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PROVINCE OF ONTARIO

From FEBRUARY 18th, 1914, to May 1st, 1914
(BOTH DAYS INCLUSIVE)

IN THE FOURTH YEAR OF THE REIGN OF
OUR SOVEREIGN LORD, KING GEORGE V.

Being the Third Session of the Thirteenth Legislature of Ontario

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2. Report of Bureau presented, 172. (Sessional Papers No. 4.) Printed.


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2. Bill (No. 150), introduced to amend, 155. Second reading and referred to the Municipal Committee, 218. Reported, 301. House
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5. Bill (No. 102), introduced to amend, 84. Second reading and referred to Municipal Committee, 152. Reported, 301.


8. Bill (No. 117), introduced to amend, 111. Second reading and referred to Municipal Committee, 146. Reported, 301.


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3. Return ordered, of correspondence with Ferdinand Walter, as to administration of Liquor Law in, 176. *Not brought down.*

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Ontario Hospitals for Insane:

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Ontario Insurance Act:

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2. Bill (No. 182), introduced to amend, 265. Order for second reading discharged, 358.


**Ontario Land Surveyors' Act:**

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**Ontario Railway and Municipal Board:**


2. Report presented, 354. (Sessional Papers No. 49.) Printed.

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2. Official Regulations presented, 279. (Sessional Papers No. 94.) Printed.

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**Pembroke Lumber Company:**

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PROCLAMATION.

Canada, Province of Ontario.  

JOHN MORISON GIBSON.

GEORGE FIFTH, by the Grace of God, of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, King, Defender of the Faith, Emperor of India, &c., &c., &c.

To Our Faithful, the Members elected to serve in the Legislative Assembly of Our Province of Ontario and to every of you—Greeting.

WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our said Province, WE DO WILL that you and each of you, and all others in this behalf interested, on WEDNESDAY, the EIGHTEENTH day of the month of FEBRUARY now next, at OUR CITY OF TORONTO, personally be and appear for the DESPATCH OF BUSINESS, to treat, act, do and conclude upon those things which, in Our Legislature of the Province of Ontario by the Common Council of Our said Province, may by the favour of God be ordained. HEREFIN FAIL NOT.
In Testimony Whereof, we have caused these Our Letters to be made Patent, and the Great Seal of Our Province of Ontario to be hereunto affixed: Witness, His Honour Sir John Morison Gibson, Knight Commander of the Most Distinguished Order of St. Michael and St. George, a Colonel in Our Militia of Canada, &c., &c., &c., Lieutenant-Governor of Our Province of Ontario, at Our Government House, in the City of Toronto, in Our said Province, this Twenty-eighth day of January, in the year of Our Lord one thousand nine hundred and fourteen, and in the Fourth year of Our Reign.

By Command,

Arthur H. Sydere,

Clerk of the Crown in Chancery.

Wednesday, the Eighteenth day of February, 1914, being the First Day of the Third Meeting of the Thirteenth Legislature of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of His Honour Sir John Morison Gibson, Knight. &c., &c., &c., Lieutenant-Governor of the Province.

Prayers.

Mr. Speaker informed the House, that he had received notifications of vacancies which had occurred during and since the last Session of the House, and had issued his warrants to the Clerk of the Crown in Chancery for new Writs for the Election of Members to serve in the present Legislature for the following Electoral Districts:—

Grey, Centre;
Grey, North;
Middlesex, East;
Peel, and
York, East.

To The Honourable William Henry Hoyle, Speaker of the Legislative Assembly of the Province of Ontario.

WE, the undersigned James Pliny Whitney, Member for the said Legislative Assembly for the Electoral Division of Dundas; and Robert Allan Pyne, Member of the said Legislative Assembly for the Electoral Division of Toronto,
East, Seat "A," do hereby notify you that a vacancy has occurred in the representation in the said Legislative Assembly for the Electoral Division of Centre Grey by reason of the acceptance of an office under the Crown, to wit: the office of Provincial Treasurer of the Province, by Isaac Benson Lucas, Member elect for the said Electoral Division of Centre Grey.

And we the said James Pliny Whitney and Robert Allan Pyne, Members of the Assembly aforesaid, hereby require you to issue a new Writ for the Election of a Member to fill the said vacancy.

IN WITNESS WHEREOF, we have hereunto set our hands and seals on this Thirteenth day of May, in the year of our Lord one thousand nine hundred and thirteen.

Signed and sealed in the presence of

Horace Wallis. } J. P. Whitney, [L.S.]
R. A. Pyne. [L.S.]

Edmonton, April 12th, 1913.

To the Honourable the Speaker of the Legislative Assembly for Ontario.

Dear Sir,

In accordance with the provisions and requirements of 8 Edward VII., Chapter 5, Section 24 (1) (b), I, Alexander Grant MacKay, of the City of Edmonton, in the Province of Alberta, formerly of the Town of Owen Sound, in the County of Grey and Province of Ontario, Member of the Legislative Assembly of the Province of Ontario, do hereby address and cause to be delivered to you, the Honourable the Speaker of the Legislative Assembly of the Province of Ontario, this my declaration that I do hereby resign my seat as a Member of the Legislative Assembly of the Province of Ontario and the representative of the Electoral District of North Grey in said Legislative Assembly, and in the presence of the undersigned, two subscribing witnesses, I hereunder subscribe my name.

Signed in the presence of the undersigned two witnesses.

W. J. Hanley, ]
Olive Flett. ]

A. G. MacKay.
To the Honourable the Speaker of the Legislative Assembly of the Province of Ontario.

Sir,

I hereby declare my intention of resigning my seat in the Legislative Assembly of Ontario for the Electoral Division of East York.

And I do hereby resign the same.

And I make this declaration and resignation under my hand and seal in the presence of the undersigned witnesses.

Signed and sealed on this 11th day of August, A.D. 1913.

Signed and sealed in our presence on the day and year above written.

Horace Wallis.

Arthur H. Syder.

A. McCowan. [L.S.]

To the Honourable the Speaker of the Legislative Assembly of the Province of Ontario.

Sir,

I hereby declare my intention of resigning my seat in the Legislative Assembly of Ontario for the Electoral Division of Peel.

And I do hereby resign the same.

And I make this declaration and resignation under my hand and seal in the presence of the undersigned witnesses.

Signed and sealed on this Ninth day of October, A.D. 1913.

Signed and sealed in our presence on the day and year above written.

J. J. Foy.

W. J. Hanna.

S. Charters. [L.S.]
To the Honourable the Speaker of the Legislative Assembly of the Province of Ontario.

WE, the undersigned, Robert Allan Pyne, Member for the said Legislative Assembly for the Electoral Division of Toronto East, Seat "A," and James Stoddart Duff, Member for the said Legislative Assembly for the Electoral Division of West Simcoe, do hereby notify you that a vacancy has occurred in the representation in the said Legislative Assembly for the Electoral Division of East Middlesex by reason of the death of George W. Neely, Member elect for the said Electoral Division of East Middlesex. And we the said Robert Allan Pyne and James Stoddart Duff, Members of the Assembly aforesaid, hereby require you to issue a new Writ for the Election of a Member to fill the said vacancy.

IN WITNESS WHEREOF, we have hereunto set our hands and seals on this Twenty-seventh day of October, in the year of our Lord one thousand nine hundred and thirteen.

Signed and sealed in the presence of

A. H. U. Colquhoun,  
Arthur H. Syderé.

R. A. Pyne, [L.S.]  
Jas. S. Duff. [L.S.]

Mr. Speaker also informed the House, That the Clerk had laid upon the Table the following Certificates:—

PROVINCE OF ONTARIO.

This is to Certify that in virtue of a Writ of Election, dated the thirteenth day of May, 1913, issued by His Honour the Lieutenant-Governor, and addressed to Thomas Scott, Esquire, Returning Officer for the Electoral District of Centre Grey, for the election of a Member to represent the said Electoral District of Centre Grey in the Legislative Assembly of this Province, in the room of Isaac Benson Lucas, Esquire, who had accepted an office of emolument under the Crown, to wit:—the office of Provincial Treasurer—the Honourable Isaac Benson Lucas has been returned as duly elected, as appears by the Return to the said Writ of Election, dated the third of June, 1913, which is now lodged of record in my office.

Arthur H. Syderé,  
Clerk, L. A.,

Ex officio Clerk of the Crown in Chancery.
PROVINCE OF ONTARIO.

This is to certify that in virtue of a Writ of Election, dated the nineteenth day of June, 1913, issued by His Honour the Lieutenant-Governor, and addressed to John Burns, Esquire, Returning Officer for the Electoral District of North Grey, for the election of a Member to represent the said Electoral District of North Grey in the Legislative Assembly of this Province, in the room of Alexander Grant MacKay, Esquire, who had resigned, Colin Stewart Cameron, Esquire, has been returned as duly elected, as appears by the Return to the said Writ of Election, dated the twenty-fifth day of July, 1913, which is now lodged of record in my office.

Arthur H. Sydere,
Toronto, January 10th, 1914.

Clerk, L. A.,
Ex officio Clerk of the Crown in Chancery.

PROVINCE OF ONTARIO.

This is to certify that in virtue of a Writ of Election, dated the twelfth day of August, 1913, issued by His Honour the Lieutenant-Governor, and addressed to Joseph Edward Francis, Esquire, Returning Officer for the Electoral District of East York, for the election of a Member to represent the said Electoral District of East York in the Legislative Assembly of this Province, in the room of Alexander McCowan, Esquire, who had resigned, George Stewart Henry, Esquire, has been returned as duly elected, as appears by the Return to the said Writ of Election, dated the seventeenth day of September, 1913, which is now lodged of record in my office.

Arthur H. Sydere,
Toronto, January 10th, 1914.

Clerk, L. A.,
Ex officio Clerk of the Crown in Chancery.

PROVINCE OF ONTARIO.

This is to certify that in virtue of a Writ of Election, dated the ninth day of October, 1913, issued by His Honour the Lieutenant-Governor, and addressed to Thomas H. Goodison, Esquire, Returning Officer for the Electoral District of Peel, for the election of a Member to represent the said Electoral District of Peel in the Legislative Assembly of this Province, in the
George V.  
18th February.

room of Samuel Charters, Esquire, who had resigned, James Robinson Fallis, Esquire, has been returned as duly elected, as appears by the Return to the said Writ of Election, dated the seventeenth day of November, 1913, which is now lodged of record in my office.

Arthur H. Sydere,  
Clerk, L. A.,  
Ex officio Clerk of the Crown in Chancery.

PROVINCE OF ONTARIO.

This is to certify that in virtue of a Writ of Election, dated the third day of November, 1913, issued by His Honour the Lieutenant-Governor, and addressed to John Hamilton Barr, Esquire, Returning Officer for the Electoral District of East Middlesex, for the election of a Member to represent the said Electoral District of East Middlesex in the Legislative Assembly of this Province, in the room of George W. Neely, Esquire, who had died, John McFarlan, Esquire, has been returned as duly elected, as appears by the Return to the said Writ of Election, dated the second day of December, 1913, which is now lodged of record in my office.

Arthur H. Sydere,  
Clerk, L. A.,  
Ex officio Clerk of the Crown in Chancery.

Colin Stewart Cameron, Esquire, Member for the Electoral Division of North Grey; George Stewart Henry, Esquire, Member for the Electoral Division of East York; James Robinson Fallis, Esquire, Member for the Electoral Division of Peel, and John McFarlan, Esquire, Member for the Electoral Division of East Middlesex, having taken the Oaths and subscribed the Roll, took their seats.

The House then adjourned during pleasure.

After some time the House resumed.

His Honour Sir John Morison Gibson, Knight, &c., &c., &c., Lieutenant-Governor of the Province, then entered the House, and being seated in the
Chair on the Throne, was pleased to open the Session by the following gracious Speech to the House:—

Mr. Speaker and Gentlemen of the Legislative Assembly:

It affords me pleasure to welcome you to the discharge of your duties at this the Third Session of the Thirteenth Legislature of this Province.

Our thanks are due to an over-ruling Providence for the abundant harvest with which Ontario was blessed during the past year, which has had a steadying effect on financial and industrial conditions generally.

In common with our fellow-citizens elsewhere throughout Canada the people of Ontario have experienced great satisfaction from the return of His Royal Highness, the Governor-General, to this country, accompanied by Her Royal Highness, the Duchess of Connaught, whose restoration to health has been a matter of general thankfulness.

My Government was represented at the Interprovincial Conference held last Fall in the City of Ottawa, in which every Province in the Dominion participated. The Proceedings of the Conference relating to several important subjects of public interest will be laid before you for your consideration.

In accordance with the announcement made at the last meeting of the Legislature, a Commission on Roads and Highways has been appointed and has begun the preliminary work for a scheme of road improvement throughout the Province. Public hearings were held at various places by means of which the views of municipal authorities and various organizations were elicited. The information thus obtained will be embodied in the Report of the Commission.

An agreement has been reached with the Government of Canada for carrying out in this Province the provisions of the Agricultural Instruction Act passed by the Dominion Parliament to cover a period of ten years. Ontario's first instalment, aggregating $195,000, has been received, and is being spent along the lines of instruction and demonstration.

It is gratifying to observe the increased interest on the part of the farmers of the Province in approved agricultural methods. An indication of this is found in the fact that the attendance at the Ontario Agricultural College is about double what it was ten years ago, while the number of new students registered at the opening of the present term shows a marked advance over that of the previous year. To meet these conditions an enlarged equipment has been provided and plans for further extensions are now receiving attention.
The number of District Representatives of the Ontario Department of Agriculture has been increased and the work of the individual Representatives has been made more effective. One marked feature has been the holding of Rural School Fairs with a view to interesting the rising generation in better agriculture—seventy of these Fairs having been held during the past season with marked success. It is hoped to extend this work until the whole Province is served.

In consequence of the increased consumption of power the Hydro-Electric Power Commission has been enabled to make a further reduction in the price of electricity. The Commission has under consideration the duplication of the main transmission line, and is constructing a high tension line to the western boundary of the Province. Information regarding radial railway projects has been furnished to communities asking the assistance of the Commission, while the efforts to interest agriculturists in the use of electricity have been continued with promising results. During the past year the Commission organized a Department for the inspection of electrical installations and equipment in order to afford protection to life and property.

The policy of road development in Northern Ontario under the special legislation of 1912 has been extended from the Eastern to the Western boundaries of the Province. About 500 miles of roads with the necessary bridges and drainage facilities were wholly or partially constructed last year, involving an expenditure of about $1,100,000. The effect of this work upon settlement and upon the value of farm lands has already been noticeable.

The mineral production of Ontario during the past year was the largest yet recorded, there having been a considerable increase in the output of nickel, copper and gold, while the yield of silver was about equal to that of the previous year. I am glad to know that there is every prospect before the mining industry of a period of further expansion.

An outstanding feature of the educational situation during the year has been the extension of industrial training throughout the Province. In nearly all the large industrial centres evening classes have been organized under the Industrial Education Act passed in 1913, showing the widespread desire for this class of instruction.

Sufficient progress has been made in the work on the Central Prison Farm at Guelph to warrant the anticipation that the Central Prison in Toronto will be vacated in November next. The plan of prison reform adopted in the new institution has passed the experimental stage and is proving satisfactory in every respect. The labour of the prisoners is being utilized also in connection with the brick manufacturing plant established at Mimico, the product of which is used only for public institutions.
The new Hospital for the Insane at Whitby is now well advanced, and it is believed that a large section of it will be completed and afford accommodation for 500 patients by the latter part of the present year.

The Commission appointed to revise and consolidate the Statutes of the Province, having completed its labours, has presented its final Report, which will be laid before you. In the meantime the distribution has already been commenced.

During the past year the Province received the Federal Subsidy of $2,134,000 in aid of the Temiskaming & Northern Ontario Railway. A regular train service has been inaugurated on the Elk Lake Branch and the extension to the Abitibi River has been completed. Settlement in the district served by the Railway continues to advance, while the inquiries made by prospective settlers afford hopeful indications for the future.

Legislation respecting Compensation to Workmen for Injuries, Representation in the Legislative Assembly and other matters of public importance will come before you for consideration.

The growing financial demands of the Province, consequent upon its development and the extension of its Public Services and activities, call for increased expenditures from year to year. To meet these conditions a larger revenue will be necessary which, with your approval, will be obtained from a number of available sources on an equitable and reasonable basis.

A serious and protracted illness has befallen my Prime Minister, the Leader of this House of Assembly, evoking the deep sorrow and sympathy of the whole Community. It is very gratifying to know that the recovery of health and strength seems now to be assured.

The Public Accounts will be brought down for your consideration at the earliest moment, and the Supplementary Estimates for the current year will be submitted without delay.

It is my earnest hope and belief that your deliberations will serve to advance the best interests and welfare of this important Province.

His Honour, the Lieutenant-Governor was then pleased to retire.

Mr. Speaker then reported, That, to prevent mistakes, he had obtained a copy of His Honour's Speech, which he read.
On motion of Mr. Pyne, seconded by Mr. Reaume, a Bill was introduced intituled "An Act respecting the Administration of Oaths of Office to persons appointed as Justices of the Peace," and the same was read the first time.

On motion of Mr. Pyne, seconded by Mr. Reaume,

Ordered, That the Speech of His Honour the Lieutenant-Governor, to this House, be taken into consideration on Thursday next.

On motion of Mr. Pyne, seconded by Mr. Reaume,

Resolved, That Select Standing Committees of this House, for the present Session, be appointed for the following purposes:—1. On Privileges and Elections; 2. On Railways; 3. On Miscellaneous Private Bills; 4. On Standing Orders; 5. On Public Accounts; 6. On Printing; 7. On Municipal Law; 8. On Legal Bills; 9. On Agriculture and Colonization; 10. On Fish and Game; which said Committees shall severally be empowered to examine and enquire into all such matters and things as shall be referred to them by the House, and to report from time to time their observations and opinions thereon, with power to send for persons, papers and records.

Mr. Speaker informed the House, That the Clerk had laid upon the Table:—

A Supplementary Return from the Records of the Elections to the Legislative Assembly, held on the second day of June, the fourteenth day of July, the eighth day of September, and the third and twenty-seventh days of November, 1913, shewing:—

(1) The number of Votes Polled for each Candidate in each Electoral District in which there was a contest; (2) The majority whereby each successful Candidate was returned; (3) The total number of votes polled; (4) The number of Votes remaining unpoll ed; (5) The number of names on the Polling Lists; (6) The number of Ballot Papers sent out to each Polling Place; (7) The Used Ballot Papers; (8) The Unused Ballot Papers; (9) The Rejected Ballot Papers; (10) The Cancelled Ballot Papers; (11) The Declined Ballot Papers; (12) The Ballot Papers taken from Polling Places. (Sessional Papers No. 50.)

The House then adjourned at 3.45 p.m.
Thursday, February 19th, 1914.

Prayers.

3 O'Clock P.M.

The following Petitions were severally brought up and laid upon the Table:

By Mr. Hendrie, the Petition of the City Council of Hamilton.

By Mr. Shillington, the Petition of Charles C. Farr and others, of Haileybury, also, the Petition of the Town Council of Cochrane.

By Mr. Ellis, the Petition of the Beechwood Cemetery Company, also, the Petition of the Ottawa Ladies' College, also, the Petition of the Ottawa Orphans' Home, also, the Petition of the City Council of Ottawa.

By Mr. McPherson, the Petition of the Sons of Scotland Benevolent Association, also, the Petition of William Randall of Winnipeg.

By Mr. Fallis, the Petition of the Town Council of Brampton.

By Mr. Owens, the Petition of the Toronto Western Hospital.

By Mr. McGarry, the Petition of the Town Council of Arnprior.

By Mr. McKeown, the Petition of the Town Council of Orangeville.

By Mr. Peck, the Petition of the Peterborough Radial Railway Company, also, the Petition of St. Andrew's Presbyterian Church, Peterborough.

By Mr. Johnson, the Petition of the Town Council of Trenton.

By Mr. Jarvis, the Petition of the City Council of Fort William.

By Mr. Champagne, the Petition of the Gananoque and Arnprior Railway Company.

By Mr. Machin, the Petition of James George Guise-Bagley.

By Mr. Godfrey, the Petition of the Forest Hill Electric Railway Company.

By Mr. Vrooman, the Petition of the Town Council of Lindsay.

By Mr. Marshall, the Petition of the Town Council of Dunnville.
By Mr. Sulman, the Petition of A. M. Wilson and others of the Township of Romney.

Mr. McElroy, the Petition of the Ottawa, Rideau Lakes and Kingston Railway Company.

By Mr. Fraser, the Petition of the Town Council of Welland.

By Mr. McFarlan, the Petition of the North Midland Railway Company.

By Mr. Anderson (Essex), three Petitions of the City Council of Windsor, also, the Petition of the Town Council of Leamington.

By Mr. Mills, the Petition of the Town Council of Waterloo.

By Mr. Gaina, the Petition of the Town Council of Parry Sound.

By Mr. Scholfield, the Petition of the Guelph Radial Railway Company.

By Mr. Hogarth, the Petition of the Municipality of Shuniah.

By Mr. Jessop, the Petition of the Dunnville, Wellandport and Beamsville Electric Railway Company.

By Mr. Henry, the Petition of the Township Council of York.

By Mr. McCrea, the Petition of the Corporation of the College of St. Marie, Montreal, also, the Petition of the Reverend G. Jean and others of Sudbury.

The Order of the Day for the Consideration of the Speech of His Honour the Lieutenant-Governor at the opening of the Session having been read.

Mr. Cameron moved, seconded by Mr. Henry.

That an humble Address be presented to His Honour the Lieutenant-Governor, as follows:—
To His Honour Sir John Morison Gibson, Knight Commander of Our Most Distinguished Order of St. Michael and St. George, etc., etc., etc., Lieutenant-Governor of the Province of Ontario.

We, His Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious speech Your Honour has addressed to us.

Mr. Rowell moved in Amendment, seconded by Mr. Clarke,

That the following words be added to the Motion, "The present conditions of unemployment, and the failure of the Government to attempt to seriously deal with the problem, again emphasises the urgent need for the creation of a Department of the Government, presided over by a Minister whose chief concern should be to study and promote legislative and administrative action for the betterment of the conditions of the workers of the Province; and to which should be transferred from the Department of Public Works, the Bureau of Labour; and from the Department of Agriculture, the Factory Inspection Branch. That in view of the hardship and suffering which thousands of our citizens who are willing and anxious to work have been compelled to endure during this present winter by reason of unemployment, and that periods of unemployment are invariably associated with periods of trade depression; and in view of the important relation which the question of unemployment bears to other social problems of the most vital concern to the State, this House is further of the opinion that action should be at once taken by the Government to investigate the conditions of labour in this Province and the causes and results of unemployment, with a view of proposing measures suitable to our needs for improving the present position of the workers, reducing unemployment to the narrowest possible limits, assisting those out of work in securing employment, and providing systematic relief in cases of enforced unemployment of those willing to work."

And a Debate having ensued, it was, upon motion of Mr. Hanna,

Ordered, That the Debate be adjourned until To-morrow.

The House then adjourned at 5.45 p.m.
Friday, February 20th, 1914.

Prayers. 3 O'Clock P.M.

Mr. Speaker communicated to the House the following letter from the Honourable The Prime Minister, Sir James Pliny Whitney:

"Toronto, February 20th, 1914.

"Dear Mr. Speaker,—The Session now being open, I feel it incumbent upon me to endeavour to express through you to my fellow-members of the Legislature and to the people of the Province generally, my grateful appreciation of the warm sympathy which has been extended to me during my recent severe illness and, above all, for the prayers that were offered for my recovery. Apt and fitting language to express, as I could wish, what I desire to say on this subject would be difficult indeed for me to find, and I confine myself to this simple expression of my hearty and earnest thanks.

"Yours sincerely,

"J. P. Whitney."

The Honourable W. H. Hoyle, Speaker of the Legislative Assembly.

Upon Motion of Mr. Rowell, seconded by Mr. Clarke, it was

Resolved, That the Honourable the Speaker be asked to convey to the Premier, the Honourable Sir James Whitney, the gratification with which this House has received his message and to express the earnest hope for an early and complete recovery.

The following Bills were severally introduced and read the first time:—

Bill (No. 70), intituled "An Act to amend the Municipal Act. 1913." Mr. Elliott.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 71), intituled "An Act to amend the Ontario Voters Lists Act." Mr. Elliott.
Ordered. That the Bill be read the second time on Monday next.

Bill (No. 72), intituled "An Act to amend the Assessment Act." Mr. Elliott.

Ordered. That the Bill be read the second time on Monday next.

On Motion of Mr. Pyne, seconded by Mr. Reaume,

Resolved, That a Special Committee of Thirteen Members be appointed to prepare and report, with all convenient speed, Lists of Members to compose the Select Standing Committees ordered by this House, to be composed as follows:—Messieurs Foy, Lucas, Pyne, Preston (Lanark), Armstrong, Thomson (Simcoe), Bowman, Proudfoot, Rowell, Macdiarmid, Johnson, Clarke and Elliott.

