6 2 2 2 4 2 4 3 6 3 II	I 8 2 4 2 3 2 5 2 8 2 8	I 3 I 5 I 10 2 6 3 4 2 8	2 1 3 2 2 10 3 7 4 3 4 2	3 3 3 7 3 9 4 5 5 1 5 1	4 10 5 9 6 10 6 11 7 10 7 5	4 2 6 2 5 6 8 6 8 1 8 2	3 7 4 9 5 2 5 7 7 4 7 6

COST OF PARLIAMENTARY GOVERNMENT.

§ 6. Government Employees.

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1051-52

1952-53

Information concerning the number of employees of Australian Covernment Authorities may be found in Chapter VIII.—Labour, Wages and Prices.

§ 7. Commonwealth Referenda.

In the pages which follow a summary is given of the various Commonwealth Referenda for alteration of the Constitution. These referenda were held under Section 128 of the Constitution.

In addition, other Commonwealth Referenda have been held, the first occasion being in 1898, when a proposed Constitution, embodied in the Federal Constitution Bill, was submitted to the popular vote but failed to receive the statutory vote of 80,000 in New South Wales. On modification of the bill in the following year the necessary consent was obtained. In 1916, a question was submitted in terms of Section 5 of the Military Service Referendum Act 1916 as to whether the people of Australia were in favour of compulsory oversea military service for the term of the war. The proposal was favoured by a majority of voters in three States and in the Federal Territories, which also participated in this Referendum, but the necessary majority of all votes was not obtained. Affirmative votes cast amounted to 48.39 per cent. of all formal votes. In 1917 another question was submitted. This was prescribed by Regulation 6 of the War Precautions (Military Service Referendum) Regulations 1917 and asked whether the Commonwealth should have power to call up by ballot, compulsory reinforcements for the Australian Imperial Force overseas, up to 27,000 per month. Only two States, and the Federal Territories, voted for the proposal and, inclusive of those of members of the Forces and crews of transports who voted on this occasion, affirmative votes amounted to only 46.21 per cent. of all formal votes.

COMMONWEALTH REFERENDA FOR ALTERATION OF THE CONSTITUTION. PROPOSED LAWS AND RESULTS OF VOTING (TO 31st DECEMBER, 1953.)

NOTE.—On the few occasions on which the requisite majority, both of States and of all electors was obtained, the results of voting are shown in italics.

				In Favour of Proposed Law.	
Short Title of Bill.	Date Submitted a Electors.	to	Powers or Other Alterations Sought.	Num- ber of States.	Per- cent- age of Formal Voters.
Constitution Alteration (Senate Elections) 1906	12th December, 1	1906	To alter from January to July the date on which the term of a senator begins, and to provide for other matters connected with the	Six	82.65
Constitution Alteration (Finance) 1909	13th April, 1910		election of senators To vary the financial arrangements between the Commonwealth and the States under the Constitution by providing, <i>inter alia</i> , for speci- fied <i>per capita</i> payments to each State and special payments to Worder Augreta	Three	49.04
Constitution Alteration	13th April, 1910		Western Australia To take over the public debts of the	Five	54.95
(State Debts) 1909 Constitution Alteration (Legislative Powers) 1910 Constitution Alteration (Monopolies) 1910	26th April, 1911 26th April, 1911 •		States whenever incurred To deal with (a) trade and com- merce, without any limitations, instead of "Trade and Com- merce with other countries, and among the States" only; (b) the control and regulation of cor- porations of all kinds (except those formed solely for religious, charitable, scientific or artistic purposes and not for the acquisi- tion of gain); (c) labour and em- ployment, including wages and conditions of labour and the sottlement of industrial disputes generally, including disputes in relation to employment on State railways; and (d) combinations and monopolies in relation to the production, manufacture, or supply of goods or services To make laws for the Common- wealth to carry on or control an industry or business declared to be the subject of a monopoly and for acquiring for that purpose on just terms any property used in connexion with the industry or	One	39.42 39.89
Constitution Alteration (Trade and Com- merce) 1912	31st May, 1913		As in (a) under (Legislative Powers) Referendum 1910, but excluding intra-State trade and commerce	Three	49.38
Constitution Alteration	31st May, 1913		on State Railways As in (b) under (Legislative Powers)	Three	49.33
(Corporations) 1912 Constitution Alteration (Industrial Matters) 1912	31st May, 1913		Referendum 1910 To make laws with respect to labour, employment, and unem- ployment, including the terms and conditions of labour, the rights and obligations of em- ployers and employees, strikes and lockouts, the maintenance of industrial peace and the settle- ment of industrial disputes		49.33
Constitution Alteration (Railway Disputes) 1912	31st May, 1913		To make laws with respect to con- ciliation and arbitration for the vention and settlement of indus- trial disputes in relation to em- ployment in the railway service of a State	Three	49.13
Constitution Alteration (Trusts) 1912	31st May, 1913	•••	As in (d) under (Legislative Powers) Referendum 1910, but expressly including "trusts"	Three	49.78

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COMMONWEALTH REFERENDA FOR ALTERATION OF THE CONSTITUTION.— PROPOSED LAWS AND RESULTS OF VOTING (TO 31ST DECEMBER, 1953) —continued.