On Motion of Mr. Pyne, seconded by Mr. Reaume,

Resolved, That a Select Committee of Eleven Members be appointed to act with Mr. Speaker in the control and management of the Library, to be composed as follows:—Sir James Whitney and Messieurs Foy, Reaume, Pyne, Hendrie, Hanna, Lucas, Rowell, Elliott, Racine and McCormick.

On Motion of Mr. Pyne, seconded by Mr. Reaume,

Resolved, That a Select Committee be appointed to direct the expenditure of any sum set apart by the Estimates for Art purposes, to be composed as follows:—Mr. Speaker, Sir James Whitney, and Messieurs Foy, Reaume, Hendrie, Mayberry, McDonald and Sinclair.

The House then adjourned at 3.20 p.m.
Mr. Speaker addressed the House as follows:

I have the honour to inform the House, that in response to the Resolution of the House of the twentieth instant, it has been my most agreeable duty to convey to the Honourable the Premier, Sir James P. Whitney, the sincere pleasure of his fellow-members of the Legislature, in being assured of his gratifying restoration to a condition of health which promises an early return to his seat in the Chamber.

The following Petition was brought up and laid upon the Table:

By Mr. McCrea, the Petition of Delphis M. Morin and others of Sudbury.

The following Petitions were read and received:

Of the Town Council of Arnprior, praying that an Act may pass to consolidate certain sums expended and to be expended for the installation of Water Works.

Of the Town Council of Brampton, praying that an Act may pass to ratify and confirm By-laws Numbers 511 and 512.

Of the Beechwood Cemetery Company, praying that an Act may pass to amend their Act of incorporation.

Of the Town Council of Cochrane, praying that an Act may pass authorizing the Corporation to borrow a certain sum of money to pay off the floating debt.

Of the Dunnville, Wellandport and Beamsville Electric Railway Company, praying that an Act may pass to extend the time for completion and operation of the road.

Of the Town Council of Dunnville, praying that an Act may pass authorizing the borrowing and issue of debentures for $36,000.

Of the Forest Hill Electric Railway Company, praying that an Act may pass to increase bonding powers and to extend time for construction of road.
Of the City Council of Fort William, praying that an Act may pass to ratify and confirm By-law Number 1192 and certain debentures issued thereunder.

Of the Gananoque and Arnprior Railway Company, praying that an Act may pass authorizing the construction of a branch line from a point on main line to the City of Ottawa.

Of the Guelph Radial Railway Company, praying that an Act may pass to amend Act of incorporation and for power to construct branch lines.

Of James George Guise-Bagley, praying that an Act may pass authorizing the Law Society of Upper Canada to admit him as a student in his final year.

Of the City Council of Hamilton, praying that an Act may pass authorizing the Corporation to issue certain further debentures.

Of Charles C. Farr and others of Haileybury, praying that an Act may pass to incorporate the Haileybury Turf Association.

Of the Town Council of Leamington, praying that an Act may pass authorizing the Town to withdraw from the jurisdiction of the County of Essex and become a separate Municipality.

Of the Town Council of Lindsay, praying that an Act may pass to ratify and confirm certain by-laws.

Of the Corporation of the College of St. Marie, Montreal, praying that an Act may pass to amend 16 Vic., Cap. 57, by authorizing the Corporation to acquire and dispose of property.

Of the North Midland Railway Company, praying that an Act may pass to extend the time for commencement and completion of the road and for other purposes.

Of the Town Council of Orangeville, praying that an Act may pass to ratify and confirm By-law Number 1003 re issue of debentures.

Of the Ottawa Ladies’ College, praying that an Act may pass to amend Act of incorporation by increasing borrowing powers.

Of the Ottawa Orphans’ Home, praying that an Act may pass changing the name of the Home and amending their Act of incorporation.
Of the Ottawa, Rideau Lakes and Kingston Railway Company, praying that an Act may pass extending the time for commencement and completion of the road and to increase its bonding powers.

Of the City Council of Ottawa, praying that an Act may pass to ratify and confirm a By-law authorizing an issue of Debentures re Water Works.

Of the Town Council of Parry Sound, praying that an Act may pass to ratify and confirm By-law Number 415 re purchase of Parry Sound River Improvement Plant.

Of St. Andrew's Presbyterian Church, Peterborough, praying that an Act may pass authorizing the sale or other disposition of certain lands.

Of the Peterborough Radial Railway Company, praying that an Act may pass to amend 2 Edw. VII, C. 91, incorporating the Company.

Of Samuel William Randall of Winnipeg, praying that an Act may pass authorizing the change of name from William Samuel Nelson Harold to Samuel William Randall.

Of the Sons of Scotland Benevolent Association, praying that an Act may pass enabling the granting of annuities to members of the Association.

Of the Municipality of Shuniah, praying that an Act may pass to legalize and confirm all tax sales.

Of the Reverend G. Jean and others of Sudbury, praying that an Act may pass to incorporate the Sacred Heart College of Sudbury.

Of the Toronto Western Hospital, praying that an Act may pass to amend certain Acts relating thereto.

Of the Town Council of Trenton, praying that an Act may pass to ratify and confirm certain By-laws and agreement with the Canadian Northern Ontario Railway.

Of the Town Council of Waterloo, praying that an Act may pass to ratify and confirm By-law Number 490 respecting the Quality Mattress Company.

Of the City Council of Windsor, praying that an Act may pass to ratify and confirm By-law Number 1538 re purchase of lands.

Of the City Council of Windsor, praying that an Act may pass to ratify and confirm a certain By-law and agreement.
Of the City Council of Windsor, praying that an Act may pass to amend the Act respecting the Water Works of the City.

Of the Town Council of Welland, praying that an Act may pass to ratify and confirm By-law Number 632.

Of A. M. Wilson and others of the Township of Romney, praying that an Act may pass to incorporate the Village of Wheatley.

Of the Township Council of York, praying that an Act may pass to ratify and confirm a By-law fixing the assessment of the Canadian Kodak Company, Limited, and respecting the supply of water to certain portions of the Township.

The following Bill was introduced and read the first time:—

Bill (No. 73), intituled "An Act to require the Publication of Contributions for Political Purposes." Mr. Anderson (Bruce.)

Ordered, That the Bill be read the second time To-morrow.

Mr. Richardson asked the following Question:—

What amount has been expended so far by the Province on account of the work of the Statute Revision Commission.

To which the Attorney-General replied in the words and figures following:—

$238,354.32. This includes the cost of printing to date; also the accounts of the Workmen's Compensation Commission and other amounts paid for services and salaries which amount approximately to $26,000.

Mr. Anderson (Bruce) asked the following Questions:—

1. Was any liquor seized in local option territory in the County of North Grey during the month preceding July 14th, 1913. 2. Who made the seizure. 3. What was done with the liquor.

To which the Provincial Secretary replied:—To number one, no. To numbers two and three, answered by number one.
Mr. Elliott asked the following Question:—

1. Did the Honourable the Provincial Treasurer visit Europe in the year 1912 for the purpose of looking into the question of public ownership and operation of telephones. If so, what report did he make as to the result of that investigation. 2. What was the total expenditure of the Honourable the Provincial Treasurer for travelling expenses and other expenses in connection with that visit charged the Province. 3. Did the Honourable the Provincial Treasurer report in favour of or against the Province going into the public ownership and operation of telephones.

And the Provincial Treasurer replied in the words following:—1. Yes; when in England in 1912 as representative from Ontario at the Imperial Conference of Teachers, the Provincial Treasurer made inquiries and investigation into the question of public ownership and operation of telephones, and a verbal report was duly made to the Government, the substance of which has already been communicated to the Legislature. 2. $840. 3. Answered by No. 1.

The House then adjourned at 3.20 p.m.

Tuesday, February 24th, 1914.

Prayers.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Hartt, the Petition of the Town Council of Midland.

By Mr. Grigg, the Petition of the City Council of Sault Ste. Marie.

The following Bills were severally introduced and read the first time:—

Bill (No. 74), intituled "An Act to amend The Municipal Act." Mr. Johnson.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 75), intituled "An Act to entitle Married Women, who are Property Owners, to vote at Municipal Elections." Mr. Johnson.

Ordered, That the Bill be read the second time To-morrow.
The Order of the Day for resuming the Adjourned Debate on the Motion and Amendment, for the consideration of the Speech of His Honour the Lieutenant-Governor, at the opening of the Session, having been read,

The Debate was resumed, and after some time,

The Amendment, having been put, was lost upon the following Division:—

YEAS.

Messieurs:

Anderson (Bruce)    Elliott    McDonald
Atkinson            Ferguson (Kent) McQueen
Bowman              Kohler    Magean
Clarke              McCormick Marshall
                     Mayberry

NAYS.

Messieurs:

Anderson (Essex)    Ferguson (Grenville) McElroy
Armstrong           Foy        McFarlan
Bennewies           Galna      McGarry
Black               Gamey      McKeown
Brower              Gooderham MacNaught
Carssallan          Grant      MacArthur
Chambers            Hanna      Macdiarmid
Cook                Hartt      Mason
Devitt              Hearst     Mathieu
Donovan             Henry      Milligan
Duff                Jamieson  Mills
Ebbs                Jarvis     Morel
Eilber              Jessop     Musgrove
Fallis              Lucas     Nesbitt
Ferguson (Simcoe)    McCrea     Norman
                     Owens
                     Munro     Proudfoot
                     Proudfoot Richardson
                     Richardson
                     Rowell     Sinclair
                     Sinclair  Studholme—19

Pairs.

None.

The Motion for the Address having been then again submitted,

And a Debate having ensued, it was upon Motion of Mr. Proudfoot,

Ordered, That the Debate be adjourned until To-morrow.

The House then adjourned at 11.05 p.m.
Wednesday, February 25th, 1914.

**Prayers.**

3 O'Clock P.M.

The following Petition was read and received:

Of Delphis M. Morin and others of Sudbury, praying that an Act may pass extending the time for commencement and completion of the Sudbury-Coppercliff Suburban Electric Railway and to ratify and confirm By-law No. 343 of the Town of Sudbury.

The Order of the Day for resuming the Adjourned Debate on the Motion for the consideration of the Speech of His Honour the Lieutenant-Governor at the opening of the Session, having been read.

The Debate was resumed.

And after some time,

Mr. McQueen moved in amendment, seconded by Mr. McDonald,

That the following words be added to the Motion:

"This House would respectfully represent to Your Honour that after the adoption by this House at its Session in 1912 at the instance of Your Honour's advisers, of a Resolution declaring that legislation should be enacted to prevent and put a stop to the treating habit; and in view of the representations then made to this House by Your Honour's advisers as to the beneficial effects of such legislation in curtailing the admittedly great evils of the open bar; this House regrets that Your Honour's advisers have not proposed legislation to abolish the public bar, to prohibit the treating system or otherwise to curtail the evils of the traffic."

And the Amendment, having been put, was lost on the following division:

**Yeas.**

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NAYS.

Messieurs:

Armstrong        Ferguson (Simcoe)        Lucas        Pratt
Bennewies        McElroy
Brewster          McFarlan                 McGarry
Brower            McGarry
Cameron           McKeeon
Chambers          MacArthur
Champagne         Macdiarmid
Cook              Mason
Dargavel          Mathieu
Devitt            Milligan
Donovan           Musgrove
Duff              Norman
Ebbs              Owens
Eilber            Peck

Pairs.

Hanna ......................... Marshall

The Motion for the Address having been then again submitted,

And a Debate having arisen, it was, on the Motion of Mr. Elliott.

Ordered, That the Debate be adjourned until To-morrow.

Mr. Hanna presented to the House, by Command of His Honour the Lieutenant-Governor:—

Copies of Orders in Council and Regulations to be laid before the Legislative Assembly as required by section 27 of the Department of Education Act. (Sessional Papers No. 55.)

The House then adjourned at 10.40 p.m.
Thursday, February 26th, 1914.

Prayers.

The following Petitions were severally brought up and laid upon the Table:

By Mr. Munro, the Petition of the Town Council of Cornwall.

By Mr. Brewster, the Petition of the City Council of Brantford.

By Mr. McNaught, the Petition of the City Council of Toronto.

The following Petitions were read and received:

Of the Town Council of Midland, praying that an Act may pass authorizing the Corporation to enter into an agreement with the Canada Iron Company, Limited, and to confirm By-law No. 865.

Of the City Council of Sault Ste. Marie, praying that an Act may pass to ratify and confirm By-law No. 753, authorizing payment of bonus to F. H. Clergue.

Mr. Lucas, from the Special Committee appointed to prepare and report, with all convenient speed, Lists of Members to compose the Select Standing Committees ordered by this House, presented the following Lists as their Report:

Committee on Privileges and Elections.

Sir James Whitney, Messieurs Armstrong, Black, Bowman, Brewster, Cameron, Clarke, Devitt, Duff, Ferguson (Grenville), Foy, Galna, Grant, Hanna, Hartt, Jamieson, Jessop, Lennox, Lucas, Maediarmid, Mason, Mathieu, Mills, McFarlan, McGarry, Norman, Preston (Lanark), Prondfoot, Racine, Ross, Rowell, Shillington, Thompson (Simcoe), Vrooman, Whitesides—35.

The Quorum of said Committee to consist of nine members.

Committee on Railways.

Sir James Whitney, Messieurs Anderson (Essex), Armstrong, Beck, Bowman, Chambers, Champagne, Clarke, Crawford, Dunlop, Eilber, Elliott, Evan-
turel, Fallis, Foy, Fraser, Galna, Gamey, Godfrey, Gooderham, Grigg, Hanna, Harrit, Hearst, Hendrie, Hogarth, Jamieson, Jarvis, Jessop, Kohler, Lennox, Macdiarmid, Machin, Mageau, Marshall, Mason, Mathieu, Mayberry, Milligan, Mills, Munro, Musgrove, McCormick, McCrea, McDonald, McGarry, McNaught, McPherson, Nesbitt, Nixon, Norman, Owens, Peck, Pratt, Preston (Durham), Preston (Lanark), Proudfoot, Raine, Reaume, Regan, Ross, Rowell, Scholfield, Shillington, Studholme, Thompson (Peterborough), Whitesides—67.

The Quorum of said Committee to consist of nine members.

**Committee on Private Bills.**


The Quorum of said Committee to consist of nine members.

**Committee on Standing Orders.**

Sir James Whitney, Messieurs Anderson (Bruce), Bennewies, Black, Cameron, Cook, Devitt, Donovan, Evanturel, Fallis, Ferguson (Simcoe), Galna, Godfrey, Grigg, Harrit, Henry, Jarvis, Kohler, Lennox, MacArthur, Machin, Mason. Mathieu, Mayberry, Mills, Morel, Munro, McCormick, Nesbitt, Nixon, Norman, Preston (Lanark), Raine, Rankin, Regan, Richardson, Rowell, Sinclair, Studholme, Thompson (Peterboro), Torrance, Vrooman, Westbrook, Whitesides—44.

The Quorum of said Committee to consist of seven members.

**Committee on Public Accounts.**

Sir James Whitney, Messieurs Bowman, Beck, Clarke, Dargavel, Eilber, Elliott, Ellis, Ferguson (Grenville), Fraser, Galna, Gamey, Hanna, Harrit, Hendrie, Hogarth, Johnson, Lennox, Lucas, MacArthur, Mageau, Munro, Musgrove, McCrea, McElroy, McGarry, McKeown, McQueen, Pattinson, Peck
George V. 26th February.

Preston (Lanark), Proudfoot, Racine, Reaume, Rowell, Scholfield, Shillington, Sinclair, Thompson (Simcoe), Torrance, Westbrook—41.

The Quorum of said Committee to consist of seven members.

Committee on Municipal Law.

Sir James Whitney, Messieurs Anderson (Bruce), Anderson (Essex), Armstrong, Atkinson, Bennewies, Black, Bowman, Brower, Cameron, Carscallen, Chambers, Champagne, Cook, Crawford, Dargavel, Devitt, Duff, Dunlop, Eilber, Elliott, Ellis, Evanturel, Ferguson (Grenville), Ferguson (Kent), Ferguson (Simcoe), Foy, Fraser, Gamey, Godfrey, Gooderham, Grant, Hanna Hendrie, Henry, Jamieson, Jarvis, Johnson, Lennox, Maediarmid, Machin Marshall, Mayberry, Mills, Musgrove, McElroy, McFarlan, McGarry, McKeown, McNaught, McPherson, McQueen, Nixon, Pattinson, Preston (Durham), Preston (Lanark), Proudfoot, Pyne, Racine, Rankin, Regan, Richardson, Rowell, Scholfield, Studholme, Sulman, Thompson (Simcoe), Vrooman, Whitesides—69.

The Quorum of said Committee to consist of nine members.

Committee on Agriculture and Colonization.

Sir James Whitney, Messieurs Anderson (Bruce), Armstrong, Bennewies, Brower, Carscallen, Chambers, Cook, Dargavel, Devitt, Donovan, Duff, Eilber, Elliott, Fallis, Ferguson (Simcoe), Galna, Gamey, Grant, Grigg, Henry, Jessop, Kohler, MaeArthur, Maediarmid, Mageau, Marshall, Mathieu, Mayberry, Morel, McCormick, McElroy, McFarlan, Nesbitt, Norman, Pattinson, Preston (Durham), Preston (Lanark), Pratt, Rankin, Regan, Richardson, Rowell, Thompson (Peterboro), Torrance, Westbrook—46.

The Quorum of said Committee to consist of nine members.

Committee on Fish and Game.

Messieurs Anderson (Essex), Armstrong, Black, Brower, Bowman, Beek, Carscallen, Clarke, Dargavel, Donovan, Duff, Dunlop, Eilber, Galna, Gooderham, Grant, Hendrie, Hogarth, Jessop, Maediarmid, Mageau, Marshall, Morel, Musgrove, Nesbitt, Norman, Pratt, Reaume, Rowell—29.

The Quorum of said Committee to consist of seven members.
Committee on Legal Bills.


The Quorum of said Committee to consist of five members.

Committee on Printing.

Messieurs Anderson (Essex), Carscallen, Crawford, Evanturel, Ferguson (Kent), Jarvis, Lucas, Mason, Milligan, Musgrove, McCormick, McDonald, Owens, Preston (Lanark), Ross, Sulman—16.

The Quorum of said Committee to consist of five members.

Resolved. That this House doth concur in the foregoing Report of the Special Committee appointed to prepare and report Lists of Members to compose the Select Standing Committees ordered by the House.

The Order of the Day for resuming the Adjourned Debate on the Motion for the consideration of the Speech of His Honour the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed,

And after some time,

Mr. Elliott moved in amendment, seconded by Mr. Mageau,

That the following words be added to the Motion:

"That this House regrets that the Government has failed to propose legislation to remedy the hardships resulting from our existing Assessment
law, or to comply with the request for assessment reform demanded by the municipalities, farmers’ associations, labour unions, merchants and manufacturers of the Province, and more particularly for legislation authorizing municipalities to assess, or tax buildings, business and income on a lower basis than land.”

And, after some time,

The Amendment having been put, was lost upon the following division:

YEAS.

Messieurs:

Anderson (Bruce)   Elliott   Ferguson (Kent)   McQueen   Racine
Atkinson           Mageau    Marshall      Rowell
Bowman             Mayberry  Proudfoot     Sinclair
Clarke             McDonald

NAYS.

Messieurs:

Armstrong         Ferguson (Grenville)   Lucas   Peck
Black             MeElroy     McFarlan
Brewster          Foy              McGarry
Brower            Fraser         McKeown
Cameron           Galna         McNaught
Carseallen       Gamey         McPherson
Chambers          Gooderham     MacArthur
Cook              Grant         Macdiarmid
Dargavel          Grigg         Mason
Devitt            Hartt         Mathieu
Donovan           Hearst         Milligan
Duff              Henry         Musgrove
Ebbs              Jarvis         Nesbitt
Eilber            Jessop        Nixon
Ferguson (Simcoe)  Johnson      Owens

PAIRS.

Fallis .................................. Richardson
The Motion for the Address to His Honour, having been then again submitted, was carried upon the following division:—

YEAS.

Messieurs:

Armstrong Black Brewster Brower Cameron Carscallen Chambers Cook Dargavel Devitt Donovan Duff Ebbs Eilber Ferguson (Simcoe)  

Ferguson (Grenville) Ferguson (Kent)  


Pyne Rankin Reaume Ross Scholfield Sulman Thompson (Simcoe) Thompson (Peterboro)  

Torrance Vrooman Westbrook Whitesides—61

NAYS.

Messieurs:

Anderson (Bruce)  

Elliott Ferguson (Kent)  

McQueen Mageau Marshall Mayberry Proudfoot  

Racine Rowell Sinclair Studholme—17

PAIRS.

Fallis ........................................ Richardson

And it was

Resolved, That an humble Address be presented to His Honour the Lieutenant-Governor of Ontario, as follows:—

To His Honour Sir John Morison Gibson, Knight Commander of Our Most Distinguished Order of St. Michael and St. George, Etc., Etc., Etc., Lieutenant-Governor of the Province of Ontario.

We, His Majesty's most dutiful and loyal subjects, the Legislative Assem-
bly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

The Address, having been read the second time, was agreed to.

Ordered, That the Address be engrossed and presented to His Honour the Lieutenant-Governor by those Members of this House who are Members of the Executive Council.

On motion of Mr. Lucas, seconded by Mr. Hearst,

Resolved, That this House will To-morrow, resolve itself into the Committee of Supply.

Resolved, That this House will To-morrow, resolve itself into the Committee of Ways and Means.

The House then adjourned at 6.35 p.m.

Friday, February 27th, 1914.

Prayers.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Dunlop, the Petition of the Marmora Railway and Mining Company.

By Mr. Thompson (Simcoe), the Petition of the Town Council of Collingwood.

By Mr. Brower, the Petition of the Town Council of Aylmer.

By Mr. Godfrey, the Petition of the Village Council of Weston.
Mr. Lennox from the Standing Committee on Standing Orders, presented their First Report, which was read as follows and adopted:

Your Committee have carefully examined the following Petitions and find the notices as published in each case sufficient.

Of Charles Farr and others of Haileybury praying that an Act may pass to incorporate the Haileybury Turf Association.

Of Samuel William Randall of Winnipeg praying that an Act may pass authorizing the change of name from William Samuel Nelson Harold to Samuel William Randall.

Of the Town Council of Brampton praying that an Act may pass to ratify and confirm By-laws Numbers 511 and 512.

Of the Beechwood Cemetery Company praying that an Act may pass to amend their Act of incorporation.

Of the Ottawa Ladies' College praying that an Act may pass to amend their Act of incorporation by increasing their borrowing powers.

Of the Sons of Scotland Benevolent Association praying that an Act may pass enabling the granting of annuities to members of the association.

Of the Toronto Western Hospital praying that an Act may pass to amend certain Acts relating thereto.

Of Peterboro Radial Railway Company praying that an Act may pass to amend 2 Edw. VII, c. 91, incorporating the Company.

Of James George Guise-Bagley praying that an Act may pass authorizing the Law Society of Upper Canada to admit him as a Student in his final year.

Of the Town Council of Dunnville praying that an Act may pass authorizing the borrowing and issue of debentures for $9,500 to provide for a deficiency in the amount of the loan authorized by By-law No. 6 of 1912 in connection with the sewer system.

Of the Electric Steel and Metals Company, Limited, praying that an Act may pass to ratify and confirm By-law 632 of the Town of Welland.

Of the City Council of Ottawa praying that an Act may pass to ratify and confirm a By-law authorizing an issue of debentures re water works.
Of A. M. Wilson and others of the Township of Romney praying that an Act may pass to incorporate the Village of Wheatley.

Of the Town Council of Lindsay praying that an Act may pass to ratify and confirm certain By-laws.

Of the City Council of Fort William praying that an Act may pass to ratify and confirm By-law Number 1192 and certain Debentures issued thereunder; also certain other By-laws.

Your Committee recommend that Rule Number 51 of your Honourable House be suspended in this, that the time for presenting Petitions for Private Bills be extended until and inclusive of Monday, the 16th day of March next, and that the time for introducing Private Bills be extended until and inclusive of Monday, the 23rd day of March next.

Ordered, That the time for presenting Petitions for Private Bills be extended until and inclusive of Monday, the sixteenth day of March next.

Ordered, That the time for introducing Private Bills be extended until and inclusive of Monday, the twenty-third day of March next.

The following Bills were severally introduced and read the first time:—

Bill (No. 1), intituled "An Act to incorporate the Haileybury Turf Association." Mr. Shillington.

Referred to the Committee on Private Bills.

Bill (No. 2), intituled "An Act to authorize William Samuel Nelson Harold to assume and use the name of Samuel William Randall." Mr. McPherson.

Referred to the Committee on Private Bills.

Bill (No 3), intituled "An Act to validate By-laws Numbers 511 and 512 of the Town of Brampton." Mr. Fallis.

Referred to the Committee on Private Bills.

Bill (No. 4), intituled "An Act respecting the Beechwood Cemetery Company of Ottawa." Mr. Ellis.

Referred to the Committee on Private Bills.

3-JOR.
Bill (No. 5), intituled "An Act respecting the Ottawa Ladies' College." Mr. Ellis.

Referred to the Committee on Private Bills.

Bill (No. 6), intituled "An Act respecting the Sons of Scotland Benevolent Association." Mr. McPherson.

Referred to the Committee on Private Bills.

Bill (No. 7), intituled "An Act respecting the Toronto Western Hospital." Mr. Owens.

Referred to the Committee on Private Bills.

Bill (No. 10), intituled "An Act to authorize the Law Society of Upper Canada to admit James George Guise-Bagley as a Student in his final year." Mr. Machin.

Referred to the Committee on Private Bills.

Bill (No. 11), intituled "An Act respecting the Peterborough Radial Railway Company." Mr. Peck.

Referred to the Committee on Railways.

Bill (No. 13), intituled "An Act respecting the City of Fort William." Mr. Jarvis.

Referred to the Railway and Municipal Board with reference to section 1, ss. 9.

Bill (No. 17), intituled "An Act respecting the Town of Lindsay." Mr. Vrooman.

Referred to the Railway and Municipal Board with reference to Part II.

Bill (No. 18), intituled "An Act respecting the Town of Dunnville." Mr. Marshall.

Referred to the Railway and Municipal Board.
George V.  
27th February.  

Bill (No. 22), intituled "An Act to confirm By-law No. 632 of the Town of Welland." Mr. Fraser.

Referred to the Committee on Private Bills.

Bill (No. 76), intituled "An Act to amend the Municipal Act." Mr. McFarlan.

Ordered, That the Bill be read the second time on Monday next.

Mr. Foy delivered to Mr. Speaker a Message from the Lieutenant Governor, signed by himself; and the said Message was read by Mr. Speaker, and is as follows:—

J. M. GIBSON.

The Lieutenant-Governor transmits Supplementary Estimates of certain sums required for the service of the Province for the year 1913-14, and recommends them to the Legislative Assembly.

Government House,

Toronto, February 27th, 1914.

(Sessional Papers, No. 2.)

Ordered, That the Message of the Lieutenant-Governor, together with the Estimates accompanying same, be referred to the Committee of Supply.

Mr. Marshall asked the following Question:—

1. How much has been expended by the Government to date in respect of the new Government House, particularizing the expenditure for the site, for laying out the grounds and for the buildings respectively.  
2. What is the total estimated cost of completing Government House, particularizing the estimated expenditure for site, for laying out the grounds and for the buildings respectively.  
3. What is the total estimated cost of furnishing Government House.  
4. Did the Honourable the Minister of Public Works visit Europe to gather ideas as to the manner of furnishing Government House.  
5. If so, what are his recommendations as the result of that visit as to manner of furnishing and its style and design.  
6. What was the total expense of that
trip. 7. When will the new Government House be entirely completed and ready for occupation.

To which the Minister of Public Works replied in the words and figures following:

1. Cost of site and legal expenses, $147,054.00; laying out the grounds, $109,178.34; buildings, $352,783.31. 2. Laying out the grounds, $30,000.00; buildings, $236,000.00. 3. No estimate yet made. 4. Yes, and also decorations. 5. Under consideration. 6. $1,000.00. 7. About the end of the present year or early in the year 1915.

Mr. Munro asked the following Question:

1. What is the total capital cost of the Temiskaming and Northern Ontario Railway Company and its branches to date. 2. What is the total cost of the Elk Lake Branch. 3. What is the indebtedness of the Province so far incurred with respect to the cost of construction of this Railway Company and its branches.

And the Minister of Public Works replied in the words and figures following:

1. $19,441,687.17, exclusive of the Nipissing Central Railway. 2. $685,617.01. 3. $19,372,639.71, exclusive of Nipissing Central Railway.

Mr. Ferguson (Kent) asked the following Question:

1. When was William Smuck appointed License Inspector for the electoral district of East Elgin. 2. Was Mr. Smuck, prior to the date of his appointment, a holder of a license for the sale of intoxicating liquors in the Township of Bayham in the electoral district of East Elgin. If so, for how long a period was the said William Smuck a holder of such a license. When did he cease to be a holder of such a license. 3. Did the said William Smuck apply for a license for the year 1913-14. 4. Was William Smuck recommended for the position of License Inspector. If so, recommended by whom. 5. Did the Government receive any protests against the appointment of the said William Smuck as License Inspector. 6. Who are the present License Commissioners for the electoral district of East Elgin. 7. What are their occupations, and when were they respectively first appointed as License Commissioners. 8. Did the Provincial Secretary receive any communications or protests from the Aylmer Ministerial
Association with reference to the administration of the liquor license laws in East Elgin during the years 1910, 1911, 1912 and 1913. 9. If so, what are the dates of such communications. 10. Who was the License Inspector for East Elgin prior to Mr. Smuck’s appointment, and for how long had he been incapacitated through illness from attending to his duties.

To which the Provincial Secretary replied as follows:—


Mr. Ferguson (Kent) asked the following Question:—

1. Has the Canadian Northern Ontario Railway Company applied to the Minister of Lands, Forests and Mines to designate the lands or any part of the lands to be granted to the said railway as provided in section 3, 9 Edw. VII, chap. 71. 2. Has the Minister of Lands, Forests and Mines designated such lands or any part of the same. 3. If such lands or any part of the same have been so designated, what is the total acreage so designated, and of what townships or part of townships does the same consist. 4. Have the said lands or any part of the same been surveyed.

And the Minister of Lands, Forests and Mines replied in the words following:—

1. No. 2. No. 3. Answered by No. 2. 4. No.

Mr. Racine asked the following Question:—

1. Has the Government been advised of any action taken by the Dominion Government on the resolution of the Interprovincial Conference with reference to:—(a) Increasing the salary of the Lieutenant-Governor; (b) Changing the name of the Lieutenant-Governor from Lieutenant-Governor to Governor; (c) Increasing the subsidies of the Province payable by the Dominion Government. 2. If so, what action has been taken.

To which the Attorney-General replied in the negative.
Mr. Mayberry asked the following Question:—

1. Is it the intention of the Government to provide additional accommodation for the Winter Fair at Guelph. 2. If so, what provision does the Government intend to make.

And the Minister of Agriculture replied that:—

1. The matter is receiving the consideration of the Government. 2. Answered by No. 1.

On motion of Mr. Atkinson, seconded by Mr. McCormick,

Ordered, That there be laid before this House a Return showing:—1. What buildings have been erected by the Province at the Prison Farm at Guelph. 2. What has been the total cost to the Province of each building. 3. Were any of these buildings built by prison labour in whole or in part. 4. If so, what buildings, and what class of prison labour was employed. 5. And if the statement of cost makes any allowance for the prison labour employed, if any.

On Motion of Mr. Bowman, seconded by Mr. Elliott.

Ordered, That there be laid before this House a Return showing:—1. The names of the tenderers for the supply of coal for Government Institutions, in Toronto, during the years 1910, 1911, 1912 and 1913, respectively. 2. The amount of each tender for each of such years. 3. The names of the contractor or contractors for each of such years. 4. The amount of coal supplied under each contract during each year. 5. The price at which the coal was purchased.

On Motion of Mr. Mageau, seconded by Mr. Racine,

Ordered, That there be laid before this House a Return showing:—1. What timber limits, or areas, have been sold by the Government since the first day of January, 1913, and the total area of each. 2. The price at which each such limit, or area, was sold. 3. The names of the respective purchasers and if any were sold at public auction. 4. And if any were so sold at auction, which limit or area was so sold, and the dates on which the several sales took place,
Mr. Hanna presented to the House, by Command of His Honour the Lieutenant-Governor:—

Report of the Game and Fisheries Department for the year 1913. (Sessional Papers No. 14.)

Also—Report on the operation of the Liquor License Acts, Ontario, for the year 1913. (Sessional Papers No. 28.)

Also—Bulletin of the Ontario Hospitals for the Insane. (Sessional Papers No. 56.)

Also—Regulations respecting Rondeau Provincial Park, 1913. (Sessional Papers No. 57.)

Also—Return to an Order of the House of the 27th March, 1913, for a Return showing:—1. Copies of all correspondence between the Minister of Public Works or any other member of the Government or any official thereof, and any person or persons relating to the floods on the Grand River or any other river in the Province during the years 1908, 1909, 1910, 1911, 1912. 2. Copies of all petitions received during the said years by the Government or any Minister of the Government from any person or persons relating to the floods on the Grand River or any other river in the Province, or requesting the Government to take action towards the prevention of floods. 3. Copies of all reports made by any engineer or engineers employed on behalf of the Government or on behalf of the Hydro-Electric Power Commission, for the purpose of investigating the floods on the Grand River or any other river in the Province, or the means of preventing or mitigating such floods or of conserving and regulating the flow of such rivers or investigating the electrical power potentialities of such rivers. (Sessional Papers No. 58.)

Also—Return to an Order of the House of the 22nd April, 1913, for a Return showing:—Copies of all correspondence between the Attorney-General or any other member of the Government or any official of the Government and any other person or persons relating to: 1. The prosecution of one Goodman, formerly Chief of Police at New Liskeard on November 12th last, for an offence against the Game Laws. 2. The conduct of one McKelvie, an overseer of the Game and Fisheries Department at New Liskeard, Ont., or the dismissal of the said McKelvie from his position. 3. The prosecution of one Eli Tibbs in November, 1912, for illegal possession of furs. 4. The prosecution of any party or parties for illegal possession of furs seized by the said McKelvie from one Angus Wabi. (Sessional Papers No. 59.)

The House then adjourned at 3.40 p.m.
Monday, March 2nd, 1914.

**Prayers.**

3 O'Clock P.M.

The following Petitions were severally brought up and laid upon the Table:

By Mr. Godfrey, the Petition of the Village Council of Weston.

By Mr. McFarlan, the Petition of the City Council of London.

By Mr. Grigg, the Petition of the City Council of Sault Ste. Marie.

By Mr. Sulman, the Petition of the Town Council of Wallaceburg.

By Mr. Eilber, the Petition of the Town Council of Sarnia.

By Mr. Crawford, two Petitions of the City Council of Toronto.

The following Petitions were read and received:

Of the Town Council of Aylmer, praying that an Act may pass authorizing issue of debentures re floating indebtedness.

Of the City Council of Brantford, praying that an Act may pass to raise by way of debentures the sum of $2,500 for bridge construction and to ratify certain By-laws.

Of the Town Council of Collingwood, praying that an Act may pass to legalize a certain agreement between the Corporation and the Imperial Steel and Wire Company re assessment and guarantee of bonds.

Of the Town Council of Cornwall, praying that an Act may pass to ratify and confirm a certain By-law and Agreement re McGill Chair Company, Limited.

Of the Marmora Railway and Mining Company, praying that an Act may pass to amend their Act of incorporation, empowering the amalgamation with other Companies.

Of the City Council of Toronto, praying that an Act may pass to empower the Council to pass certain By-laws, to engage in the dead meat trade and for other purposes.
The following Bills were severally introduced and read the first time:—

Bill (No. 20), intituled "An Act to incorporate the Village of Wheatley." Mr. Sulman.

Referred to the Committee on Private Bills.

Bill (No. 77), intituled "An Act to amend the Assessment Act." Mr. McCormick.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 78), intituled "An Act to amend the Assessment Act." Mr. Anderson (Bruce.)

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 79), intituled "An Act to amend the Temiskaming and Northern Ontario Railway Act." Mr. Sinclair.

Ordered, That the Bill be read the second time To-morrow.

On Motion of Mr. Lucas, seconded by Mr. Hearst,

Resolved, That the name of Mr. Ebbs be added to the Standing Committees on Public Accounts, Municipal Law, Agriculture and Colonization, and Fish and Game.

Mr. McDonald asked the following Question:—

1. When was Mr. W. K. Snider appointed a Provincial License Inspector.
2. Was he a Provincial organizer for the Conservative party before his appointment.
3. If so, for how long. 4. What are his duties as a Provincial License Inspector. 5. Did he take an old office or was a new office constituted when he was appointed. 6. Is it part of his duty to inspect hotels. 7. Was Mr. Snider in Welland County on any day during the month prior to January 29th, 1914. 8. If so, what points in Welland County did he visit and on what dates. 9. Was Mr. Snider in Peel County any day during the month prior to January 29th, 1914. 10. If so, what point in Peel County did he visit and on what date. 11. Was Mr. Snider in Huron County on any day during the month prior to January 29th, 1914. 12. If so, what points in
Huron County did he visit and on what date. 13. If he visited any points in any of the Counties above named how long did he remain at each point.

To which the Provincial Secretary replied as follows:—

1. 31st December, 1908. 2. Yes. 3. About two years. 4. As defined in the Liquor License Act, sec. 127, sub-sec. 2, clause (f), as follows:—"

(f) To visit and inspect any tavern for which a license has been issued under this Act and the accommodations provided therein and the utensils, bedding and other furniture therein and to see that the laws of the Province providing for the protection, safety and health of guests and other inmates are complied with and to give directions in writing to the license holder as to providing other or additional accommodations, furniture and appliances or as to any other matter he may deem necessary for the safety, comfort and convenience of guests. 9 Edw. VII, c. 82, s. 30." 5. A new office to meet a demand of the commercial travellers association. 6. Yes. 7. Yes. 8. Ridgeway, Stevensville and the town of Welland, 26th and 27th January, 1914. 9. Yes. 10. Brampton, 23rd January, 1914. 11. Yes. 12. Wingham, Clinton and Goderich, 23rd, 24th and 25th January. 13. Answered by above.

Mr. Mayberry asked the following Question:—

1. What is the total expenditure to date in connection with the Workmen's Compensation Commission, giving the amounts paid for salaries of members and officers of the Commission and for the travelling expenses, if any, of such members and officers.

To which the Attorney-General replied in the words and figures following:—

Total expenditure to date exclusive of printing:—

1911—

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1913—

Book. ......................... $3 00
Angus & Stonehouse, reporting committee. 1,711 30
F. H. Kennin, services at $30 per week. 1,565 00
Advertising. ..................... 183 70

$3,463 00

$8,702 17

Mr. Atkinson asked the following Question:—

1. Has the Lake Huron and Northern Ontario Railway begun construction yet. If so, when did it begin, and what progress has been made. 2. Has the said railway company placed any settlers upon lands tributary to the railway pursuant to sub-section (b) of section 8 of 3 and 4 Geo. V, chap. 134. 3. Has the Honourable Minister of Lands, Forests and Mines designated the plants to manufacture wood and timber that the said railway company must erect pursuant to sub-section (c) of section 8 of 3 and 4 Geo. V, chap. 134. 4. If the Honourable Minister of Lands, Forests and Mines has designated such plants, has the railway company taken any steps to carry out the provisions of the said sub-section. If so, what amount has been so expended by the railway company. 5. What steps are being taken by the said railway company to carry out the provisions of sub-sections (e) and (f) of section 8 of 3 and 4 Geo. V, chap. 134.

And the Minister of Lands, Forests and Mines replied in the words following:—

1. The Government has been informed that construction has been commenced, but no official report has been received as to when construction began or as to progress that has been made. 2. No lands have been sold to the railway company under the provisions of the Act referred to. 3. No. 4. Answered by No. 3. 5. Answered by No. 2.

On Motion of Mr. Bowman, seconded by Mr. Anderson (Bruce).

Ordered, That there be laid before this House, a Return showing:— 1. What amount was received by the Government from Messrs. Taylor, Scott & Co. for the work done by prisoners from Central Prison under its contract with Messrs. Taylor, Scott & Co., dated 1st September, 1905, for each year during which the contract was in force. 2. How long was the contract in force. 3. What amounts were paid by the Government for debt, damages or
costs respectively in connection with or arising out of the said contract. 4. To whom were such amounts paid. 5. Was the agreement between Taylor, Scott & Co. and the Government changed after the agreement had been submitted to the House and approved by it. 6. If it was changed, were such changes embodied in an agreement in writing between the parties. 7. If it was changed, was such change or modified agreement submitted to the House for approval.

On Motion of Mr. Elliott, seconded by Mr. Bowman,

*Ordered*, That in view of the fact that the Public Accounts Committee of last Session was not able to complete its investigations of the Public Accounts for the year 1912, that the accounts for the said year be referred to the Committee of Public Accounts.

On Motion of Mr. Sinclair, seconded by Mr. Anderson (Bruce),

*Ordered*, That there be laid before this House, a Return showing:—1. What securities have been sold by the Province since October 31st, 1912. 2. What was the date of the sales. 3. What are the names of the purchasers. 4. What are the prices at which such securities were sold.

The House then adjourned at 3.30 p.m.

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Tuesday, March 3rd, 1914.

Prayers.

3 O’Clock P.M.

The following Petition was brought up and laid upon the Table:—

By Mr. Fraser, the Petition of the Township Council of Crowland.

The following Bill was introduced and read the first time:—

Bill (No. 80), intituled “An Act to amend the Motor Vehicles Act.” Mr. Anderson (Bruce.)

*Ordered*, That the Bill be read the second time To-morrow.
Mr. Lucas presented to the House, by command of His Honour the Lieutenant-Governor:—

The Public Accounts of the Province of Ontario for the year ended 31st October, 1913. (Sessional Papers, No. 1.)

On Motion of Mr. Lucas, seconded by Mr. Hearst,

Ordered, That the Public Accounts for the year 1913 be referred to the Standing Committee on Public Accounts.

The Order of the Day for the House to resolve itself into the Committee of Supply, having been read,

Mr. Lucas moved,

That Mr. Speaker do now leave the Chair, and that the House do resolve itself into the Committee of Supply.

And a Debate having ensued, it was, upon Motion of Mr. Musgrove,

Ordered, That the Debate be adjourned until To-morrow.

Mr. Elliott asked the following Question:—

1. What municipalities, if any, have made application to the Hydro-Electric Power Commission of Ontario, under the provisions of 3 and 4 Edw. VII, chap. 38, for the construction of electrical railways. 2. Has the Hydro-Electric Power Commission reported on the application of any municipality pursuant to the Act. 3. Has an agreement been made with any municipality for a railway pursuant to the Act. If so, with what municipality or municipalities.

To which Mr. Beck replied as follows:—

1. Applications received:—Cities—Guelph, London, Woodstock; Towns—Uxbridge, Whitby, Newmarket, Goderich, Collingwood, Meaford, Owen Sound, Mount Forest, Chesley, Sarnia, Petrolia, St. Mary’s, Penetanguishene, Hespeler; Villages—Markham, Port Perry, Stouffville, Chatsworth, Markdale, Flesherton, Dundalk, Arthur, Aroca, Courtwright, Theford, Wyoming, Lucan, Watford, Waterdown; Police Villages—Florence, Innerkip; Townships—Whit-

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Reports of the Live Stock Associations of the Province for the year 1913. (Sessional Papers No. 39.)

Also—A Return to an Order of the House of the 15th April, 1913, for a Return showing:—1. In detail the persons to whom the sum of $19,946.18, appearing on page 323 of the Public Accounts, 1912, was advanced by N. B. Colcock, and the purposes for which the same was advanced. 2. In detail the persons to whom the sum of $11,060.85, appearing on page 372 of the Public Accounts was paid by N. B. Colcock, and the purposes for which the same was paid. (Sessional Papers No. 60.)

The House then adjourned at 6 p.m.

Wednesday, March 4th, 1914.

Prayers.

The following Petitions were read and received:—

Of the City Council of London, praying that an Act may pass to ratify and confirm certain By-laws to authorize the issue of debentures and for other purposes.

Of the Town Council of Sarnia, praying that an Act may pass to erect the Town into a City.

Of the City Council of Sault Ste. Marie, praying that an Act may pass to ratify and confirm certain By-laws: division of City into Wards and for other purposes.

Of the Town Council of Wallaceburg, praying that an Act may pass to ratify and confirm a certain By-law re construction of Water Works.
Of the Village Council of Weston, praying that an Act may pass to ratify and confirm certain By-laws.

Of the City Council of Toronto, praying for certain amendments to the Municipal Act in the direction of granting the Municipal Franchise to Married Women.

The following Bill was introduced and read the first time:—

Bill (No. 81), intituled "An Act to amend the Mining Act of Ontario." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Previous to the Calling of the Orders of the Day,

Mr. Evanturel, the Member for Prescott, arose in his place and claimed, as a matter of Privilege, the right to address the House upon a matter personal to himself, and this being conceded he thereupon made the following statement, to which he appended his signature:—

"Mr. Speaker,

"Here is my statement to the House and to the whole Province of Ontario in regard to the charges brought against me before this Legislature, on the 25th day of February last, by the Honorable Member for Grenville, Mr. Howard Ferguson, when he produced a letter, dated at Alfred, on the 4th day of September, 1913, and signed by myself and addressed to one of the Directors or Officers of The Allied and Licensed Trade Association of Ontario.

"On that very same afternoon, I drew the attention of the House, with the intention to lay before the House some abuses which have been committed in my county and particularly in the town of Hawkesbury by the granting of a shop license under the bad administration of the License Board, and I have then attacked the Government for the bad administration of the license system which is in bad operation in my county. My intention then was not to support the amendment in discussion before the House, but merely to mention the abuses committed in Prescott County. The misconception of the word 'alliance' on my part was unfortunately used then against the Government, this being due to my lack of knowledge of the English language. When the Honorable Member for Grenville took the floor after me, it was his right to reply to me, having mentioned that there was an alliance between the liquor interests and the
Conservative Party, and in his preliminary remarks he asked me if I have had any relation, or words to that effect, with the liquor men, that is with the Allied and Licensed Trade Association. I admit that I did not understand what he meant at the time, nor did I remember then, that I had communicated with the Allied and Licensed Trade Association, and I am sorry that I denied this fact, and for this I wish to apologize to the Honorable Member for Grenville personally. I admit also that the letter was written and signed by me and I further state that this unfortunate letter was written with the object of getting a position as organizer, and to request financial support for the cause I had been fighting for many years, viz.: for the hotel keepers of this Province, and particularly for those of my county. I had learned that the hotel keepers of this Province had organized themselves in an Association, and that they had considerable capital to fight their case before the country. I made an application to the Secretary of the Association, Mr. Allen, 26 Toronto Street, without knowing then what kind of a position they could give me. I had in my mind, at the time, that if they could not offer me a position with their Association, they could probably assist me financially in the cause I was interested in. In my application, I explained to them fully that I had taken an open stand in favor of the liquor interest long before entering into politics. Mr. Allen, the Secretary of the Association, in reply to my application stated that he would place my application before the Board at the first meeting, but said that he thought my application had come too late, and that a man had already been appointed for the position that I was seeking. In the letter produced before the House and which was addressed to one of the members of the Board asking his support to my application I fully explained then very candidly, as the letter was not private, that long before being in public life. I had worked in favor of the hotel keepers in Prescott County against Prohibition, and in 1902, I stood openly on the public platform on their behalf. When I was nominated in my Party as the Liberal candidate on the 6th day of November, 1914, I opened my campaign immediately and I have a good recollection of having answered in a mass meeting to a question put to me by an elector in the audience asking me if I would vote in the House, if elected, in favor of a resolution to banish the bars brought by my leader or my Party, that I had always been against the abolition of the bars and that I was in favor of a License System honestly administered under an independent commission. I said also that I had years before fought for the hotel keepers, and that I would always remain a true friend to them, and that I was still in favor of the License System. When I first came to the Legislature, and the Liberal Leader of his Royal Opposition in this House submitted to his supporters his resolution to wipe out the bars, I opposed his policy. When the first vote was taken upon the resolution to abolish the bars, I wrote a letter to the Whip of the Liberal Party, our worthy friend, Mr. Bowman, stating that I could not support the resolution submitted by the Liberal Leader to the House, for my Constituents were opposed to it, both Grits and Tories, and it was clearly stated in my letter to the Whip of my Party that I was not in sympathy with that policy to banish the bars, and I
had no mandate from my constituency to support it, and my statement was borne out by the Liberal Whip, Mr. Bowman, himself. Unfortunately, Mr. Bowman got my letter too late and he had paired me in the vote with the Honorable Member for Manitoulin. The very next morning, when I saw that I had been paired, I wrote a second letter to Mr. Bowman to protest strongly against his action, and I have informed him again that I could not and would not support the said resolution.

“Since I have been a Member of this House I have had the good habit to visit my constituents every year during the recess of Parliament and to report to them all the work of the previous Session of the Legislature. I declared during that visit to my electors on the public platform that I had refused to support my leader and my Party, and that I was not the only one, on the resolution to banish the bars, that I had always been the true friend to the License System well and independently administered in this Province, and that under no consideration would I accept that policy of my Party to banish the bars, for I knew that ninety per cent. of my county was against the abolition of the bars.