)	In Favour of Proposed Law.		
Short Title of Bill.	Date Submitted to Electors.	Powers or Other Alterations Sought.	Num- ber of States.		
Constitution Alteration (Nationalization of Monopolies) 1912	31st May, 1913	As in (Monopolies) Referendum 1910, but excluding any industry or business carried on by the Government or a public authority of a State		49.33	
Constitution Alteration (Legislative Powers) 1919	13th December, 1919	To extend temporarily the legis- lative powers of the Common- wealth in regard to trade and commerce, corporations, indus- trial matters and trusts	Three	49.65	
Constitution Alteration (Nationalization of Monopolies) 1919	13th December, 1919	To extend temporarily the legis- lative powers of the Common- wealth in regard to the nation-	Three	48.64	
Constitution Alteration (Industry and Com- merce) 1926	4th September, 1926.	alization of monopolies To make laws with respect to (a) corporations generally (with cer- tain exceptions); (b) the preven- tion and settlement of all industrial disputes; (c) the establishment of authorities to regulate industrial matters; (d) investing State authorities with industrial powers; and (e) trusts and combines and industrial associations of employers and employees	Two	43.50	
Constitution Alteration (Essential Services) 1926	4th September, 1926	To make laws for protecting the interests of the public in case of actual or probable interruption of any essential service	Two	42.80	
Constitution Alteration (State Debts) 1928	17th November, 1928	To validate the proposals included in the Financial Agreement between the Commonwealth and States relating to State debts and the borrowing of money by the	Six	74.30	
Constitution Alteration	6th March, 1937	Commonwealth and the States To make laws with respect to air	Two	53.56	
(Aviation) 1936 Constitution Alleration (Marketing) 1936	6th March, 1937	navigation and aircraft To make laws under existing powers with respect to marketing without being subject to section ninety- two (freedom of interstate trade) of the Constitution	None	36.26	
Constitution Alteration (Post-war Recom- struction and Demo- cratic Rights) 1944	19th August, 1944	To empower the Commonwealth for a period of five years after the cessation of hostilities, to make laws with respect to (i) the re- instatement and advancement of members of the fighting forces, and the advancement of depen- dants of deceased members; (ii) employment and unemployment; (iii) organized marketing of com- modities; (iv) uniform company legislation; (v) trusts, combines and monopolies; (vi) production and distribution of goods (no law in respect of primary production to have effect in a State unless approved by that State and no law to discriminate between States or parts of States); (viii) control of overseas exchange and investment, and regulation of the raising of money according to		45-99	

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CHAPTER III.-GENERAL GOVERNMENT.

COMMONWEALTH REFERENDA FOR ALTERATION OF THE CONSTITUTION.--PROPOSED LAWS AND RESULTS OF VOTING (TO 31ST DECEMBER, 1953) --continued.

				vour of ed Law.
Short Title of Bill.	Date Submitted to Electors.	Powers or Other Alterations Sought.	Num- ber of States.	Per- cent- age of Formal Voters.
Constitution Alteration (Post-war Recon- struction and Demo- cratic Rights) 1944- continued	19th August, 1944	Loan Council; (ix) air transport; (x) uniformity of railway gauges; (xi) national works (with the con- sent and co-operation of the State concerned); (xii) national health in co-operation with the States; (xiii) family allowances; and (xiv) the people of the abori- ginal race. (The proposed law contained provisions to safeguard freedoms of speech, expression and religion, and a provision requir- ing notice of regulations of a legislative character made under	Two	45.99
Constitution Alteration (Social Services) 1946	28th September, 1946	the proposed powers to be given to each senator and each member of the House of Representatives) To make laws for the provision of maternity allowances, widows' pensions, child endowment, un- employment, pharnaceutical, sickness and hospital benefits, medical and dental services (but not so as to authorize any form of civil conscription), benefits to	Six	54.39
Constitution Alteration (Organized Marketing of Primary Products) 1946	28th September, 1946	students and family allowances To make laws for the organized marketing of primary products, unrestricted by section ninety-two (freedom of interstate trade) of the Constitution	Three	50.57
Constitution Alteration (Industrial Employ- ment) 1946	28th September, 1946	To make laws with respect to terms and conditions of employment in industry, but not so as to author- ize any form of industrial con-	Three	50.30
Constitution Alteration (Rents and Prices)	29th May, 1948	scription To make laws with respect to rents and prices (including charges)	None	40.66
1947 Constitution Alteration (Powers to deal with Communists and Communism) 1351	22nd September, 1951	To make such laws with respect to communists and communism as the Parliament considers neces- sary or expedient for the defence or security of the Commonwealth or for the execution or mainten- ance of the Constitution or laws of the Commonwealth; and to make a law in terms of the Com- munist Party Dissolution Act 1950, with certain powers of amendment	Three	49.44

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