“Now, as you see, Mr. Speaker, my position was publicly known in Prescott that I was opposed to the resolution of my Party to banish the bars. Some of the newspapers of the City of Toronto and in the country have stated that I was a traitor and that I was stabbing my Leader and my Party in the back, and to that statement I oppose a strong denial, as my position in this matter was well known long before I entered into politics, and it was also known to my Leader that I was opposed to the abolition of the bars, and this fact was also borne out by the Leader of the Opposition.

“I wish to state again today to the people of this Province that the Member for Prescott is against the abolition of the bars, and my constituents, both Grits and Tories, are also against the abolition of the bars.

“Now, Mr. Speaker, coming to the serious point of the letter read in this House by the Honorable Member for Grenville in which I asked for salary and financial support from the Association, I have to say frankly that in most honest intention I wrote the letter and similar ones, as an individual, not thinking of my responsibility to the House, and not intending to affect the dignity of the House. Anyone reading the letter must have realized that I had no criminal intentions whatever, as the letter was not a private one, and can only be attributed to thoughtlessness and foolishness on my part, in view of the construction which it was possible to place upon its wording.

“If I had any criminal intention to do anything wrong at the time I wrote these letters, and if I had any intention to sell my influence in the House, or if I intended in any way to affect the dignity of the House, surely the members of this House and the people of this Province will admit that I could deal in a
more confidential and secret way. I loudly and openly asked for a position and financial support. I have never approached any of these gentlemen of the Association personally, never knew them. All that I did was to write the letter produced, and some others similar, and nothing more. Nothing came out of it, I realize now. Mr. Speaker, and I have to admit it, that my action was against the dignity of the House, and might have brought dishonor to my county. If, Mr. Speaker, the sincerity, honesty and frankness, which have inspired this statement, have some weight in this House and the Province, I trust that my apology to the House as a legislator, to the Province as a citizen, and to my Constituency as their representative, will be accepted. I regret an action committed unintentionally, and I desire to appear before this House as any straight and honest man should do in similar circumstances.

"GUSTAVE EVANTUREL,

"M.P.P. for Prescott."

The letter read to the House by the Member for Grenville during the Debate on the Amendment proposed by the Opposition in the matter of curtailing the treating habit and the abolition of the Bar, on Wednesday, the 25th day of February last, and alluded to in the statement of the Member for Prescott, as above, is as follows:—

"ONTARIO LEGISLATIVE ASSEMBLY,

"Alfred, Ont., 4th September, 1913.

"Dear Sir,—

"I have written a long letter to the Secretary of the Hotelkeepers' Association for Ontario, Mr. Allen, 28 Wellington Street, Toronto, asking him to submit my letter to the Directors of the Association at their first meeting. In that letter I pledged myself as a true friend of this Association and prepared to fight in the House and vote against my Leader on that question of abolishing the bars, etc. I have been in the past one of the speakers who has stood on the public platform in the County of Prescott against the Scott Act when it was tried some years ago in the Province. During this last summer I have visited all my county and I have openly declared that I would not support my Leader, Mr. Rowell, on his policy to abolish the bars and I have in my two previous sessions voted against him in that respect. I am, and I have always been, a true friend to the liquor interests, and I have been backed up by my constituents in doing so. I am a poor man, living only upon my small Sessional allowance, and do expect that the Association will see its way clear to help me along, and in my letter to the Board I ask at least $10,000, payable $3,000 now, and the balance per instalments in order to support me. I am prepared for
that salary to be the defender of the Association and introduce before the Legislature any amendments to the Government measures to restrict the liquor traffic, etc. I am the only M.P.P. in the Ontario House who will pledge himself openly against that policy of Rowell and the restrictions to the trade brought from time to time by the Government. I believe that it would be useful to your Association to have an M.P.P. who would be there in the House to accept and present to the House all the suggestions coming from your important body. Will you kindly support my application which is before the Board at your next meeting? I will sign any agreement your Board will require to be sure that I am the man who will fight for your cause in the House. The newspapers of Toronto have published already my interviews with the reporters at the time I have refused to support my Leader on that ground of prohibition, etc. I am the only M.P.P. who has taken that open step in the House and before the Province. I would like to have the matter settled up as soon as possible as I have to be financially supported at the present time. You may have known my late father, Hon. A. Evanturel, ex-Speaker of the Legislature, and ex-M.P.P. for the County of Prescott before me, and during his long and prosperous public life he has fought the battle for the hotelkeepers whenever he had the opportunity to defend your rights, etc. Confident in your strong support before the next meeting, I am,

"Very truly yours,

"(Sgd.) Gustave Evanturel,

"M.P.P. for Prescott County."

The Order of the Day for resuming the Adjourned Debate on the Motion That Mr. Speaker do now leave the Chair, and that the House resolve itself into the Committee of Supply, having been read,

The Debate was resumed.

And, after some time,

It was, on the Motion of Mr. McGarry,

Ordered, That the Debate be further adjourned until To-morrow.

The House then adjourned at 5.50 p.m.
Thursday, March 5th, 1914.

Prayers. 3 O'Clock P.M.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Torrance, the Petition of the City Council of Stratford.

By Mr. Peck, the Petition of the City Council of Peterborough.

By Mr. Proudfoot, the Petition of Clifford T. McAllister and others of Toronto.

The following Petition was read and received:—

Of the Township Council of Crowland, praying that an Act may pass to ratify and confirm a certain By-law fixing assessment on lots.

The following Bill was introduced and read the first time:—

Bill (No. 82), intituled "An Act to amend the Liquor License Act." Mr. McDonald.

Ordered, That the Bill be read the second time To-morrow.

The Order of the Day for resuming the Adjourned Debate on the Motion That Mr. Speaker do now leave the Chair, and that the House resolve itself into the Committee of Supply, having been read,

The Debate was resumed,

And, after some time,

It was, on the Motion of Mr. Munro,

Ordered, That the Debate be further adjourned until To-morrow.

The House then adjourned at 5.55 p.m.
Friday, March 6th, 1914.

PRAYERS.

The following Petitions were severally brought up and laid upon the Table:

By Mr. Jessop, the Petition of the City Council of St. Catharines.

By Mr. Eilber, the Petition of the Roman Catholic Episcopcal Corporation of the Diocese of London.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Second Report, which was read as follows and adopted.

Your Committee have carefully examined the following Petitions and find the Notices, as published in each case, sufficient:

Of St. Andrew's Presbyterian Church, Peterborough, praying that an Act may pass authorizing the sale, or other disposition, of certain lands.

Of the Town Council of Waterloo, praying that an Act may pass to ratify and confirm By-law No. 490, respecting the Quality-Mattress Company.

Of the Guelph Radial Railway Company, praying that an Act may pass to amend their Act of Incorporation and for power to construct branch lines.

Of The Forest Hill Electric Railway Company, praying that an Act may pass to increase their bonding powers and to extend time for construction of their road.

Of The Dunnville, Wellandport and Beamsville Electric Railway Company, praying that an Act may pass to extend the time for completion and operation of the road.

Of the Rev. G. Jean and others, of Sudbury, praying that an Act may pass to incorporate the Sacred Heart College of Sudbury.

Of the Corporation of the College of St. Marie, Montreal, praying that an Act may pass to amend 16 Vic., cap. 57, by authorizing the Corporation to acquire and dispose of property.

Of the City Council of Hamilton, praying that an Act may pass authorizing the Corporation to issue certain further debentures.
Of the Town Council of Orangeville, praying that an Act may pass to ratify and confirm By-law No. 1003 re issue of debentures.

Of the Town Council of Midland, praying that an Act may pass authorizing the Corporation to enter into an Agreement with The Canada Iron Company, Limited, and to confirm By-law No. 865.

Of the Town Council of Parry Sound, praying that an Act may pass to ratify and confirm By-law No. 415 re purchase of Parry Sound River Improvement Plant.

The following Bills were severally introduced and read the first time:—

Bill (No. 9), intituled "An Act to confirm By-law No. 1003 of the Town of Orangeville." Mr. McKeown.

Referred to the Committee on Private Bills.

Bill (No. 16), intituled "An Act respecting the Forest Hill Electric Railway Company." Mr. Godfrey.

Referred to the Committee on Railways.

Bill (No. 19), intituled "An Act respecting the City of Hamilton." Mr. Hendrie.

Referred to the Committee on Private Bills.

Bill (No. 27), intituled "An Act respecting the Town of Waterloo." Mr. Mills.

Referred to the Committee on Private Bills.

Bill (No. 28), intituled "An Act respecting the Guelph Radial Railway Company." Mr. Scholfield.

Referred to the Committee on Railways.

Bill (No. 29), intituled "An Act respecting the Town of Parry Sound." Mr. Galna.

Referred to the Committee on Private Bills.
Bill (No. 30), intituled "An Act to enable the Trustees of St. Andrew's Presbyterian Church, Peterborough, to sell certain lands." Mr. Peck.

Referred to the Commissioners of Estate Bills.

Bill (No. 33), intituled "An Act respecting the Dunnville, Wellandport and Beamsville Electric Railway Company." Mr. Jessop.

Referred to the Committee on Railways.

Bill (No. 38), intituled "An Act to incorporate Sacred Heart College of Sudbury." Mr. McCrea.

Referred to the Committee on Private Bills.

Bill (No. 83), intituled "An Act to amend the Assessment Act." Mr. Cameron.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 84), intituled "An Act to amend the Public Utilities Act." Mr. Brewster.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 85), intituled "An Act to amend the Assessment Act. Mr. Henry.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 86), intituled "An Act to prohibit Political Contributions by Corporations, Certain Associations and Government Contractors." Mr. Rowell.

Ordered, That the Bill be read the second time on Monday next.

On Motion of Mr. Rowell, seconded by Mr. Proudfoot.

Ordered, That there be laid before this House a Return showing:—1. Application for license of William Smuck of the Township of Bayham in the electoral district of East Elgin for the year 1913-14; the granting thereof; the withdrawal of such application; all correspondence between the Department
and any officer thereof and the said Smuck, or the License Inspector or other residents of East Elgin in reference thereto. 2. The application of the said Smuck to be appointed License Inspector for East Elgin, and all protests against his appointment. 3. All letters, reports or communications in reference to the health or work by the former License Inspector, Mr. W. R. Andrews. 4. The resignation of the former License Inspector or Notice of the Termination of his employment. 5. All protests or complaints during the years 1912, 1913 and 1914 from residents of Aylmer or other citizens of East Elgin in reference to the lack of enforcement of the License Law and the conduct of the hotels in Aylmer or of license officials of East Elgin.

The House then adjourned at 3.35 p.m.

Monday, March 9th, 1914.

Prayers. 3 O'Clock P.M.

On Motion of Mr. Foy, seconded by Mr. Rowell,

Resolved, That out of respect to the memory of the late The Honourable Sir George Ross, K.C.M.G., for some years Prime Minister of the Province of Ontario, this House do now adjourn.

The House then adjourned at 3.45 p.m.
Tuesday, March 10th, 1914.

Prayers. 3 O’clock P.M.

Mr. Speaker informed the House,

That the Clerk had received from the Railway and Municipal Board their Reports in the following cases:—

Bill (No. 17), Respecting the Town of Lindsay.

Bill (No. 18), Respecting the Town of Dunnville.

The Reports were then read by the Clerk, at the Table, as follows:—

To the Honourable the Legislative Assembly of the Province of Ontario:—

Upon the reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Part II. of Bill (No. 17), intituled “An Act respecting the Town of Lindsay,” the Board begs leave respectfully to report that in the judgment of the Board it is reasonable that Part II. of the said Bill should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

H. N. Kittson,
Commissioner.

Dated at Toronto this 9th day of March, 1914.

To the Honourable the Legislative Assembly of the Province of Ontario:—

Upon reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Bill (No. 18), intituled “An Act respecting the Town of Dunnville,” the Board begs leave respectfully to report
that in the judgment of the Board it is reasonable that the said Bill should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

H. N. Kittson,
Commissioner.

Dated at Toronto this 9th day of March, 1914.

Ordered, That Bill (No. 17), Respecting the Town of Lindsay and Bill (No. 18), Respecting the Town of Dunnville, be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Musgrove, the Petition of the Town Council of Goderich.

By Mr. Champagne, the Petition of the City Council of Ottawa.

By Mr. Sulman, the Petition of J. H. Coburn and others of the Township of Maidstone.

By Mr. McNaught, the Petition of the City Council of Toronto.

By Mr. Anderson (Essex), two Petitions of the County Council of Essex.

By Mr. Sinclair, two Petitions of the County Council of Ontario.

The following Petitions were read and received:—

Of Clifford T. McAllister and others of Toronto, praying that an Act may pass to incorporate the London, Grand Bend and Stratford Railway Company.
Of the City Council of Peterborough, praying that an Act may pass to amend Acts relating to City and to change the name of the Water Commission to that of the Peterborough Utilities Commission.

Of the City Council of Stratford, praying that an Act may pass authorizing the Corporation to issue Debentures and for other purposes.

Of the City Council of St. Catharines, praying that an Act may pass authorizing the issue of debentures re floating indebtedness.

Of the Roman Catholic Episcopal Corporation of the Diocese of London, praying that an Act may pass empowering the Corporation to become a party to Promissory Notes and Bills of Exchange.

Mr. Lucas, from the Standing Committee on Private Bills, presented their First Report, which was read as follows and adopted:

Your Committee report the following Bills without amendment:

Bill (No. 2), An Act to authorize William Samuel Nelson Harold to assume and use the name Samuel William Randall.

Bill (No. 4), An Act respecting The Beechwood Cemetery Company of Ottawa.

Bill (No. 5), An Act respecting the Ottawa Ladies’ College.

Bill (No. 22), An Act to confirm By-law Number 632 of the Town of Welland.

Your Committee report the following Bills with certain amendments:

Bill (No. 3), An Act to validate By-laws Numbers 511 and 512 of the Town of Brampton.

Bill (No. 6), An Act respecting the Sons of Scotland Benevolent Association.

Bill (No. 20), An Act to incorporate the Village of Wheatley.

Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 5), Respecting the Ottawa Ladies’ College on the ground that the Bill is one relating to a Religious Institution.
Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 5), Ottawa Ladies' College.

The following Bills were severally introduced and read the first time:—

Bill (No. 87), intitled "An Act respecting the Royal Ontario Museum." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 88), intitled "An Act respecting Radium." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Mr. Mayberry asked the following Question:—

1. How much, if any, of the $5,000,000 authorized to be raised by the Province by 2 Geo. V, chap. 2, has been raised. 2. Have any securities been sold for the same. If so, when. 3. What part of the sum, if raised, has been expended. 4. When was such expenditure, if any, made.

To which the Provincial Treasurer replied in the words following:—

1. 1912—See Statement No. 17, 1912 Public Accounts. 1913—See Statements Nos. 17 and 19, 1913 Public Accounts. 2. Above statements give details. 3. All sums raised paid into Consolidated Revenue Fund. 4. Answered by No. 3.

Mr. McCormick asked the following Question:—

1. What Model Schools, if any, were established by the Government during the year 1913. 2. Has the Government taken any steps to establish any Model Schools in 1914. 3. If so, where will they be established.

And the Minister of Education replied:—

1. The following Model Schools were established in 1913:—Chatham, Orillia, Guelph, Kingston, Cornwall, Renfrew, Madoc, Peterborough, North Bay, Clinton and Hanover. 2. No. 3. Answered by 2.
Mr. Bowman asked the following Question:—

1. What amounts did the Government have on hand on the 31st of October, 1913, unexpended, in respect of the sale or other disposition of Provincial securities under the several Statutes authorizing the sale of such securities or the borrowing of money by the Province.

And the Provincial Treasurer replied:—


Mr. Rowell asked the following Question:—

1. What is the estimated Statutory Expenditure for the fiscal year ending 31st October, 1914.

To which the Provincial Treasurer replied:—

There are no Estimates of Statutory Expenditure.

Mr. Ferguson (Kent), asked the following Question:—

1. Has the Government sold any pine timber at Emerald Lake, near Obabika Lake, in the Township of Afton on the Temagami Reserve. 2. If so, what was the date of the sale; the names of the purchasers; and the price paid.

And the Minister of Lands, Forests and Mines replied in the words following:—

1. No public sale of timber has been made in the locality referred to. 2. The Golden Rose Mining Company on Emerald Lake was given permission in March, 1912, to cut a small quantity of pine for mining and building purposes. Under this permission they cut, in the season of 1912-13, 35,144 feet B.M. of pine and 476 feet B.M. of maple and birch. They were charged and paid $7.50 per thousand feet B.M. for this timber.

The Order of the Day for resuming the Adjourned Debate on the Motion That Mr. Speaker do now leave the Chair and that the House resolve itself into the Committee of Supply having been read.

The Debate was resumed.

And, after some time.
Mr. Atkinson moved in Amendment, seconded by Mr. Richardson.

That all the words of the Motion after the first word “That” be struck out and the following substituted therefor:

"this House disapproves of and protests against (1) the presentation to this House by the Honourable the Provincial Treasurer of financial statements which do not fairly set forth the real character of the financial transactions of the Government; (2) the extravagant and wasteful expenditure of public money by the Government, as illustrated by the expenditure on new Government House, when important public services such as Education and Agriculture are in great need of further funds; (3) the vicious system of raising moneys on the credit of the Province for particular purposes authorized by the Legislature, and then applying these trust funds to other purposes—as illustrated by the use during the year 1913 of over $600,000 raised for Northern Ontario, for other purposes."

And a Debate having ensued, it was, on the Motion of Mr. Studholme,

Ordered, That the Debate be adjourned until To-morrow.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:

Copies of Orders in Council authorizing payments out of Surrogate Fees of the Counties of York and Simcoe in accordance with provisions of The Surrogate Courts Act, Cap. 62, R.S.O. 1914. (Sessional Papers No. 61.)

The House then adjourned at 11.05 p.m.
Wednesday, March 11th, 1914.

PRAYERS.

The following Petition was brought up and laid upon the Table:—

By Mr. Racine, the Petition of the Township Council of Russell.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Third Report, which was read as follows and adopted:—

Your Committee have carefully examined the following Petitions and find the Notices as published in each case sufficient:—

Of the Town Council of Arnprior, praying that an Act may pass to consolidate certain sums expended and to be expended, for the installation of Waterworks.

Of the Municipality of Shuniah, praying that an Act may pass to legalize and confirm all Tax Sales.

Of the City Council of Windsor, praying that an Act may pass to ratify and confirm By-law Number 1538 re purchase of lands.

Of the City Council of Windsor, praying that an Act may pass to amend the Act respecting the Waterworks of the City.

Of the City Council of Windsor, praying that an Act may pass to ratify and confirm a certain By-law and Agreement.

Of the Town Council of Leamington, praying that an Act may pass authorizing the Town to withdraw from the jurisdiction of the County of Essex and to become a separate Municipality.

Of the North Midland Railway Company, praying that an Act may pass to extend the time for the commencement and completion of the road and for other purposes.

Of the City Council of Sault Ste. Marie, praying that an Act may pass to ratify and confirm By-law Number 753 authorizing the payment of a bonus to F. H. Clergue and confirming a certain Agreement.
Of the City Council of Peterborough, praying that an Act may pass to amend Acts relating to the City and to change the name of the Water Commission to that of the Peterborough Utilities Commission.

Of the Town Council of Collingwood, praying that an Act may pass to legalize a certain Agreement between the Corporation and the Imperial Steel and Wire Company re Assessment and guarantee of bonds.

The following Bills were severally introduced and read the first time:

Bill (No. 8), intituled "An Act to consolidate a certain indebtedness of the Town of Arnprior." Mr. McGarry.

Referred to the Railway and Municipal Board.

Bill (No. 23), intituled "An Act respecting the North Midland Railway Company." Mr. McFarlan.

Referred to the Committee on Railways.

Bill (No. 24), intituled "An Act to confirm By-law Number 1538 of the City of Windsor." Mr. Anderson (Essex.)

Referred to the Committee on Private Bills.

Bill (No. 25), intituled "An Act respecting the City of Windsor." Mr. Anderson (Essex.)

Referred to the Committee on Private Bills.

Bill (No. 26), intituled "An Act to confirm By-law Number 1670 of the City of Windsor." Mr. Anderson (Essex.)

Referred to the Committee on Private Bills.

Bill (No. 31), intituled "An Act respecting the Municipality of Shuniah." Mr. Hogarth.

Referred to the Committee on Private Bills.

Bill (No. 39), intituled, "An Act respecting the City of Ottawa." Mr. Ellis.

Referred to the Committee on Private Bills.

Referred to the Committee on Private Bills.

Bill (No. 47), intituled "An Act respecting the Town of Collingwood." Mr. Thompson (Simcoe.)

Referred to the Committee on Private Bills.

Bill (No. 89), intituled, "An Act to amend the Act respecting Statute Labour." Mr. McGarry.

Ordered, That the Bill be read the second time To-morrow.

Mr. Munro asked the following Question:—

1. Has the Lieutenant-Governor in Council complied with the Resolution of the House of the 17th April, 1913, as follows:—"Resolved, That the Temiskaming and Northern Ontario Railway Commission, and the Hydro-Electric Power Commission shall prepare for publication in the annual reports of each of such Commissions, respectively, a statement of the receipts and expenditures of each of the said Commissions respectively, in such detailed form as the Lieutenant-Governor in Council may direct." 2. If so, on what date did the Lieutenant-Governor in Council give such direction.

And the Provincial Treasurer replied as follows:—

1. Yes. 2. March 5th, 1914.

Mr. Proudfoot asked the following Question:—

1. What fines were imposed as a result of the violation of the Liquor License laws on vessels during the year 1913. 2. What were the dates of such fines. 3. What were the names of the vessels. 4. Where were the cases tried.

And the Provincial Secretary replied in the words following:—


5-JOUE.
Mr. Ferguson (Kent), asked the following Question:—

1. Does the Government own or operate any farms used for fruit demonstration purposes. 2. If so, how many; and where are they located.

And the Minister of Agriculture replied:—

The Government owns and operates a Fruit Experimental Farm at Vineland Station.

Mr. Elliott asked the following Question:—

1. Has the Government looked into the question as to whether there is any radium-bearing ore in the Province of Ontario. If so, with what result. 2. Is it the intention of the Government to offer a bonus to encourage the prospecting for radium-bearing ore.

And the Minister of Lands, Forests and Mines replied in the words following:—

1. Yes, but so far with a negative result. 2. The intention of the Government is shown by the Resolution and Bill (No. 88), already introduced.

On Motion of Mr. Elliott, seconded by Mr. Bowman,

Ordered, That there be laid before this House, a Return showing for what Municipalities was the Report of the Lieutenant-Governor in Council in favour of, or against, building an electric railway for such Municipalities.

Mr. McQueen moved, seconded by Mr. Marshall,—

That in the opinion of this House the Patronage system is iminical to the highest efficiency of the public service and to the best interests of the country; that public interests demand the creation of a non-partisan Civil Service Commission with ample powers; and that all appointments and promotions in the public service should be by merit after competitive examination, except in those cases where the conditions of the public service render this impracticable.
Mr. Hearst moved in Amendment, seconded by Mr. Duff,

That all the words in the Motion after the first word "That" be struck out and the following substituted therefor: "this House congratulates the people of the Province on the fact that under the administration of public affairs by the present Government, no such system as the Spoils System has any place; recognizes the difficulties which would surround the operation of a system of so-called Civil Service over a small number of officials and that it would be wholly unwise and practically impossible to bring under such a system the various officials in the service of the Province, including such officials as Registrars of Deeds, Sheriffs, County Crown Attorneys, Bailiffs, Crown Land Agents and Gaolers; this House recognizes the fact that success in a competitive examination is in no way a guarantee of pre-eminent or even ordinary fitness for Government service of the character performed by the officials of this Province, and this House also recognizes the wisdom and fairness with which the Government has dealt with appointments and promotions in the Government service."

And the Amendment, having been put, was carried on a Division.

The Main Motion, as amended, having been then put, was carried on a Division, and it was

Resolved. That this House congratulates the people of the Province on the fact that under the administration of public affairs by the present Government, no such system as the Spoils System has any place; recognizes the difficulties which would surround the operation of a system of so-called Civil Service over a small number of officials, and that it would be wholly unwise and practically impossible to bring under such a system the various officials in the service of the Province, including such officials as Registrars of Deeds, Sheriffs, County Crown Attorneys, Bailiffs, Crown Land Agents and Gaolers; this House recognizes the fact that success in a competitive examination is in no way a guarantee of pre-eminent or even ordinary fitness for Government service of the character performed by the officials of this Province, and this House also recognizes the wisdom and fairness with which the Government has dealt with appointments and promotions in the Government service.

The Order of the Day for resuming the Adjourned Debate on the Motion That Mr. Speaker do now leave the Chair, and that the House resolve itself into the Committee of Supply, having been read,

The Debate was resumed,

And, after some time,
It was, on the Motion of Mr. Bowman,

Ordered, That the Debate be further adjourned until To-morrow.

Mr. Hanna presented to the House by Command of His Honour the Lieutenant-Governor:—

Report of the Inspector of Division Courts for the year 1913. (Sessional Papers, No. 5.)

Also—Report of the Minister of Public Works of the Province for the year 1913. (Sessional Papers, No. 13.)

Also—Report of the Bureau of Labour for the year 1913. (Sessional Papers, No. 16.)

The House then adjourned at 6.00 p.m.

Thursday, March 12th, 1914.

Prayers.

3 O’Clock P.M.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Beck, the Petition of the City Council of London.

By Mr. Fraser, the Petition of the Niagara Frontier Electric Railway Company.

By Mr. Thompson (Simcoe), the Petition of the Toronto, Barrie and Orillia Railway Company.

The following Petitions were read and received:—

Of the Town Council of Goderich, praying that an Act may pass to revive the Act of incorporation of the Ontario and West Shore Railway Company.
Of the City Council of Ottawa, praying that an Act may pass authorizing the Corporation to acquire a site for a garbage incinerator and for other purposes.

Of J. H. Coburn and others of the Township of Maidstone, praying that an Act may pass to incorporate the Town of St. Clair Beach.

Of the City Council of Toronto, praying that an Act may pass declaring that the Toronto Railway Company shall operate its cars upon Queen Street East, through to Munro Park.

The following Bills were severally introduced and read the first time:—

Bill (No. 90), intituled "An Act to amend the Assessment Act." Mr. Gamey.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 91), intituled "An Act to amend the Division Courts Act." Mr. McDonald.

Ordered, That the Bill be read the second time To-morrow.

The Order of the Day for resuming the Adjourned Debate on the Motion That Mr. Speaker do now leave the Chair, and that the House resolve itself into the Committee of Supply, having been read.

The Debate was resumed.

And, after some time,

The Amendment, having been put, was lost upon the following Division:—

Yea's.

Messieurs:

Anderson
Atkinson
Bowman
Clarke

Bruce
(Kent)

Elliot
Ferguson
Kohler
McCormick

McDonald
McQueen
Mageau
Mayberry
Munro

Proudfoot
Racine
Richardson
Rowell
Sinclair—18
NAYS.

Messieurs:

Anderson  
Armstrong  
Beck  
Bennewies  
Black  
Brewster  
Brower  
Cameron  
Carscallen  
Chambers  
Champagne  
Cook  
Crawford  
Dargavel  
Devitt  
Donovan  
Duff  
Eilber  
Ellis  
Fallis  
Ferguson  
Foy  
Fraser  
Galna  
Gamey  
Gooderham  
Grant  
Grigg  
Hanna  
Heurst  
Hendrie  
Hogarth  
Jamieson  
Jarvis  
Johnson  
Lucas  
McCrea  
McElroy  
McGarry  
McKeown  
McNaught  
McPherson  
Machin  
Mason  
Mathieu  
Milligan  
Mills  
Morel  
Musgrove  
Nesbitt  
Nixon  
Norman  
Owens  
Pattinson  
Peck  
Pratt  
Preston  
(Preston  
(Durham)  
(Lanark)  
Pyne  
Reaume  
Regan  
Ross  
Shillington  
Studholme  
Sulman  
Thompson  
(Simcoe)  
Thompson  
(Peterboro)  
Torrance  
Vrooman  
Westbrook—73

PAIRS.

Jessop ........................................ Marshall

The Main Motion, having been then put, was carried on the following Division:—

YEAS.

Messieurs:

Anderson  
Armstrong  
Beck  
Bennewies  
Black  
Brower  
Cameron  
Carscallen  
Chambers  
Champagne  
Cook  
Crawford  
Dargavel  
Devitt  
Donovan  
Duff  
Eilber  
Ellis  
Fallis  
Ferguson  
Foy  
Fraser  
Galna  
Gamey  
Gooderham  
Grant  
Grigg  
Hanna  
Heurst  
Hendrie  
Hogarth  
Jamieson  
Jarvis  
Johnson  
Lucas  
McCrea  
McElroy  
McGarry  
McKeown  
McNaught  
McPherson  
Machin  
Mason  
Mathieu  
Milligan  
Mills  
Morel  
Musgrove  
Nesbitt  
Nixon  
Norman  
Owens  
Pattinson  
Peck  
Pratt  
Preston  
(Durham)  
(Lanark)  
Pyne  
Reaume  
Regan  
Ross  
Shillington  
Studholme  
Sulman  
Thompson  
(Simcoe)  
Thompson  
(Peterboro)  
Torrance  
Vrooman  
Westbrook—73
NAYS.

Messieurs:

Anderson (Bruce)  Elliott  McDonald  Proudfoot
Atkinson (Kent)  Ferguson  McQueen  Racine
Bowman  Kohler  Mayberry  Richardson
Clarke  McCormick  Munro  Rowell
—  18

PAIRS.

Jessop  ........................................  Marshall

And the House accordingly resolved itself into the Committee.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1914, the following sums:—

91. To defray the expenses of the Lieutenant-Governor's Office... $450 00
92. To defray the expenses of the Office of Prime Minister and President of the Council.......................... 100 00
93. To defray the expenses of the Attorney-General's Department 382 37
94. To defray the expenses of the Audit of Justice Accounts...... 279 37
95. To defray the expenses of the Insurance Inspection....... 1,668 73
96. To defray the expenses of the Ontario Railway and Municipal Board.................................................. 5,050 00
97. To defray the expenses of the Education Department...... 4,591 43

Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.
Mr. Gamey moved, seconded by Mr. Hogarth.

That, in the opinion of this House, the iron industry is one of prime importance and its satisfactory development within our borders a matter of national concern; that, notwithstanding the fact that there are immense deposits of iron ore in Ontario and the other Provinces of the Dominion now lying idle or but little worked, the great and growing market for manufacturers of iron and steel, and also the demand for iron ore for smelting purposes, are largely met by importations from abroad and especially from the United States; therefore, be it Resolved, That in the opinion of this House, the development of Canada would be stimulated and public interest promoted by the granting of such a measure of assistance by the Parliament of Canada as would place the iron and steel industry of this country on an assured and permanent footing.

And the Motion, having been put, was carried.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1914, the following sums:—

98. To defray the expenses of the Lands, Forests and Mines $575 00
99. To defray the expenses of the Land Sales and Free Grants 575 00
100. To defray the expenses of the Military Grants 125 00
101. To defray the expenses of the Surveys and Patents 1,075 00
102. To defray the expenses of the Woods and Forests 925 00
103. To defray the expenses of the Accounts Branch 464 83
104. To defray the expenses of the Forestry Branch 100 00
105. To defray the expenses of the Bureau of Mines 775 00
106. To defray the expenses of the Public Works Department 1,075 00
107. To defray the expenses of the Highways Branch 475 00
108. To defray the expenses of the Colonization Roads............. 300 00
109. To defray the expenses of the Boiler Inspection Branch.... 7,431 50
112. To defray the expenses of the Treasury Department........... 1,800 00
113. To defray the expenses of the Succession Duties Branch.... 2,163 37
114. To defray the expenses of the Audit Office.................... 2,343 89
115. To defray the expenses of the Provincial Secretary's Depart-

ment .................................................. 5,969 32
118. To defray the expenses of the Registrar-General's Branch.. 3,050 00
119. To defray the expenses of the Provincial Board of Health... 1,475 00
120. To defray the expenses of the Neglected Children's Branch.. 2,154 24
121. To defray the expenses of the Department of Agriculture... 875 00
122. To defray the expenses of the Colonization................. 450 00
123. To defray the expenses of the Agricultural and Horticultural

Societies Branch ........................................ 200 00
125. To defray the expenses of the Institutes Branch............... 175 00
126. To defray the expenses of the Dairy Branch................. 75 00

Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported,
That the Committee had come to several Resolutions; also, That the Com-
mittee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hanna presented to the House, by command of His Honour the
Lieutenant-Governor:

Report of the Minister of Education for the year 1913. (Sessional Papers
No. 17.)

The House then adjourned at 10.50 p.m.
Friday, March 13th, 1914.

Prayers.

3 O’Clock P.M.

The following Petitions were read and received:—

Of the County Council of Essex, praying relief in the matter of insufficient accommodation to the travelling Public on the Sandwich, Windsor and Amherstburg Railway.

Of the County Council of Essex, praying for certain amendments to the Tile Drainage Act, respecting the borrowing powers of Municipalities.

Of the County Council of Ontario, praying for certain amendments to the Charitable Institutions Act, respecting the admission of certain patients to Public Institutions.

Of the County Council of Ontario, respecting the admission of certain persons to Houses of Refuge.

The following Bills were severally introduced and read the first time:—

Bill (No. 36), intituled “An Act to provide for the withdrawal of the Town of Leamington from the jurisdiction of the County Council of the County of Essex.” Mr. Anderson (Essex.)

Referred to the Committee on Private Bills.

Bill (No. 37), intituled “An Act respecting the Corporation of St. Mary’s College in Montreal.” Mr. McCrea.

Referred to the Committee on Private Bills.

Mr. Richardson asked the following Question:—

1. Has the Lieutenant-Governor in Council appointed any Inspectors pursuant to section 4 of the Building Trades Protection Act, 1 Geo. V, chap. 71. 2. Has the Government any information as to whether any Inspectors have been appointed pursuant to section 3 of the said Act by any city, town, township or village. 3. If so, what cities, towns, townships or villages have appointed Inspectors pursuant to section 3 of the said Act.
And the Minister of Public Works replied in the words following:—

1. No case has been brought to the attention of the Government requiring the appointment of an Inspector under said section. 2. The Government has not full information as to the Inspectors that have been appointed, but an investigation in the matter is in progress. 3. Answered by No. 2.

Mr. Rowell asked the following Question:—

Inquiry of Ministry:—1. What will the Statutory Expenditure amount to for the fiscal year ending October 31st, 1913.

And the Provincial Treasurer replied:—

1. See pages 573 to 594, Public Accounts, 1912-13, for full particulars of Statutory Expenditure for the fiscal year ending October 31st, 1913.

Mr. Richardson asked the following Question:—

1. What was the item of $11,000 appearing on page 579 of the Public Accounts, 1912-13, in the name of Hon. J. O. Reaume—accountable—expended for. 2. Why does the said item so appear in the Public Accounts. 3. Why were the said moneys paid over to the said Hon. J. O. Reaume.

And the Minister of Public Works replied:—

1. Work at the Town of Sarnia under the provisions of the Highways Improvement Act. 2. The work was in progress at the end of the fiscal year and accounts not adjusted to make return to Provincial Treasurer before October 31st, 1913. Expenditure accounted for and will appear in Public Accounts, 1913-14. 3. In compliance with the provisions of 2 George V, chapter 11, section 9, sub-section 3.

Mr. Bowman asked the following Question:—

1. What amounts, if any, have the Government been authorized by Statute to borrow on the credit of the Province, which have not so far been borrowed or expended.
And the Provincial Treasurer replied in the words and figures following:—


The Order of the Day for the second reading of Bill (No. 70). To amend the Municipal Act having been read.

Mr. Elliott moved,

That the Bill be now read the second time.

And a Debate having ensued, it was

Ordered, That the Debate be adjourned until Monday next.

The House then adjourned at 3.55 p.m.

Monday, March 16th, 1914.

Prayers.

Mr. Speaker informed the House.

That the Clerk had received from the Commissioners of Estate Bills their Report in the following case:—

Bill (No. 30). To enable the Trustees of St. Andrew’s Presbyterian Church, Peterborough, to sell certain lands.

The Report was then read by the Clerk at the Table as follows:—

"Osgoode Hall, Toronto,

"March 13th, 1914.

"Sir,—Referring to your favour of March 6th, 1914, forwarding a copy of Bill No. 30, to enable the Trustees of St. Andrew’s Presbyterian Church, Peterborough, to sell certain lands: We, the undersigned, two of the Justices of the Supreme Court of Ontario and Commissioners of Estate Bills, report:"
That, in our opinion, presuming the allegations contained in the Preamble to the Bill to be proved to the satisfaction of the House, it is reasonable that the said Bill do pass into law. The provisions thereof appear to us to be proper for carrying the Bill into effect and we do not deem any alteration, or amendment, thereof to be necessary.

We are, Sir,

Yours, etc.,

Glenholme Falconbridge, C.J.K.B.

W. E. Middleton, J.

Arthur H. Sydore, Esq.,
Clerk of the Legislative Assembly,
Parliament Buildings, Toronto.

Ordered, That Bill (No. 30), To enable the Trustees of St. Andrew's Presbyterian Church, Peterborough, to sell certain lands, be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Commissioners of Estate Bills thereon.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Armstrong, the Petition of F. F. Carney and others of Medora.

By Mr. Fallis, the Petition of the Town Council of Brampton.

By Mr. Eilber, the Petition of the Town Council of Sarnia.

By Mr. Devitt, the Petition of the Town Council of Bowmanville.

By Mr. Scholfield, the Petition of the City Council of Guelph.

By Mr. Hartt, the Petition of the Town Council of Orillia.

By Mr. McPherson, the Petition of the Rector and Wardens of St. Paul's Church, Toronto.
The following Petitions were read and received:—

Of the Township Council of Russell, praying that an Act may pass to ratify and confirm certain By-laws.

Of the Niagara Frontier Railway Company, praying that an Act may pass to extend the time for commencement and completion of the road.

Of the Toronto, Barrie and Orillia Railway Company, praying that an Act may pass increasing the bonding powers; operation on Sunday, and extending the time for commencement of road.

Of the City Council of London, praying for certain amendments to the Municipal Act re term of election for members of Board of Control and Aldermen in Cities.

The following Bills were severally read the second time:—

Bill (No. 2), To authorize William Samuel Nelson Harold to assume and use the name Samuel William Randall.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 4), Respecting the Beechwood Cemetery Company of Ottawa.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 5), Respecting the Ottawa Ladies' College.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 22), To confirm By-law Number 632 of the Town of Welland.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 3), To validate By-laws Numbers 511 and 512 of the Town of Erampton.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 6), Respecting the Sons of Scotland Benevolent Association.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 20), To incorporate the Village of Wheatley.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 74), To amend the Municipal Act.

Referred to the Municipal Committee.

Bill (No. 76), To amend the Municipal Act.

Referred to the Municipal Committee.

Bill (No. 78), To amend the Assessment Act.

Referred to the Municipal Committee.

The Order of the Day for the second reading of Bill (No. 80), To amend the Motor Vehicles Act having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

Mr. Anderson (Bruce). asked the following Question:—

1. Have any officials of the Government been furnished with any supplies from the Asylum farm at Whitby. If so, what are the names of such officials, and the class of supplies furnished them or purchased by them.

To which the Provincial Secretary replied as follows:—

1. Yes, as a part of their compensation under the terms of their engagement. 2. S. G. Hawley, Farm Foreman, John Dewan, Herdsman, and Thomas Crouch, Messenger, all receive milk daily.

Mr. Studholme asked the following Question:—

1. How many domestic servants, and farm labourers came or were admitted to the Province for the money expended for bonuses and advances to agents and organizations as set out on pages 330, 331 and 332 of the Public Accounts of 1912-13. 2. How many domestic servants were placed in homes, and where. 3. How many farm labourers were placed with farmers, and where. 4. How many of such servants and labourers are now in service in the Province.
And the Minister of Agriculture replied in the words and figures following:—

1. 2,640 domestic servants and no farm labourers. 2. 2,640 domestic servants. 3. None. 4. No information on this point.

Mr Anderson (Bruce) asked the following Question:—

1. What is the total expenditure to date in connection with the Jordan Experimental Fruit Station. 2. When did Mr. Harkness cease to be Manager. Was he dismissed or did he resign. 3. Who is the successor of Mr. Harkness; and what was the date of his appointment.

To which the Minister of Agriculture replied in the words following:—

1. $148,302.54, including both capital and maintenance expenditures. 2. Mr. Harkness is still Superintendent. He resigned under date of February 4th and his resignation takes effect March 31st. 3. F. M. Clement, B.S.A., his appointment dating from April 1st, 1914.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Report of the Provincial Board of Health for the year 1913. (Sessional Papers No. 21.)

Also—Special Report of the Provincial Board of Health on the work of the District Officers of Health for the year 1912-1913. (Sessional Papers No. 21A.)

Also—Report of the Hydro-Electric Power Commission for the year 1913. (Sessional Papers No. 48.)

Also—Copies of Orders in Council in accordance with the provisions of sec. 2, cap. 2, 2 George V, An Act for raising money on the Credit of The Consolidated Revenue Fund of Ontario. (Sessional Papers No. 63.)

Also—Return to an Order of the House of the 11th March, 1913, for a Return showing for what Municipalities was the Report of the Lieutenant-Governor in Council in favour of, or against, building an electric railway for such Municipalities. (Sessional Papers No. 62.)

Also—Return to an Order of the House of the 2nd March, 1914, for a Return showing:—1. What securities have been sold by the Province since October 31st, 1912. 2. What was the date of the sales. 3. What are the names of the purchasers. 4. What are the prices at which such securities were sold. (Sessional Papers No. 64.)

The House then adjourned at 3.45 p.m.
Tuesday, March 17th, 1914.

Prayers.

3 O'Clock P.M.

The following Petitions were severally brought up and laid upon the Table:

By Mr. Jessop, the Petition of the Village Council of Grimsby.

By Mr. Nixon, the Petition of the County Council of Halton.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Fourth Report, which was read as follows and adopted:

Your Committee have carefully examined the following Petitions and find the Notices, as published, in each case sufficient:

Of the Town Council of Trenton, praying that an Act may pass to ratify and confirm certain By-laws and an Agreement with the Canadian Northern Ontario Railway Company.

Of the Township Council of York, praying that an Act may pass to ratify and confirm a By-law fixing the Assessment of Canadian Kodak Company, Limited, and respecting the supply of water to certain portions of the Township.

Of Delphis M. Morin and others of Sudbury, praying that an Act may pass extending the time for the commencement and completion of the Sudbury-Copper Cliff Suburban Electric Railway and to ratify and confirm By-law Number 343 of the Town of Sudbury.

Of the Ottawa, Rideau Lakes and Kingston Railway Company, praying that an Act may pass extending the time for commencement and completion of the road and to increase its bonding powers.

Of the Gananoque and Arnprior Railway Company, praying that an Act may pass authorizing the construction of a branch line from a point on the main line to the City of Ottawa.

Of the City Council of Stratford, praying that an Act may pass authorizing the Corporation to issue debentures and for other purposes.

6-Jour.
Of the City Council of Toronto, praying that an Act may pass declaring that the Toronto Railway Company shall operate its cars upon Queen Street East through to Munro Park.

Of the City Council of Sault Ste. Marie, praying that an Act may pass to ratify and confirm certain By-laws; the division of the City into Wards, and for other purposes.

Of the Town Council of Wallaceburg, praying that an Act may pass to ratify and confirm a certain By-law re construction of Water Works.

Of the Township Council of Russell, praying that an Act may pass to ratify and confirm certain By-laws.

Of the City Council of Toronto, praying that an Act may pass to empower the Council to pass certain By-laws; to engage in the dead meat trade and for other purposes.

Of the City Council of London, praying that an Act may pass to ratify and confirm certain By-laws; authorize the issue of debentures and for other purposes.

Your Committee recommend that Rule No. 51 of Your Honourable House be further suspended in this, that the time for presenting Petitions for Private Bills to Your Honourable House be further extended until and inclusive of Monday, the 23rd day of March instant; and that the time for introducing Private Bills be further extended until and inclusive of Monday, the 30th day of March instant.

Ordered. That the time for presenting Petitions for Private Bills be further extended until and inclusive of Monday, the twenty-third day of March instant.

Ordered. That the time for introducing Private Bills be further extended until and inclusive of Monday, the thirtieth day of March instant.

The following Bills were severally introduced and read the first time:—

Bill (No. 12), intituled "An Act to confirm a certain Agreement and By-laws of the Town of Trenton." Mr. Johnson.

Referred to the Committee on Private Bills.
Bill (No. 14), intituled "An Act respecting the Gananoque and Arnprior Railway Company." Mr. Champagne.

Referred to the Committee on Railways.

Bill (No. 15), intituled "An Act respecting the Ottawa, Rideau Lakes and Kingston Railway Company." Mr. McElroy.

Referred to the Committee on Railways.

Bill (No. 40), intituled "An Act respecting the Sudbury-Copper Cliff Suburban Electric Railway Company and to confirm By-law Number 343 of the Town of Sudbury." Mr. McCrea.

Referred to the Committee on Railways.

Bill (No. 45), intituled "An Act respecting the City of Toronto." Mr. Crawford.

Referred to the Committee on Private Bills.

Bill (No. 51), intituled "An Act respecting the City of London." Mr. McFarlan.

Referred to the Committee on Private Bills.

Bill (No. 65), intituled "An Act respecting the Queen Street Car Service upon Queen Street East in the City of Toronto by the Toronto Railway Company." Mr. Whitesides.

Referred to the Committee on Railways.

Bill (No. 66), intituled "An Act to confirm certain By-laws of the Township of Russell." Mr. Racine.

Referred to the Committee on Private Bills.

Bill (No. 100), intituled "An Act to amend the Municipal Act." Mr. Vrooman.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 101), intituled "An Act to amend the Ontario Voters' Lists Act." Mr. Hogarth.

Ordered, That the Bill be read the second time To-morrow.
Bill (No. 102), intituled "An Act to amend the Municipal Act." Mr. Ellis.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 103), intituled "An Act to amend the Ontario Voters' Lists Act." Mr. Sulman.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 104), intituled "An Act to amend the Municipal Act." Mr. Pattinson.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 105), intituled "An Act to amend the Registry Act." Mr. Pattinson.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 107), intituled "An Act to provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment." Mr. Lucas.

Ordered, That the Bill be read the second time To-morrow.

Mr. Foy, rising in his place, moved, seconded by Mr. Pyne,

That leave be given to introduce Bill (No. 106) intituled "An Act to amend the Legislative Assembly Act," that the same be now read a first time and that the Rule No. 31, as to notice, be suspended.

Mr. Rowell took objection to the motion, inasmuch as it did not divide the Questions—1st, the right to introduce the Bill, and 2nd, to suspend the Rule.

And Mr. Speaker, being appealed to, decided, that the motion as proposed was a proper one.
And his decision, having been appealed against, was upheld upon the following Division:—

**YEAS.**

**Messieurs:**

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**Pairs.**

None.

Mr. Proudfoot then asked Mr. Speaker's ruling upon the question as to the possibility of combining a motion for a first reading, with a motion to suspend the rules.
And Mr. Speaker decided that upon extraordinary and urgent occasions it was quite admissible and that therefore the motion of the Attorney-General was quite in order.

And Mr. Speaker's ruling, having been appealed against, the same was sustained upon the following Division:

**Yeas.**

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**Pairs.**

None.
Mr. McGarry then asked the ruling of the Chair as to whether, now that Mr. Speaker's ruling had been sustained, it is within the Rule to debate the Question of the first reading of the Bill.

And Mr. Speaker having decided that there could be no Debate upon the first reading of the Bill and his decision having been appealed against, the same was sustained upon the following Division:

**Yeas.**

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**Pairs.**

None.
The Motion for the first reading and suspension of Rule 31, having been then again put, was carried upon the following Division:—

**Yea.**

**Messieurs:**

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**Pairs.**

**None.**

And the Bill was read the first time, the Rule having been suspended.

Mr. Foy then moved,

That the Bill be read the second time forthwith.
And it being Six of the Clock,

Mr. Speaker left the Chair to resume the same at 8 p.m.

The House resumed, 8 p.m.

And a Debate having ensued upon the Motion for the second reading of the Bill.

Mr. Rowell moved the adjournment of the House, seconded by Mr. Clarke, for the purpose of discussing the application of Rules No. 43 and No. 45 to the case in question.

And after argument pro and con, the Motion having been put, was lost on a Division.

The Debate on the motion for the second reading was then resumed.

And the House having continued to sit until Twelve of the Clock midnight.

**Wednesday, 18th March, 1914.**

The Debate continued,

And after some time,

Mr. Elliott moved in amendment, seconded by Mr. McQueen.

That all the words of the motion after the word “That” be struck out and the following substituted therefor: “this Bill be not now read the second time, but that it be resolved that a general Bill radically changing the law of the Province with reference to the rights and privileges of the Members of the House should not be passed without any prior notice and without giving the Members of the House, or the Electors of the Province, the opportunity of considering the nature and scope of the Bill. But that a Bill limited in its operation to protecting the Honourable Member for Grenville from disqualification in case it is made to appear to the House that the Honourable Member inadvertently incurred such disqualification under the provisions of
the Act known as 'The Legislative Assembly Act' could be passed without opposition.'

The Amendment, having been put, was lost upon the following Division:

Yeas.

Messieurs:

Anderson (Bruce)    Elliott        Mageau    Racine
Atkinson            Ferguson (Kent) Marshall  Richardson
Bowman              McDonald       Mayberry  Rowell
Clarke              McQueen        Munro     Studholme—17

Nays.

Messieurs:

Anderson (Essex)    Ferguson (Simcoe)  Lucas  Peck
Armstrong            Foy                   McCrea  Pratt
Beck                 Fraser                McElroy  Preston (Durham)
Bennewies           Galna                  McFarlan  Preston (Lanark)
Black                Godfrey               McGarry  Pyne
Brewster            Gooderham            McKeown  Rankin
Brower               Grant                 McPherson  Reaume
Carson               Grigg                  MacArthur  Regan
Chambers            Hanna                 Macdiarmid  Ross
Cook                 Hartt                 Machin  Sulman
Devitt              Hearst                 Mason  Thompson (Peterboro)
Donovan             Hendrie               Milligan  Torrance
Duff                Henry                 Musgrove  Whitesides—61
Ebbs                 Hogarth               Norman  
Eilber               Jamieson               Owens  
Fallis               Lennox                 Pattinson  

Pairs.

None.
The Motion for the second reading having been then again put, was carried on the following Division:—

**YEAS.**

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**PAIRS.**

| None |

And the Bill was read the second time.

Mr. Foy then moved,

That Mr. Speaker do now leave the Chair and that the House resolve itself into the Committee of the Whole upon the Bill.

And the Motion, having been put, was carried on a Division and the House accordingly resolved itself into the Committee, and after some time spent therein, Mr. Speaker resumed the Chair and Mr. McGarry reported

That the Committee had directed him to report the Bill with certain amendments.
Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Mr. Foy then moved

That the Bill be now read the third time.

Mr. Proudfoot moved in Amendment, seconded by Mr. Anderson (Bruce.)

That the Bill be not now read a third time but be forthwith recommitted to the Committee of the Whole House with instructions to amend the same by striking out clause (d) of subsection (2) of section 2 and the following substituted therefor:

“The Honourable Member for the electoral district of Grenville, in respect of any temporary employment in which he has heretofore been engaged in the service of the Dominion of Canada.”

And the Amendment having been put, was lost upon the following Division:

**Yeas.**

Messieurs:

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**Nays.**

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**Pairs.**

None.
The Motion for the third reading having been then again put, was carried on the following Division:—

**YeaS.**

**Messieurs:**

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**Nays.**

**Messieurs:**

| Anderson       | Elliott        | Mageau     | Racine    |
| (Bruce)        | Ferguson       | Marshall   | Richardson|
| Atkinson       | (Kent)         | Mayberry   | Rowell    |
| Bowman         | McDonald       | Munro      | Studholme—17 |
| Clarke         | McQueen        | Proudfoot  |          |

**Pairs.**

None.

And the Bill was then read the third time and passed.

The House then adjourned at 4.35 A.M.
Wednesday, March 18th, 1914.

Prayers. 3 O’Clock P.M.

His Honour the Lieutenant-Governor entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Clerk Assistant then read the Title of an Act that had passed as follows:—

An Act to amend the Legislative Assembly Act.

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

“In His Majesty’s name, His Honour the Lieutenant-Governor doth assent to this Act.”

His Honour was then pleased to retire.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Johnson, the Petition of the Town Council of Trenton.

By Mr. Ellis, the Petition of the Morrisburg and Ottawa Electric Railway Company.

The following Petitions were read and received:—

Of F. F. Carney and others of Medora, praying that an Act may pass to incorporate the Town of Bala.

Of the Town Council of Brampton, praying that an Act may pass to ratify and confirm certain By-laws.

Of the Town Council of Bowmanville, praying that an Act may pass authorizing the Corporation to borrow upon an issue of debentures a certain sum of money.

Of the City Council of Guelph, praying that an Act may pass authorizing the Corporation to pass certain By-laws re issue of debentures.
Of the Town Council of Orillia, praying that an Act may pass to ratify and confirm certain By-laws.

Of the Town Council of Sarnia, praying that an Act may pass to ratify and confirm a certain By-law.

Of the Rector and Church Wardens of St. Paul's Church, Toronto, praying that an Act may pass to vest certain lands.

Mr. Hendrie, from the Standing Committee on Railways, presented their First Report, which was read as follows and adopted:—

Your Committee have carefully considered the following Bills and have prepared certain amendments thereto respectively:—

Bill (No. 11), Respecting the Peterborough Radial Railway Company.

Bill (No. 33), Respecting the Dunnville, Wellandport and Beamsville Electric Railway Company.

Your Committee have also carefully considered Bill (No. 23), Respecting the North Midland Railway Company and report said Bill without amendment.

The following Bills were severally introduced and read the first time:—

Bill (No. 110), intituled "An Act to amend the Forest Fires Prevention Act." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 111), intituled "An Act respecting the Export of Pulpwood," Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Mr. McQueen asked the following Question:—

1. How many female factory inspectors are employed by the Government at the present time. 2. Over how many shops and factories have these female
factory inspectors supervision *(a)* in Toronto; *(b)* in other parts of the Province. 3. How many female employees are employed in the shops and factories over which these female factory inspectors have supervision.

And the Minister of Agriculture replied as follows:

1. Two. 2. The records of the Factory Inspection Branch do not compile this information, as neither male or female inspectors have sole supervision over any factories. 3. Answered by No. 2.

Mr. McDonald asked the following Question:

1. What persons, if any, did Mr. W. K. Snider, the Provincial License Inspector, interview in the performance of his duty, or in reference to the impending vote on the Scott Act, on the occasion of his visit to the County of Welland on the 26th and 27th January, 1914.

And the Provincial Secretary replied:

Mr. George House, License Inspector for Welland. Mr. Spencer, Mr. Beatty and some others.

Mr. McDonald asked the following Question:

1. What persons, if any, did Mr. W. K. Snider, the Provincial License Inspector, interview in the performance of his duty, or in reference to the impending vote on the Scott Act, on the occasion of his visit to the County of Huron on the 23rd, 24th and 25th January, 1914.

And the Provincial Secretary replied:

Mr. Oliver Johnston, License Inspector; Mr. Torrance, License Inspector; Mr. A. H. Musgrove, M.P.P., Mr. Buchanan and some others.

Mr. McDonald asked the following Question:

1. What persons, if any, did Mr. W. K. Snider, the Provincial License Inspector, interview in the performance of his duty, or in reference to the impending vote on the Scott Act, on the occasion of his visit to the County of Peel on the 23rd January, 1914.
And the Provincial Secretary replied:—

Mr. J. D. Orr, License Inspector; Mr. Fallis, M.P.P. for Peel.

Mr. Rowell asked the following Question:—

1. What is the total number of patients in the Hospital for Epileptics at Woodstock at the present time. 2. How many applications are there on hand for admission to the hospital of patients who have not so far been admitted. 3. How many of these have been approved for admission as soon as vacancies occur.

And the Provincial Secretary replied as follows:—

1.—209. 2.—8. 3.—4.

Mr. Atkinson asked the following Question:—

1. What is the total number of patients now undergoing treatment at the Institute at Orillia. 2. How many applications are there on hand for admission to the Institute of patients who have not so far been admitted. 3. How many of these have been approved for admission as soon as vacancies occur.

And the Provincial Secretary replied in the figures following:—

1.—808. 2.—209. 3.—16.

Mr. Atkinson asked the following Question:—

1. Has any appointment been made to fill the position of Commissioner of the Children's Court at Toronto rendered vacant by the death of the late Rev. J. E. Starr. 2. If an appointment has been made, who is the appointee. 3. If an appointment has not been made, does the Government intend to make an appointment to fill the position.

And the Provincial Secretary replied by referring the Member to The Ontario Gazette.

7-Jour.
Mr. McQueen asked the following Question:—

1. Who is the present License Inspector at Kenora. 2. When was such License Inspector appointed, and by whom was he recommended for the position. 3. Who was the predecessor of the present License Inspector at Kenora; when was he appointed; and how long did he continue in office. 4. Why did he cease to be License Inspector. 5. Who composes the present Board of License Commissioners for the Kenora district; and how long a period have the present commissioners respectively occupied the position of License Commissioners. 6. Who were their predecessors in office; and for how long a period did they occupy the position of License Commissioners. 7. Did any of the said Commissioners resign; if so, the date of the resignations.

And the Provincial Secretary replied in the words following:—


Mr. McQueen asked the following Question:—

1. Who is the present License Inspector in North Waterloo, and for how long a time has he occupied such position. 2. What had been the occupation or occupations in which the present License Inspector in North Waterloo was engaged before he was appointed License Inspector. 3. Have any complaints been made to the Government that he was not enforcing the Liquor License law. If so, by whom and on what dates. 4. Did the Provincial License Inspector visit North Waterloo during the present year as a result of complaints made to the Department of the failure of the Inspector to enforce the Liquor License law. 5. If the Provincial License Inspector visited North Waterloo during the present year, how many hotels did he find were violating the Liquor License law. 6. How many convictions did the Provincial License Inspector secure for violation of the Liquor License law in North Waterloo; and in what months were such convictions secured. 7. Did the Government in the year 1912 receive a resolution from the residents of North Waterloo calling the attention of the Government to the inefficient enforcement of the Liquor License law by the present Inspector in North Waterloo, and that a change be made in the Inspector. If such resolution was received, what action did the Government take
thereon. 8. Is the Government aware that Ferdinand Walter, during the month of October, 1912, announced himself as a candidate in the Conservative interest in North Waterloo in respect of the vacancy created by the resignation of Dr. Lackner. Did the said Ferdinand Walter subsequently withdraw such announcement and intimate that he would continue as License Inspector. 9. Did the Government promise an increase in salary to the said Ferdinand Walter in the month of October, 1912, or at any time after the resignation of the said Dr. Lackner as the sitting member. 10. Did the Government during the month of February, 1913, receive a request that the Provincial License Inspector should continue in North Waterloo until conditions were satisfactory.

And the Provincial Secretary replied in the words following:—

1. Ferdinand Walter; April 5th, 1905. 2. Storekeeper, hotelkeeper and farmer. 3. Complaint was received from the Berlin and Waterloo Ministerial Association enclosing a resolution dated December 16th, 1912, also from Rev. T. Albert Moore and Rev. F. A. Robinson, of Toronto, in November, 1912, and some complaints since then from private persons who requested that their names should not be disclosed. 4. The Provincial Inspector visited North Waterloo in February last. 5. Sixteen. 6. Twenty-three convictions in March of the present year. 7. Answered on the 16th day of February, 1913 (See Journals of the House of that date). 8. Answered on the 5th day of March, 1913 (See Journals of the House of that date). 9. Answered on the 25th day of February, 1913 (See Journals of the House of that date). 10. Yes.

On Motion of Mr. Mayberry, seconded by Mr. McCormick,

Ordered, That there be laid before this House a Return showing:—1. Whether the Minister of Agriculture or any officer or official of his Department, or the Minister of Education or any officer or official of his Department, communicated with the district representative of Agriculture within the County of Welland with reference to his attitude to the Canada Temperance Act or the vote to be taken thereon on the 29th January last. 2. And if any communication was made, was such communication verbal or in writing. 3. And who was the officer making the same, and what was the date thereof.

On Motion of Mr. Proudfoot, seconded by Mr. Bowman,

Ordered, That there be laid before this House a Return showing:—1. The names of the license holders under the Liquor License Act in the City of Toronto for the year from 1st May, 1908, to 1st May, 1909, and the place or
places of business in which each license holder carried on business. 2. The names of those license holders under the said Act, and the location of the premises in which they carried on business, whose licenses were cut off or were not renewed in the year 1909 in Toronto. 3. The names of the license holders in Toronto whose licenses were transferred with the approval of the Board of License Commissioners in the years 1909, 1910, 1911, 1912 and 1913; the places in which they carried on business; the names of the persons to whom licenses were transferred; and the locations of the premises in which the persons to whom the licenses were transferred carried on business.

On Motion of Mr. Kohler, seconded by Mr. Sinclair,

**Ordered**, That there be laid before this House a Return showing:—1. The number of patients now under treatment at the present time in each of the Hospitals for the Insane. 2. The total number of patients for whom orders have been made for admission to the Hospitals for the Insane who have not yet been received because of lack of accommodation; and of this number how many have been formally committed to these Hospitals.

The Order of the Day for the second reading of Bill (No. 79), To amend the Temiskaming and Northern Ontario Railway Act, having been read,

Mr. Sinclair moved,

That the Bill be now read the second time.

And the Motion, having been put, was lost on the following Division:

**Yeas.**

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PAIRS.

None.

And so it was declared in the negative.

On Motion of Mr. Foy, seconded by Mr. Pyne,

Resolved, That when this House adjourns To-day, it do stand adjourned until half-past Four of the Clock in the afternoon of To-morrow, the nineteenth day of March instant.

The following Bills were severally read the second time:—

Bill (No. 84), To amend the Public Utilities Act.

Referred to the Municipal Committee.

Bill (No. 85), To amend the Assessment Act.
Referred to the Municipal Committee.

Bill (No. 89). To amend the Act respecting Statute Labour.

Referred to the Municipal Committee.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved. That there be granted to His Majesty, for the services of 1914, the following sums:—

128. To defray the expenses of the Stationary Engineers........... $150 00
129. To defray the expenses of the Miscellaneous.................. 458 30
130. To defray the expenses of the Legislation...................... 32,691 61
132. To defray the expenses of the Appellate Division.............. 1,000 00
133. To defray the expenses of the High Court Division............ 76 14
134. To defray the expenses of the Central Office................... 440 00
135. To defray the expenses of the Registrar’s Office.............. 460 00
136. To defray the expenses of the Surrogate Clerk................ 150 00
137. To defray the expenses of the Commutation of Fees............. $1,119 55
138. To defray the expenses of the Inspection of Legal Offices...... 150 00
139. To defray the expenses of the Inspection of Division Courts.. 450 00
140. To defray the expenses of the Land Titles Office.............. 8,288 41
141. To defray the expenses of the Miscellaneous.................. 46,852 62
142. To defray the expenses of the Administration of Justice, Dist- triet of Algoma........................................... 1,750 00
143. To defray the expenses of the District of Thunder Bay........ 5,300 00
144. To defray the expenses of the District of Kenora............. 1,120 00
145. To defray the expenses of the District of Nipissing........... 300 00
146. To defray the expenses of the District of Muskoka............. 200 00
147. To defray the expenses of the District of Parry Sound...... 1,534 18
148. To defray the expenses of the District of Manitoulin......... 523 18
150. To defray the expenses of the District of Rainy River...... 300 00
151. To defray the expenses of the District of Temiskaming..... 150 00
157. To defray the expenses of the Hospital for the Insane, Brockville ........................................ 10,460 00
169. To defray the expenses of the Hospital for the Insane, Kingston .................................................. 3,630 00
170. To defray the expenses of the Hospital for the Insane, London 7,430 00
172. To defray the expenses of the Hospital for Feeble-minded, Orillia ................................................. 6,970 00
173. To defray the expenses of the Hospital for the Insane, Penetanguishene ............................................ 156 00
174. To defray the expenses of the Hospital for the Insane, Toronto 11,310 00
175. To defray the expenses of the Hospital for Epileptics, Woodstock ...................................................... 3,385 00

Mr. Speaker resumed the Chair; and Mr. Brewster reported, That the Committee had come to several Resolutions: also, That the Committee had directed him to ask for leave to sit again.

Ordered. That the Report be received To-morrow.

Resolved. That the Committee have leave to sit again To-morrow.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:
Report of the University of Toronto Board of Governors, for the year ending 30th June, 1913. (Sessional Papers, No. 18.)

Also—Return to an Order of the House of the 27th February, 1914, for a Return showing:—1. What timber limits, or areas, have been sold by the Government since the first day of January, 1913, and the total area of each. 2. The price at which each such limit, or area, was sold. 3. The names of the respective purchasers and if any were sold at public auction. 4. And if any were so sold at auction, which limit or area was so sold, and the dates on which the several sales took place. (Sessional Papers, No. 65.)

The House then adjourned at 6.00 p.m.

Thursday, March 19th, 1914.

PRAYERS.

4.30 O'CLOCK P.M.

Mr. Speaker informed the House,

That the Clerk had received from the Railway and Municipal Board their Report in the following case:—

Bill (No. 8), To Consolidate a Certain Indebtedness of the Town of Arnprior.

The Report was then read by the Clerk, at the Table, as follows:—

To the Honourable the Legislative Assembly of the Province of Ontario:—

Upon the reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Bill (No. 8), intituled An Act to Consolidate a Certain Indebtedness of the Town of Arnprior, the Board beg leave respectfully to report that in the judgment of the Board it is reasonable that the said Bill should be passed by your Honourable House.

All which is respectfully submitted,

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

H. N. Kittson,
Commissioner.

Dated at Toronto, this 19th day of March, 1914.
Ordered, That Bill (No. 8), To consolidate a certain indebtedness of the Town of Arnprior be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Godfrey, the Petition of the Village Council of Mimico.

By Mr. Anderson (Essex), the Petition of the City Council of Windsor.

The following Petitions were read and received:—

Of the Village Council of Grimsby, the Township Council of North Grimsby and the Bell Fruit Farm, Limited, praying that an Act may pass to ratify and confirm certain By-laws.

Of the County Council of Halton, praying that an Act may pass to ratify and confirm a certain By-law authorizing issue of debentures.

Mr. Lucas, from the Standing Committee on Private Bills, presented their second report, which was read as follows and adopted.

Your Committee beg to report the following Bills without amendment:—

Bill (No. 18), An Act respecting the Town of Dunnville.

Bill (No. 24), An Act to confirm By-law No. 1538 of the City of Windsor.

Bill (No. 26), An Act to confirm By-law No. 1670 of the City of Windsor and for other purposes.

Your Committee beg to report the following Bills with certain amendments:—

Bill (No. 9), An Act to confirm By-law No. 1003 of the Town of Orangeville.

Bill (No. 25), An Act respecting the City of Windsor.

Your Committee recommend, that notwithstanding Rule 51 of your Honourable House the time for receiving Reports of Committees on Private Bills be extended until and inclusive of Friday, the Third day of April next.

Ordered, That the time for receiving Reports from Committees on Private Bills be extended until and inclusive of Friday, the Third day of April next.

On Motion of Mr. Foy, seconded by Mr. Pyne,

Resolved, That owing to the regrettable illness of the Honourable Sir James P. Whitney, leave of absence be given him for the present Session.

Mr. Richardson asked the following Question:—

When will the Revised Statutes be ready for distribution.

To which the Attorney-General replied in the words following:—

Vols. 1 and 2 of the Revised Statutes are now ready for distribution and also for sale at a cost of ten dollars ($10) for the set of three volumes. They can now be purchased from the King’s Printer, the third volume to be delivered when bound.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read,

Mr. Lucas moved,

That Mr. Speaker do now leave the Chair and that the House do again resolve itself into the Committee of Supply.

Mr. Bowman moved in Amendment, seconded by Mr. Munro,

That all the words of the Motion after the word “That” be omitted and the following substituted therefor:—

“in view of the fact that the Financial Statements and Estimates presented to the House by the Government are so incomplete that it is not possible
for the Members of the House to properly estimate the total expenditure for the year, this House should not be called upon to vote further Supply until the Government lays before the House a fuller statement of the total estimated expenditure for the current year, particularly the Statutory Expenditure, which for the year 1913 amounted to $4,694,676.79, in order that the Members of the House may see what will be the prospective deficit on the year’s financial operations.”

And the Amendment, having been put, was lost upon the following division:

YEAS.

Messieurs:

Anderson (Bruce) Elliott McQueen Munro
Atkinson Kohler Mageau Proudfoot
Bowman McCormick Marshall Raeine
McDonald Mayberry Richardson

NAYS.

Messieurs:

Anderson (Essex) Ferguson McEldroy Pattinson
Armstrong (Simcoe) Ferguson McFarlan Peck
Beaconwies (Grenville) For Ferguson McGarry Preston
Black Fraser McKeown
Brewster Galna McNaught
Carscallen Grant McPherson
Chambers Hanna Macdiarmid
Champagne Hartt Machin
Cook Hearst Mason
Dargavel Hendrie Mathieu
Devitt Mills
Duff Musgrove
Eilber Nesbitt
Fallis McCrea Owens

PAIRS.

Gooderham ..................................... Clarke.
Brower ........................................... Sinclair.
And the House accordingly resolved itself into the Committee.

(In the Committee.)

Resolved. That there be granted to His Majesty, for the services of 1914, the following sums:—

152. To defray the expenses of the Public and Separate School Education. ........................................... $50,281 07
153. To defray the expenses of the Normal and Model Schools, Toronto ........................................... 2,567 00
154. To defray the expenses of the Normal and Model Schools, Ottawa ........................................... 2,164 55
155. To defray the expenses of the Normal School, London....... 1,400 00
156. To defray the expenses of the Normal School, Hamilton.... 250 00
157. To defray the expenses of the Normal School, Peterborough. 250 00
158. To defray the expenses of the Normal School, Stratford..... 910 00
159. To defray the expenses of the Normal School, North Bay... 150 00
160. To defray the expenses of the High Schools and Collegiate Institutes ........................................... 11,800 00
161. To defray the expenses of the Departmental Library and Museum ........................................... 574 55
162. To defray the expenses of the Public Libraries, Art Schools, Historical, Literary and Scientific Societies............. 4,007 51
164. To defray the expenses of the Maintenance, Toronto Normal and Model Schools and Education Department and Miscellaneous ........................................... 3,935 45
165. To defray the expenses of the Ontario School for the Deaf.. 5,040 66
166. To defray the expenses of the Ontario School for the Blind.. 2,592 25

Mr. Speaker resumed the Chair; and Mr. McPherson reported. That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.
Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Provincial Auditor's Report for the year 1912-1913. (Sessional Papers, No. 66.)

Also—Minutes of the Proceedings in Conference of the Representatives of the Provinces, October, 1913. (Sessional Papers, No. 67.)

The House then adjourned at 11.10 p.m.

Friday, March 20th, 1914.

Prayers.

3 O'Clock P.M.

The following Petitions were read and received:—

Of the Morrisburg and Ottawa Electric Railway Company, praying that an Act may pass to extend the time for commencement and completion of the road.

Of the Town Council of Trenton, praying that an Act may pass to ratify and confirm a certain By-law and Agreement of the Town of Trenton.

All Rules governing the introduction of Private Bills having, by unanimous consent, been suspended.

The following Bill was, nemine contradicente, introduced and read the first time:—

Bill (No. 114), intituled "An Act respecting the City of Ottawa." Mr. Hanna.

Ordered, That the Bill be read the second time forthwith.
The Bill was then read the second time and referred forthwith to the Committee of the Whole House.

The House accordingly resolved itself into the Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Brewster reported, That the Committee had directed him to report the Bill without any amendment.

Ordered. That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

His Honour the Lieutenant-Governor entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Clerk Assistant then read the Title of an Act that had passed as follows:—

An Act respecting the City of Ottawa.

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"In His Majesty's name, His Honour the Lieutenant-Governor doth assent to this Act."

His Honour was then pleased to retire.

The following Bills were severally introduced and read the first time:—

Bill (No. 41), intituled "An Act respecting the Town of Midland." Mr. Hartt.

Referred to the Committee on Private Bills.

Bill (No. 115), intituled "An Act to amend the University Act." Mr. McNaught.

Ordered, That the Bill be read the second time on Monday next.
Bill (No. 116), intituled “An Act to amend the Municipal Act, 1913.” Mr. McNaught.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 117), intituled “An Act to amend the Municipal Act, 1913.” Mr. McNaught.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 118), intituled “An Act to amend the Local Improvement Act.” Mr. McPherson.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 119), intituled “An Act to amend the Municipal Institutions Act.” Mr. Proudfoot.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 120), intituled “An Act to amend the Judicature Act.” Mr. Proudfoot.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 121), intituled “An Act to amend the Municipal Institutions Act.” Mr. Proudfoot.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 122), intituled “An Act to amend the Act respecting Special Classes.” Mr. Whitesides.

Ordered, That the Bill be read the second time on Monday next.


Ordered, That the Bill be read the second time on Monday next.

Bill (No. 124), intituled “An Act to amend the Assessment Act.” Mr. Gooderham.

Ordered, That the Bill be read the second time on Monday next.
The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 2). To authorize William Samuel Nelson Harold to assume and use the name Samuel William Randall.

Bill (No. 4). Respecting the Beechwood Cemetery Company of Ottawa.

Bill (No. 5). Respecting the Ottawa Ladies' College.

Bill (No. 22). To confirm By-law Number 632 of the Town of Welland.

Bill (No. 3). To validate By-laws Numbers 511 and 512 of the Town of Brampton.

Bill (No. 6). Respecting the Sons of Scotland Benevolent Association.

Bill (No. 20). To incorporate the Village of Wheatley.

Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had directed him to report the several Bills without any amendments.

Ordered, That the Bills reported, be severally read the third time on Monday next.

The following Bills were severally read the second time:—

Bill (No. 83), To amend the Assessment Act.
Referred to the Municipal Committee.

Bill (No. 100), To amend the Municipal Act.
Referred to the Municipal Committee.

Bill (No. 101), To amend the Voters' Lists Act.
Referred to the Municipal Committee.

Bill (No. 11), Respecting the Peterborough Radial Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 33), Respecting the Dunnville, Wellandport and Beamsville Electric Railway Company.
Referred to a Committee of the Whole House on Monday next.
Bill (No. 23), Respecting the North Midland Railway Company.  
Referred to a Committee of the Whole House on Monday next.

Bill (No. 18), Respecting the Town of Dunnville.  
Referred to a Committee of the Whole House on Monday next.

Bill (No. 24), To confirm By-law Number 1538 of the City of Windsor.  
Referred to a Committee of the Whole House on Monday next.

Bill (No. 26), To confirm By-law Number 1670 of the City of Windsor and for other purposes.  
Referred to a Committee of the Whole House on Monday next.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 9), To confirm By-law Number 1003 of the Town of Orangeville.  
Referred to a Committee of the Whole House on Monday next.

Bill (No. 25), Respecting the City of Windsor.  
Referred to a Committee of the Whole House on Monday next.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Detailed Report of the Superintendent of Insurance Transactions for the year 1913.  (Sessional Papers, No. 10.)

Also—Report of the Registrar of Friendly Societies’ Transactions for the year 1913.  (Sessional Papers, No. 11.)

Also—Loan Corporations’ Statements, being Financial Statements made by Building Societies, Loan Companies, Loaning, Land and Trust Companies for the year 1913.  (Sessional Papers, No. 12.)

The House then adjourned at 4.10 p.m.

s-jour.
Monday, March 23rd, 1914.

Prayers. 3 O’Clock P.M.

The following Petitions were read and received:

Of the Village Council of Mimico, praying that an Act may pass confirming certain proceedings taken re Construction of Pavements.

Of the City Council of Windsor, praying that an Act may pass authorizing the issue and sale of debentures re cost of installation of Hydro-Electric Plant.

The following Bills were severally introduced and read the first time:

Bill (No. 35), intituled “An Act respecting the Township of York.” Mr. Henry.

Referred to the Committee on Private Bills.

Bill (No. 125), intituled “An Act to prohibit the Employment of Women by Orientals.” Mr. Godfrey.

Ordered, That the Bill be read the second time To-morrow.

Mr. Sinclair asked the following Question:

1. What is the total amount expended to date in connection with the Asylum at Whitby.  2. How much has been expended (a) on buildings; (b) on lands and the development thereof.  3. What is the total estimated cost of the entire institution buildings and lands complete.

And the Provincial Secretary replied in the words and figures following:

1. Total amount expended to February 28th, 1914..............$447,344 13

2. (a) Amount expended on Buildings, etc., to February 28th, 1914—
   On Buildings...........................................$104,251 57
   G.T.R. Siding, Sewage Disposal, Waterworks,
   and Repairs to Farm Buildings............ 32,931 98
   ________________________________$137,183 55
Live Stock, Implements, Furniture and Furnishings ........................................ $30,545.76
Industries, Plant and Equipment .......................................................... 65,601.15
Stocks on Hand and Bills Receivable .................................................. 65,121.58
Operation of Industries to be distributed as to product produced ............. 1,280.98
Total Maintenance, Patients and Prisoners to be distributed against various operations .......................................................... 59,050.16

(b) Lands purchased .......................................................... $78,326.36
Fencing ........................................ 441.01
Roads and Sidewalks .......................................................... 2,069.90
Farm Drainage .......................................................... 7,725.68

$88,562.95

$447,344.13

3. Estimate based on population of 1,000 people—

Hospital Centre, consisting of Admission and Acute Hospitals and Kitchen and Dining Rooms; Convalescent and Industrial Cottages, including Kitchen and Dining Room Buildings for same; Tubercular and Isolation Groups; Power Station and Equipment; Laundry and Stores; Steam Heat; Water and Electric Distributing System, Lands .................................................. $1,378,326.36

As stated, this estimate is based on population of 1,000 patients, but provision is made to take care of increased population. To do this has necessitated charging for Sewage Disposal System, Waterworks, Conduits and for similar items which must, in the first instance, be put in with large enough capacity to provide for subsequent increase in population.

Mr. Munro asked the following Question:—

1. What is the total amount expended to date in connection with the Guelph Prison Farm. 2. How much has been expended (a) on buildings; (b) on lands and the development thereof. 3. What is the total estimated cost of the entire institution buildings and lands complete.

To which the Provincial Secretary replied in the words and figures following:—

1. Total amount expended to February 28th, 1914 ............... $1,094,971.71
2. (a) Amount expended on Buildings, etc., to February 28th, 1914—
Main Reformatory Buildings, including Dining Room, Kitchen, Stores, Bakery,
Laundry and Bath House ............... $381,594 60
Power House, Industrial and Farm
Buildings ................................ 133,190 64

$514,785 24

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Live Stock, Implements, Furniture and Furnishings</td>
<td>$26,839 54</td>
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<tr>
<td>Industries, Plant and Equipment</td>
<td>$81,508 64</td>
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<td>Salaries of Foremen of Construction Employees</td>
<td>4,874 41</td>
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<td>betterments, Renewals and Replacements</td>
<td>3,984 70</td>
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<tr>
<td>Stock on hand</td>
<td>74,227 69</td>
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<td>Temporary Dormitory and other temporary buildings, material of which will be available elsewhere</td>
<td>32,267 40</td>
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<tr>
<td>Bills Receivable</td>
<td>15,537 65</td>
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<tr>
<td>Preliminary Investigations</td>
<td>466 64</td>
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<tr>
<td>General Maintenance of Prisoners, to be distributed against various operations</td>
<td>219,351 50</td>
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<tr>
<td>C.P.R. Siding, Sewage Disposal and Repairs to Farm Buildings</td>
<td>15,008 76</td>
</tr>
</tbody>
</table>

474,066 93

(b) Lands purchased .................................. $66,040 95
Fences, Improving Land, Roads and Bridges ........ 33,010 07
Drainage ............................................. 4,344 33
Orchard and Trees ................................... 2,724 19

106,119 54

$1,094,971 71

3. Main Reformatory Buildings, consisting of two
Dormitories, two Cell Fronts, Administrative Buildings, Centre Guard Tower,
Dining Room, Kitchen, Laundry, Bath
House, Power Plant, Water Supply .... $627,294 60
Industrial Centre, consisting of Woodworking Factory, Woollen Mill, Machine
Shop, Stores and Dairy Centre ........ 249,462 40
Lands ................................................. 66,040 95

$942,797 95
Mr. Ferguson (Kent) asked the following Question:—

1. Have any of the Boards of High School Trustees of the Province been notified by the Department of Education that the grants to High Schools, complying with the regulations will have to be reduced.

And the Minister of Education replied that.

The only notification sent to the High School Boards has been the usual notice in the Regulations that where the Legislative grant was insufficient to pay grants in full, there would be a pro rata reduction.

Mr. McDonald asked the following Question:—

What persons other than Mr. Oliver Johnson, Mr. Torrance, Mr. Musgrove and Mr. Buchanan did Mr. W. K. Snider, Provincial License Inspector, interview in the performance of his duty, or in reference to the impending vote on the Scott Act, on the occasion of his visit to the County of Huron on the 26th and 27th days of January, 1914.

And the Provincial Secretary replied in the words following:—

The Government has no further information other than that given to this House on the 18th instant.

Mr. McDonald asked the following Question:—

What persons other than Mr. George House, Mr. Spencer and Mr. Beatty did Mr. W. K. Snider, Provincial License Inspector, interview in the performance of his duty, or in reference to the impending vote on the Scott Act, on the occasion of his visit to the County of Welland on the 26th and 27th days of January, 1914.

And the Provincial Secretary replied as follows:—

The Government has no further information other than that given to this House on the 18th instant.

Mr. McQueen asked the following Question:—

What action, if any, does the Government propose to take in the matter of the License Inspector for North Waterloo.

And the Provincial Secretary replied in the negative.
The Order of the Day for the second reading of Bill (No. 77), To amend the Assessment Act, having been read,

Mr. McCormick moved,

That the Bill be now read the second time.

And a Debate having arisen, it was, on the Motion of Mr. Marshall,

Ordered, That the Debate be adjourned until To-morrow.

Mr. Hanna presented to the House by Command of His Honour the Lieutenant-Governor:

Report of the Timiskaming and Northern Ontario Railway Commission for the year ended October 31st, 1913. (Sessional Papers No. 47.)

Also—Return to an Order of the House of the 2nd March, 1914, for a Return showing:—1. What amount was received by the Government from Messrs. Taylor, Scott & Co. for the work done by prisoners from Central Prison under its contract with Messrs. Taylor, Scott & Co., dated 1st September, 1905, for each year during which the contract was in force. 2. How long was the contract in force. 3. What amounts were paid by the Government for debt, damages or costs respectively in connection with or arising out of the said contract. 4. To whom were such amounts paid. 5. Was the agreement between Taylor, Scott & Co. and the Government changed after the agreement had been submitted to the House and approved by it. 6. If it were changed, were such changes embodied in an agreement in writing between the parties. 7. If it was changed, was such change or modified agreement submitted to the House for approval. (Sessional Papers No. 68.)

Also—Return to an Order of the House of the 18th March, 1914, for a Return showing:—1. The names of the license holders under the Liquor License Act in the City of Toronto for the year from 1st May, 1908, to 1st May, 1909, and the place or places of business in which each license holder carried on business. 2. The names of those license holders under the said Act, and the location of the premises in which they carried on business, whose licenses were cut off or were not renewed in the year 1909 in Toronto. 3. The names of the license holders in Toronto whose licenses were transferred with the approval of the Board of License Commissioners in the years 1909, 1910, 1911, 1912 and 1913; the places in which they carried on business; the names of the persons to whom licenses were transferred; and the locations of the premises in which the persons to whom the licenses were transferred carried on business. (Sessional Papers No. 69.)

The House then adjourned at 5.55 p.m.
Tuesday, March 24th, 1914.

Prayers.

3 O'Clock P.M.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Grigg, the Petition of the Young Men's Christian Association of Sault Ste. Marie.

By Mr. Hogarth, the Petition of the City Council of Port Arthur.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Fifth Report, which was read as follows and adopted:—

Your Committee have carefully examined the following Petitions and find the Notices as published in each case sufficient:—

Of the Roman Catholic Episcopal Corporation of London, praying that an Act may pass empowering the Corporation to become a party to Promissory Notes and Bills of Exchange.

Of the Town Council of Sarnia, praying that an Act may pass to erect the Town into a City.

Of the Town Council of Sarnia, praying that an Act may pass to ratify and confirm a certain By-law to raise $3,300 to pay for additional cost of constructing a sewer.

Of the Township Council of Crowland, praying that an Act may pass to ratify and confirm a certain By-law fixing the assessment of part of Lots 25 and 26 in the 7th Concession of the said township.

Of J. H. Coburn and others of the Township of Maidstone, praying that an Act may pass to incorporate the Town of St. Clair Beach.

Of the Town Council of Aylmer, praying that an Act may pass authorizing issue of debentures re floating indebtedness.

Of the City Council of Brantford, praying that an Act may pass to enable the Corporation to raise by way of debentures the sum of $2,500 for bridge construction and to ratify certain By-laws.
Of the City Council of Ottawa, praying that an Act may pass authorizing the Corporation to acquire a site for a garbage incinerator and for other purposes.

Of the Marmora Railway and Mining Company, praying that an Act may pass to amend their Act of incorporation empowering the amalgamation with other companies.

Of the Toronto, Barrie and Orillia Railway Company, praying that an Act may pass increasing the bonding powers, operation on Sunday, and extending the time for commencement of the road.

Of Clifford T. McAllister and others of Toronto, praying that an Act may pass to incorporate the London, Grand Bend and Stratford Railway Company.

Your Committee recommend that Rule No. 51 of Your Honourable House be further suspended in this, that the time for presenting Petitions for Private Bills to Your Honourable House be further extended until and inclusive of Monday, the 30th day of March instant, and that the time for introducing Private Bills be further extended until and inclusive of Monday, the 6th day of April next.

Mr. Lucas, from the Standing Committee on Private Bills, presented their Third Report, which was read as follows and adopted:

Your Committee beg leave to report the following Bills without amendment:

Bill (No. 27), An Act respecting the Town of Waterloo.

Bill (No. 30), An Act to enable the Trustees of St. Andrew's Presbyterian Church, Peterborough, to sell certain lands.

Your Committee beg leave to report the following Bills with certain amendments:

Bill (No. 19), An Act respecting the City of Hamilton.

Bill (No. 37), An Act respecting the Corporation of St. Mary's College in Montreal.

Bill (No. 38), An Act to incorporate Sacred Heart College of Sudbury.

Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bills Numbers 30, 37 and 38 on the ground that they are Bills relating to Educational or Religious Institutions.
Your Committee recommend that notwithstanding Rule 51 of Your Honourable House the time for presenting Petitions for Private Bills be extended to and inclusive of the 30th March instant, and the time for introducing Private Bills be extended to and inclusive of Monday, the 6th day of April next.

Ordered, That the time for presenting Petitions for Private Bills be further extended until and inclusive of Monday, the thirtieth day of March instant.

Ordered, That the time for introducing Private Bills be further extended until and inclusive of Monday, the sixth day of April next.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 30), St. Andrew's Presbyterian Church, Peterborough; Bill (No. 37), St. Mary's College, Montreal, and on Bill (No. 38), Sacred Heart College, Sudbury.

The following Bills were severally introduced and read the first time:—

Bill (No. 57), intituled "An Act to consolidate the Debenture Debt of the City of Stratford." Mr. Torrance.

Referred to the Railway and Municipal Board, except as to Section Fifteen.

Bill (No. 46), intituled "An Act respecting the Marmora Railway and Mining Company." Mr. Dunlop.

Referred to the Committee on Railways.

Bill (No. 48), intituled "An Act to consolidate the Floating Debt of the Town of Aylmer." Mr. Brower.

Referred to the Railway and Municipal Board.

Bill (No. 52), intituled "An Act to incorporate the City of Sarnia." Mr. Eilber.

Referred to the Committee on Private Bills.

Bill (No. 53), intituled "An Act to incorporate the London, Grand Bend and Stratford Railway Company." Mr. Proudfoot.

Referred to the Committee on Railways.
Bill (No. 54), intituled "An Act to confirm By-law No. 5, 1913, of the Township of Crowland." Mr. Fraser.

Referred to the Committee on Private Bills.

Bill (No. 61), intituled "An Act respecting the Roman Catholic Episcopal Corporation of the Diocese of London." Mr. Eilber.

Referred to the Committee on Private Bills.

Bill (No. 68), intituled "An Act respecting the Toronto, Barrie and Orillia Railway Company." Mr. Ferguson (Simcoe.)

Referred to the Committee on Railways.

Bill (No. 92), intituled "An Act respecting the Town of Sarnia." Mr. Eilber.

Referred to the Committee on Private Bills.

Bill (No. 126), intituled "An Act to amend the Municipal Act." Mr. McElroy.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 127), intituled "An Act to amend the Municipal Act." Mr. Henry.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 128), intituled "An Act to amend the Municipal Act." Mr. Henry.

Ordered, That the Bill be read the second time To-morrow.

On Motion of Mr. Hearst, seconded by Mr. Lucas,

Resolved, That the House do forthwith resolve itself into a Committee of the Whole to consider a certain proposed Resolution respecting Radium.

Mr. Hearst acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution recommends it to the consideration of the House.
The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the Lieutenant-Governor in Council be authorized to pay a reward not exceeding twenty-five thousand dollars to the first person proving to the satisfaction of the Lieutenant-Governor in Council, that he has discovered Radium in the Province of Ontario, in sufficient quantity for commercial extraction.

Mr. Speaker resumed the Chair: and Mr. Torrance reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Torrance reported the Resolution as follows:—

Resolved, That the Lieutenant-Governor in Council be authorized to pay a reward not exceeding twenty-five thousand dollars to the first person proving to the satisfaction of the Lieutenant-Governor in Council, that he has discovered Radium in the Province of Ontario, in sufficient quantity for commercial extraction.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 88), Respecting Radium.

On Motion of Mr. Lucas, seconded by Mr. Hearst.

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider certain proposed Resolutions respecting the Workmen’s Compensation Act.

Mr. Pyne acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions recommends them to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That, to assist in defraying the expenses incurred in the administration of Part I. of “The Workmen's Compensation Act” there shall be paid
to the Workmen’s Compensation Board out of the Consolidated Revenue Fund such annual sum not exceeding $100,000 as the Lieutenant-Governor in Council may direct.

That, where at any time there is not money available for payment of the compensation under the said Act which has become due without resorting to the reserves the Lieutenant-Governor in Council where it is for any reason deemed inexpedient to withdraw the amount required from the reserves may direct that the same be advanced out of the Consolidated Revenue Fund and in that case the amount advanced shall be collected by a special assessment and when collected shall be paid over to the Treasurer of Ontario.

Mr. Speaker resumed the Chair; and Mr. Brewster reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. Brewster reported the Resolutions as follows:—

Resolved, That, to assist in defraying the expenses incurred in the administration of Part I. of “The Workmen’s Compensation Act” there shall be paid to the Workmen’s Compensation Board out of the Consolidated Revenue Fund such annual sum not exceeding $100,000 as the Lieutenant-Governor in Council may direct.

That, where at any time there is not money available for payment of the compensation under the said Act which has become due without resorting to the reserves the Lieutenant-Governor in Council where it is for any reason deemed inexpedient to withdraw the amount required from the reserves may direct that the same be advanced out of the Consolidated Revenue Fund and in that case the amount advanced shall be collected by a special assessment and when collected shall be paid over to the Treasurer of Ontario.

The Resolutions having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 107), To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment.

The following Bill was read the second time:—

Bill (No. 88), Respecting Radium.

Referred to a Committee of the Whole House To-morrow.
The Order of the Day for the second reading of Bill (No. 107), To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, having been read.

Mr. Lucas moved,

That the Bill be now read the second time.

And a Debate having ensued, it was, on the Motion of Mr. Proudfoot,

Ordered. That the Debate be adjourned until a later hour of the Session To-day.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved. That there be granted to His Majesty, for the services of 1914, the following sums:—

194. To defray the expenses of the Government House, Maintenance. ................................................. $48 29

195. To defray the expenses of the Parliament and Departmental Buildings. ........................................... 19,873 27

196. To defray the expenses of the Parliament Buildings. ............... 41,403 00

197. To defray the expenses of No. 5 Queen's Park. ................ 2,000 00

198. To defray the expenses of No. 4 Queen's Park. ................ 1,500 00

199. To defray the expenses of Osgoode Hall. ......................... 7,991 58

200. To defray the expenses of the Hospital for the Insane, Brockville ................................................. 72,500 00

201. To defray the expenses of the Hospital for the Insane, Cobourg 2,900 00

202. To defray the expenses of the Hospital for the Insane, Hamilton ................................................. 25,950 00

203. To defray the expenses of the Hospital for the Insane, Kingston ................................................. 42,400 00
204. To defray the expenses of the Hospital for the Insane, London $59,000 00
205. To defray the expenses of the Hospital for the Insane, Mimico 29,500 00
206. To defray the expenses of the Hospital for Feeble-Minded, Orillia .............................................. 92,500 00
207. To defray the expenses of the Hospital for the Insane, Penetanguishene .................................. 17,000 00
208. To defray the expenses of the Hospital for the Insane, Toronto 154,052 50
209. To defray the expenses of the Hospital for Epileptics, Woodstock ........................................... 7,400 00
210. To defray the expenses of the Central Prison.................. 127,083 02
211. To defray the expenses of the Mercer Reformatory........... 2,000 00
212. To defray the expenses of the Normal and Model Schools, Toronto ................................................. 1,425 15
213. To defray the expenses of the Normal and Model Schools, Ottawa .................................................... 52,300 00
214. To defray the expenses of the Normal School, London..... 500 00
215. To defray the expenses of the Normal School, Hamilton... 2,000 00
216. To defray the expenses of the Normal School, Peterborough. 250 00
217. To defray the expenses of the Normal School, Stratford.... 1,300 00
218. To defray the expenses of the Normal School, North Bay... 3,885 00
219. To defray the expenses of the English and French Training School, Sandwich ................................... 500 00
220. To defray the expenses of the Ontario School for the Deaf, Belleville .............................................. 103,450 00
221. To defray the expenses of the Ontario School for the Blind, Brantford ............................................. 85,300 00
222. To defray the expenses of the Ontario Agricultural College.. 38,880 00
223. To defray the expenses of the Ontario Veterinary College... $52,200.00
225. To defray the expenses of the Colonization and Immigration 250.00
226. To defray the expenses of the Muskoka District.............. 890.00
227. To defray the expenses of the Parry Sound District ........... 17.00
228. To defray the expenses of the Manitoulin District............ 1,000.00
229. To defray the expenses of the Sudbury District............... 1,911.55
230. To defray the expenses of the Nipissing District............. 2,600.00
231. To defray the expenses of the Sault Ste. Marie District..... 200.00
232. To defray the expenses of the Rainy River District.......... 57,300.00
233. To defray the expenses of the Thunder Bay District......... 5,300.00
234. To defray the expenses of the Kenora District.............. 2,041.15
235. To defray the expenses of the Temiskaming District......... 70,000.00
236. To defray the expenses of Miscellaneous..................... 5,500.00
238. To defray the expenses of the Parks......................... 20,212.00

Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had come to several Resolutions: also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

The Debate on the Motion for the second reading of Bill (No. 107), To provide for Compensation to Workmen, was then resumed.

And after some time,

The Motion for the second reading having been again put, was carried and the Bill was read the second time and referred to a Committee of the Whole House To-morrow.
The following Bills were severally read the second time:

Bill (No. 81), To amend the Mining Act of Ontario.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 110), To amend the Forest Fires Prevention Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 111), Respecting the Export of Pulpwood.

Referred to a Committee of the Whole House To-morrow.

The House resolved itself into a Committee, severally to consider the following Bills:

Bill (No. 11), Respecting the Peterborough Radial Railway Company.

Bill (No. 33), Respecting the Dunnville, Wellandport and Beamsville Electric Railway Company.

Bill (No. 23), Respecting the North Midland Railway Company.

Bill (No. 18), Respecting the Town of Dunnville.

Bill (No. 24). To confirm By-law No. 1538 of the City of Windsor.

Bill (No. 26). To confirm By-law No. 1670 of the City of Windsor and for other purposes.

Bill (No. 9), To confirm By-law No. 1003 of the Town of Orangeville.

Mr. Speaker resumed the Chair; and Mr. McNaught reported, That the Committee had directed him to report the several Bills without Amendments.

Ordered, That the Bills reported, be severally read the third time To-morrow.
Mr. Hanna presented to the House,

A Return to an Order of the House of the 26th March, 1913, for a Return showing:—1. All the correspondence (including telegrams) passing between the Prime Minister, the Attorney-General, the Minister of Crown Lands or any other member or official of the Government and the Counsel or Solicitors for Keewatin Power Company, or the Counsel or Solicitors for the Hudson’s Bay Company with reference to the action brought by these Companies against the Town of Kenora for a declaration that they and not the Crown were the owners of the water power on the East Branch of the Winnipeg River, and that the lease from the Crown to the Town of Kenora was invalid. 2. A copy of the telegram (if any), sent by the Prime Minister to the Counsel for the Keewatin Power Company advising him that the Government did not desire to defend its own title to the water power or be added as a party to the action. 3. All correspondence (including telegrams) passing between the Town of Kenora or the Counsel or Solicitors for the Town of Kenora, and the Government or any Minister or official thereof with reference to these actions, and particularly all communications requesting the Crown to take part in the defence of its own title to the water power. 4. Copies of all correspondence (including telegrams) passing between the Prime Minister, Attorney-General, the Minister of Crown Lands or any other Minister or official of the Government, and Mr. W. H. Hearst, acting as Counsel for the Government, in reference to these actions. 5. Copy of the judgments of the Trial Judge and the Court of Appeal. (Sessional Papers No. 70.)

The House then adjourned at 10.50 p.m.

Wednesday, March 25th, 1914.

Prayers.

Mr. Hendrie, from the Standing Committee on Railways, presented their Second Report, which was read as follows and adopted:—

Your Committee have carefully considered the following Bills and have prepared certain amendments thereto respectively:—

Bill (No. 40), Respecting the Sudbury-Copper Cliff Suburban Electric Railway Company, and to confirm By-law No. 343 of the Town of Sudbury.

Bill (No. 15), Respecting the Ottawa, Rideau Lakes and Kingston Railway Company.
Bill (No. 14), Respecting the Gananoque and Arnprior Railway Company.

Bill (No. 16), Respecting the Forest Hill Electric Railway Company.

Your Committee have also amended the Preambles to Bills Nos. 15, 14 and 16 so as to make the same conform with the facts as they were made to appear to your Committee.

The following Bills were severally introduced and read the first time:—

Bill (No. 129), intituled "An Act to provide for the appointment of a Fire Marshal for the Province of Ontario." Mr. Foy.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 130), intituled "An Act to remedy and improve the conditions of Assessment and Taxation in New Ontario." Mr. Mageau.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 131), intituled "An Act to amend the Municipal Act." Mr. Gooderham.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 132), intituled "An Act to amend the Municipal Act, 1913." Mr. McNaught.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 133), intituled "An Act to amend the Ontario Game and Fisheries Act." Mr. Anderson (Essex.)

Ordered, That the Bill be read the second time To-morrow.

On Motion of Mr. Foy, seconded by Mr. Hanna.

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider a certain proposed Resolution respecting the remuneration of a Fire Marshal.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution, recommends it to the consideration of the House.
The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That, for the purpose of providing a fund for the remuneration of the Fire Marshal and other Officers appointed under the Fire Marshal’s Act together with fees and travelling expenses and witness fees, every person or corporation transacting the business of Fire Insurance within the meaning of the Ontario Insurance Act shall in addition to the taxes now required by law to be paid by such persons or corporations pay to the Provincial Treasurer an amount not exceeding one-third of one per cent. of the gross premiums received by such person or corporation in respect of business transacted in Ontario during the preceding year as shown by the annual statement furnished by the Department of Insurance under the Ontario Insurance Act, in the case of Mutual Fire Insurance Companies which receive premiums in cash the amount to be calculated on the gross premiums received in cash in respect of such business.

Mr. Speaker resumed the Chair; and Mr. McNaught reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. McNaught reported the Resolution as follows:—

Resolved, That, for the purpose of providing a fund for the remuneration of the Fire Marshal and other Officers appointed under the Fire Marshal’s Act together with fees and travelling expenses and witness fees, every person or corporation transacting the business of Fire Insurance within the meaning of the Ontario Insurance Act shall in addition to the taxes now required by law to be paid by such persons or corporations pay to the Provincial Treasurer an amount not exceeding one-third of one per cent. of the gross premiums received by such person or corporation in respect of business transacted in Ontario during the preceding year as shown by the annual statement furnished by the Department of Insurance under the Ontario Insurance Act, in the case of Mutual Fire Insurance Companies which receive premiums in cash the amount to be calculated on the gross premiums received in cash in respect of such business.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 129), To provide for the appointment of a Fire Marshal for the Province of Ontario.
Mr. Marshall moved, seconded by Mr. Atkinson.

That in the opinion of this House cheap and convenient electric-railway transportation facilities is one of the most urgent needs in many rural sections and the towns of the Province, and this House is gratified to see the general movement among the municipalities of the Province to secure improved electric-railway transportation facilities through the Hydro-Electric Power Commission. That this House views with satisfaction the prompt manner in which this question has been taken up by the Chairman of the Hydro-Electric Power Commission, and would respectfully memorialise the Government of the Dominion of Canada to grant to Hydro-Electric Radial Railways constructed by or for the benefit of the municipalities of the Province under the direction of the Hydro-Electric Power Commission, a subsidy in all respects equal to that granted to steam railways under the provisions of the Act governing the granting of subsidies to aid in the construction of railways.

Mr. Ellis moved in Amendment, seconded by Mr. Anderson (Essex).

That all the words in the Motion after the word "Commission" in the eighth line be struck out and the following substituted therefor:—

"and would respectfully urge upon the Dominion Government the importance of the question and the wisdom of encouraging the construction of Municipal Hydro-Electric Radial Railways, and that this House further respectfully urge upon the Dominion Government the great importance of cooperating with the Province in the development of the water powers created by existing and projected canals and canals now under construction and capable of such development, by the utilization of the waters necessarily supplied thereto and not required for navigation purposes."

And the Amendment, having been put, was carried.

The original Motion as amended, having been then put, was carried unanimously, and it was,

Resolved, That in the opinion of this House cheap and convenient electric-railway transportation facilities is one of the most urgent needs in many rural sections and the towns of the Province, and this House is gratified to see the general movement among the municipalities of the Province to secure improved electric-railway transportation facilities through the Hydro-Electric Power Commission. That this House views with satisfaction the prompt manner in which this question has been taken up by the Chairman of the Hydro-Electric Power Commission, and would respectfully urge upon the Dominion Government the importance of the question and the wisdom of encouraging the construction of Municipal Hydro-Electric Radial Railways, and that this House
further respectfully urge upon the Dominion Government the great importance of co-operating with the Province in the development of the water powers created by existing and projected canals, and canals now under construction, and capable of such development, by the utilization of the waters necessarily supplied thereto, and not required for navigation purposes.

The Order of the Day for resuming the Adjourned Debate on the motion for the second reading of Bill (No. 77), To amend the Assessment Act, having been read,

The Debate was resumed.

And, after some time,

It was, on the Motion of Mr. Eilber,

Ordered, That the Debate be further adjourned until To-morrow.

The Order of the Day for the second reading of Bill (No. 90). To amend the Assessment Act, having been read,

Mr. Rowell raised the objection that clause 3 of the Bill was ultra vires of a Private Member, and Mr. Speaker, being asked to rule, said that the matter covered by the said section, relating to the taxation of lands, came clearly under the Rule governing Aid and Supply and that therefore the point was well taken and he ordered, accordingly, that the section be eliminated from the Bill as introduced.

The Debate on the Motion for the second reading was then continued and, after some time, it was

Ordered, That the Order be discharged. and that the Bill be withdrawn.

The Clerk having announced to the House,

That Mr. Speaker was unavoidably absent and unable to take the Chair, and having requested the House to nominate a Member to take the Chair,
Mr. Foy moved, seconded by Mr. Pyne,

That the Honourable the Speaker, being unavoidably absent this evening, this House doth, under the provisions of the Statute in such case made and provided, elect Anthony M. Rankin, Esquire, to take the Chair and preside as Speaker for the remainder of the day.

And the Motion having been put by the Clerk, was declared carried unanimously, and

Mr. Rankin took the Chair accordingly.

The House resolved itself into a Committee to consider Bill (No. 107), To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Musgrove reported. That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The House then adjourned at 10.30 p.m.

Thursday. March 26th, 1914.

Prayers.

Mr. Speaker informed the House,

That the Clerk had received from the Railway and Municipal Board their Report in the following case:—

Bill (No. 13), Respecting the City of Fort William.

The Report was then read by the Clerk, at the Table, as follows:—

To the Honourable the Legislative Assembly of the Province of Ontario:—

Upon reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of section 1, subsection 9 of Bill
(No. 13), intituled An Act respecting the City of Fort William, 1914, the Board begs leave respectfully to report that in the judgment of the Board it is reasonable that subsection 9 of section 1 of the said Bill should be passed by Your Honourable House.

All which is respectfully submitted.  
D. M. McIntyre, 
Chairman.

A. B. Ingram, 
Vice-Chairman.

H. N. Kittson, 
Commissioner.

Dated at Toronto this twenty-sixth day of March, 1914.

Ordered, That Bill (No. 13), Respecting the City of Fort William, be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

The following Petition was brought up and laid upon the Table:—

By Mr. Dunlop, the Petition of the Town Council of Pembroke.

The following Petitions were read and received:—

Of the Young Men's Christian Association of Sault Ste. Marie and Steelton, praying that an Act may pass to validate a mortgage given to the Canada Life Assurance Company and for other purposes.

Of the City Council of Port Arthur, praying that an Act may pass ratifying and confirming certain By-laws and for other purposes.

Mr. Hanna, from the Standing Committee on Private Bills, presented their Fourth Report, which was read as follows and adopted:—

Your Committee beg to report the following Bill without amendment:—

Bill (No. 8), An Act to consolidate a certain indebtedness of the Town of Arnprior.
Your Committee beg to report the following Bills with certain amendments:

Bill (No. 17), An Act respecting the Town of Lindsay.

Bill (No. 66), An Act to confirm certain By-laws of the Township of Russell.

The following Bills were severally introduced and read the first time:

Bill (No. 58), intituled "An Act respecting the City of Peterborough." Mr. Peck.

Referred to the Committee on Private Bills.

Bill (No. 62), intituled "An Act to incorporate the Town of St. Clair Beach." Mr. Sulman.

Referred to the Committee on Private Bills.

Bill (No. 135), intituled "An Act for the better prevention of Ticket Speculation." Mr. Gooderham.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 136), intituled "An Act to amend the Ontario Election Act." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 137), intituled "An Act to prohibit Political Contributions by Corporations, License Holders and Public Contractors." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 138), intituled "An Act respecting Representation of the People in the Legislative Assembly." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 139), intituled "An Act to amend the Act respecting Sanatoria for Consumptives." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 140), intituled "An Act to amend the Industrial Schools Act." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.
Bill (No. 141), intituled "An Act to amend the Industrial Farms Act." Mr. Hanna.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 142), intituled "An Act respecting the Hospitals for Epileptics." Mr. Hanna.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 143), intituled "An Act respecting Reception Hospitals for the Insane." Mr. Hanna.

Ordered. That the Bill be read the second time To-morrow.

The Order of the Day for resuming the Adjourned Debate on the Motion for the second reading of Bill (No. 77), To amend the Assessment Act, having been read,

The Debate was resumed.

And after some time,

The Motion for the second reading, having been again submitted, was lost upon the following Division:—

YEAS.

Messieurs:

Anderson (Bruce) Clarke Mageau Racine
Atkinson Kohler Marshall Rowell
Bowman McCormick Mayberry Sinclair

Studholme—15
NAYS.

Messieurs:

Anderson (Essex)  Ebbs  Eilber  McCrea  McCleary  Preston (Lanark)
Bennewies  Ferguson  Simcoe  McKeown  McNaught  Pyne
Black  Foy  Galna  MePherson  MacArthur  Rankin
Brewster  Gaunce  Machin  Maediarmid  Reaune
Brower  Chambers  Chambres
Cameron  Carscallen  Godfrey  Mason  Regan
Chamagne  Hearst  Mathieu  Ross
Cook  Crawford  Hendrie  Morel  Shillington
Crawford  Dargavel  Henry  Nixon  Sultan
Devitt  Jamieson  Norma  Peck  Thompson
Donovan  Jarvis  Preston (Durham)
Duff  Lucas  Torrance

PAIRS.

None.

And so it was declared in the negative.

Mr. Mageau moved, seconded by Mr. Racine,

That there be laid before this House a Return showing:—1. Copies of all correspondence during the months of November and December, 1913, passing between the Honourable the Minister of Education, or anyone on his behalf, and Henri Saint Jacques, who was during November and December, 1913, an Inspector of English-French Schools. 2. The number of English-French Schools which have complied with Regulation 17 passed in 1913. 3. The number of English-French Schools which have not complied with Regulation 17. 4. What English-French Schools have received grants under the Public Schools Acts, and the amount thereof. 5. Copies of all reports, if any, made by the Chief Inspector of Public and Separate Schools in 1913, pursuant to said Regulation 17. and copies of all reports made by the Inspectors of the Divisions, pursuant to Regulation 17. 6. Copies of any joint reports, if any, made by any Inspectors, pursuant to Regulation 17. 7. Copies of all correspondence passing between the Honourable the Minister of Education, or anyone on his behalf, and any other person in 1913, having reference to the manner in which Regulation 17 is being complied with by the teachers, inspectors and other persons to whom it applies. 8. All correspondence passing between the Honourable the Minister of Education, or anyone on his behalf,
and any other person in 1913, complaining of the hardship or injustice of Regulation 17, and asking that it be withdrawn or varied.

And a Debate having arisen.

And the House having continued to sit until Twelve of the Clock midnight, 

Friday, 27th March, 1914.

The Debate was continued.

And after some time, the Motion having been put, was carried, and it was

Ordered, That there be laid before the House a Return showing:—1. Copies of all correspondence during the months of November and December, 1913, passing between the Honourable the Minister of Education, or anyone on his behalf, and Henri Saint Jacques, who was during November and December, 1913, an Inspector of English-French Schools. 2. The number of English-French Schools which have complied with Regulation 17 passed in 1913. 3. The number of English-French Schools which have not complied with Regulation 17. 4. What English-French Schools have received grants under the Public Schools Acts, and the amount thereof. 5. Copies of all reports, if any, made by the Chief Inspector of Public and Separate Schools in 1913, pursuant to said Regulation 17, and copies of all reports made by the Inspectors of the Division, pursuant to Regulation 17. 6. Copies of any joint reports, if any, made by any Inspectors, pursuant to Regulation 17. 7. Copies of all correspondence passing between the Honourable the Minister of Education, or anyone on his behalf, and any other person in 1913, having reference to the manner in which Regulation 17 is being complied with by the teachers, inspectors and other persons to whom it applies. 8. All correspondence passing between the Honourable the Minister of Education, or anyone on his behalf, and any other person in 1913, complaining of the hardship or injustice of Regulation 17, and asking that it be withdrawn or varied.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Revised Rules, Orders and Forms of the Division Courts of the Province of Ontario. (Sessional Papers No. 71.)

The House then adjourned at 12.55 A.M.
Friday, March 27th, 1914.

Prayers. 3 O'Clock, P.M.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their sixth Report, which was read as follows and adopted.

Your Committee have carefully examined the following petitions and find the notices as published in each case sufficient:

Of the Ottawa Orphans' Home, praying that an Act may pass changing the name of the Home and for amendments to their Act of Incorporation.

Of the Town Council of Cornwall, praying that an Act may pass to ratify and confirm a certain By-law and Agreement re McGill Chairs, Limited.

Of the City Council of St. Catharines, praying that an Act may pass authorizing the issue of debentures re floating indebtedness.

Of the City Council of Port Arthur, praying that an Act may pass ratifying and confirming certain By-laws and for other purposes.

Of F. F. Carney and others of Medora, praying that an Act may pass to incorporate the Town of Bala.

Of the Town Council of Bowmanville, praying that an Act may pass authorizing the Corporation to borrow, upon an issue of debentures, a certain sum of money.

Of the Town Council of Goderich, praying that an Act may pass to revive the Act of Incorporation of the Ontario West Shore Railway Company.

Of the City Council of Guelph, praying that an Act may pass authorizing the Corporation to pass certain By-laws re issue of debentures.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their seventh Report, which was read as follows and adopted:

Your Committee have carefully examined the Petition of the Town Council of Cochrane, praying that an Act may pass authorizing the Corporation to borrow a certain sum of money to pay off the floating debt, and for other purposes, and find that notice of the proposed application to this Legislature has been published for the requisite length of time in the "Ontario Gazette" and also in the "Northland Post," a newspaper published in the Town of Cochrane.
Your Committee also find that the Petition states that there have been irregularities in connection with the Collectors' Rolls for the said Town in years previous to 1914, and prays that the Corporation may, notwithstanding such irregularities, be empowered to take all proceedings authorized by the Assessment Act to collect all arrears of unpaid taxes; of this there is no mention made in the Notice, and your Committee therefore recommend that the attention of the Private Bills Committee be directed to the matter.

Mr. Hanna, from the Standing Committee on Private Bills, presented their fifth Report, which was read as follows and adopted.

Your Committee beg to report the following Bills without amendments:—

Bill (No. 29), An Act respecting the Town of Parry Sound.

Bill (No. 61), An Act respecting the Roman Catholic Episcopal Corporation of the Diocese of London in Ontario.

Bill (No. 92), An Act respecting the Town of Sarnia.

Your Committee beg leave to report the following Bill with certain amendments:—

Bill (No. 51), An Act respecting the City of London.

Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 61), Respecting the Roman Catholic Episcopal Corporation of the Diocese of London in Ontario, on the ground that the Bill is one relating to a Religious Institution.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 61), Roman Catholic Episcopal Corporation of London.

The following Bills were severally introduced and read the first time:—

Bill (No. 21), intituled "An Act respecting the Town of Cochrane." Mr. Shillington.

Referred to the Railway and Municipal Board, except as to sections 9 and 10.
Bill (No. 32), intituled "An Act respecting the Orphans' Home of the City of Ottawa." Mr. Ellis.

Referred to the Committee on Private Bills.

Bill (No. 34), intituled "An Act respecting the City of Port Arthur." Mr. Hogarth.

Referred to the Committee on Private Bills.

Bill (No. 43), intituled "An Act respecting the Town of Cornwall and McGill Chairs, Limited." Mr. Munro.

Referred to the Committee on Private Bills.

Bill (No. 60), intituled "An Act respecting the City of St. Catharines." Mr. Jessop.

Referred to the Railway and Municipal Board with reference to section 1.

Bill (No. 63), intituled "An Act respecting the Ontario West Shore Railway Company." Mr. Musgrove.

Referred to the Committee on Railways.

Bill (No. 93), intituled "An Act to incorporate the Town of Bala." Mr. Armstrong.

Referred to the Committee on Private Bills.

Bill (No. 144), intituled "An Act to amend the Surveys Act." Mr. Hearst.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 145), intituled "An Act incorporating a Board of Racing Supervision." Mr. Pratt.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 146), intituled "An Act to amend the Ontario Land Surveyors Act." Mr. Hearst.

Ordered, That the Bill be read the second time on Monday next.
Bill (No. 147), intituled "An Act respecting the purchase of Timber Limits of the Pembroke Lumber Company." Mr. Hearst.

Ordered, That the Bill be read the second time on Monday next.

Mr. Bowman asked the following Question:—

Does the Government intend to introduce any anti-treating legislation this Session.

Mr. Hanna took exception to the Question in that it was one of a matter of Policy and was not, as such, a proper one to be asked.

And Mr. Speaker being requested to rule said, that he considered the objection well taken and that he would direct the Clerk to remove the Question from the Order Paper.

Removed accordingly.

Mr. Marshall asked the following Question:—

1. Was Mr. A. H. Walker engaged as Science Master of the Almonte High School in the year 1913. 2. Had Mr. Walker passed the necessary examinations qualifying him for such position. 3. Did the Department of Education notify the Board of Trustees of the Almonte High School in the month of January, 1913, or thereabouts, that they must cancel the engagement of Mr. Walker because he would not be twenty-one years of age until March of this year. 4. Has the Department been advised that the School Board did so advertise and received only one application. 5. Is the Department aware that the Principal of the High School wrote to the applicant, acting in what he claimed to be in the interests of the work of the School, that it would be better that there should be no change during the school term, and suggested that she withdraw her application. 6. Has the Department suspended the certificate of Mr. Jenkins, the Principal of the High School. If so, for how long a period. 7. Has the Department suspended the certificate of Mr. Walker, the Science Teacher. If so, for how long a period.

And the Minister of Education replied in the words following:—

1. Yes. 2. He passed the examinations, but was under age to secure qualification. 3. On September 11th, 1913, the board were notified that Mr.
Walker was not qualified and that he must have been aware of that fact on applying. On October 6th, 1913, the board were notified that steps should be taken at once to obtain qualified teacher, but the board did not advertise till January, 1914. 4. Yes; one application considered suitable by the board. 5. No; not in these terms. 6. Yes; from April 9th to September 1st of the present year. 7. No; he has never had a High School certificate.

Mr. Mageau asked the following Question:—

1. Was any privilege to cut timber at Mileage 79 1/2 on the T. & N. O. Railway granted to Messrs. Black & Weegar. 2. If the privilege was granted, what was the date of such granting and the terms thereof. 3. How much timber has been cut by them under such permit or privilege, if any.

And the Minister of Lands, Forests and Mines replied in the words and figures following:—

1. No privilege was granted to them. An area of about 200 acres in the locality referred to was put up to public tender. Messrs. Black & Weegar were the highest tenderers, and the timber was accordingly awarded to them. 2. The sale by public tender was held on the 25th of October, 1912. The price tendered was: White Pine, $8 per thousand feet board measure, including dues, and Red Pine $7 per thousand feet B.M., including dues. The timber was to be cut by the 30th of April, 1913. 3. 3,750 pieces of pine, making 213,204 feet B.M.

Mr. Anderson (Bruce) asked the following Question:—

1. What action (if any) has the Government taken to fill the Bursarship of the Kingston Asylum made vacant by the death of the late William Dick. If an appointment has been made, who is the person so appointed.

And the Provincial Secretary replied:—

That no action has been taken.

On Motion of Mr. Kohler, seconded by Mr. Mayberry,

Ordered, That there be laid before the House a Return shewing:—1. The conditions upon which grants are made to rural public schools. 2. Were the
On Motion of Mr. Marshall, seconded by Mr. Mayberry,

Ordered, That there be laid before this House a Return shewing:—1. If there was a deficit in the financial operations of the Provincial University for the fiscal year ending 1912. If so, how much. 2. Was there a deficit in the financial operations of the Provincial University for the fiscal year 1913. If so, how much. 3. If there have been deficits during the years 1912-13, or either of them, how have these deficits been provided for. 4. What is the estimated expenditure of the Provincial University for the current fiscal year. 5. What is the estimated revenue of the University for the current fiscal year.

On Motion of Mr. Sinclair, seconded by Mr. Mayberry.

Ordered, That there be laid before this House a Return showing:—1. If there was an option given to the firm of Murray, Mather & Co. to purchase certain Government securities during the calendar year 1913. 2. If so, what was the date of the option, and what were the character, amount and price of the securities covered by it. 3. Was such option, if any, exercised; and if so, to what extent.

On Motion of Mr. Bowman, seconded by Mr. Elliott,

Ordered, That there be laid before this House a Return showing:—1. Copy of evidence of Mr. Taylor, of Messrs. Taylor, Scott & Co., given before the Dominion Penitentiary Investigation Commission, of which Mr. G. M. Macdonnell, K.C., of Kingston, is Chairman, and which was taken in shorthand by a Stenographer provided by Dr. Gilmour, Warden of the Central Prison, such evidence or a copy thereof being now in the custody or control of the Provincial Secretary, or of some of the officers or officials of his Department.
ment, or of the institutions under the control of his Department. 2. Copies of all correspondence passing between the Provincial Secretary, or any officer or official of his Department, or any officer or official of any of the institutions under the charge of his Department, and Mr. Joseph Downey, in reference to the said evidence or the production thereof.

On Motion of Mr. Anderson (Bruce), seconded by Mr. Ferguson (Kent),

Ordered, That there be laid before this House a Return showing:—1. All correspondence with reference to the resignation of Mr. Harkness, Manager or Superintendent of the Jordan Experimental Station. 2. The reports of the Committee or Advisory Board of the said farm for the years 1911, 1912 and 1913. 3. Statement showing the total expenditure to date, divided between cost of building, cost of land, improvements of land and cost of management.

The following Bills were severally read the second time:—

Bill (No. 116), To amend The Municipal Act.
Referred to the Municipal Committee.

Bill (No. 117), To amend The Municipal Act.
Referred to the Municipal Committee.

Bill (No. 118), To amend The Local Improvement Act.
Referred to the Municipal Committee.

Bill (No. 119), To amend The Municipal Act.
Referred to the Municipal Committee.

Bill (No. 121), To amend The Municipal Act.
Referred to the Municipal Committee.

Bill (No. 127), To amend The Municipal Act.
Referred to the Municipal Committee.
Bill (No. 128), To amend The Municipal Act.
Referred to the Municipal Committee.

Bill (No. 27), Respecting the Town of Waterloo.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 30), To enable the Trustees of St. Andrew's Presbyterian Church, Peterborough, to sell certain lands.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 37), Respecting the Corporation of St. Mary's College in Montreal.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 38), To incorporate Sacred Heart College of Sudbury.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 40), Respecting the Sudbury-Copper Cliff Suburban Electric Railway Company and to confirm By-law Number 343 of the Town of Sudbury.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 15), Respecting the Ottawa, Rideau Lakes and Kingston Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 14), Respecting the Gananoque and Arnprior Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 16), Respecting the Forest Hill Electric Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 8), To consolidate a certain indebtedness of the Town of Arnprior.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 17), Respecting the Town of Lindsay.
Referred to a Committee of the Whole House on Monday next.
Bill (No. 66), To confirm certain By-laws of the Township of Russell.

Referred to a Committee of the Whole House on Monday next.

The Order of the Day for the second reading of Bill (No. 115), To amend the University Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The House resolved itself into a Committee, severally to consider the following Bills:


Bill (No. 25), Respecting the City of Windsor.

Mr. Speaker resumed the Chair; and Mr. Owens reported, That the Committee had directed him to report the several Bills without amendments.

Ordered, That the Bills reported, be severally read the third time on Monday next.

On Motion of Mr. Foy, seconded by Mr. Pyne,

Resolved, That, beginning on Monday next and for each succeeding Monday during the Session, Government Orders shall be placed upon the Order Paper.

Mr. Hanna presented to the House by Command of His Honour the Lieutenant-Governor:

Report of Births, Marriages and Deaths for the year 1913. (Sessional Papers No. 20.)

Also—Final Report of Commissioner on Laws Relating to the Liability of Employers to make Compensation to their Employees. (Sessional Papers No. 53.)
Also—Memorandum showing the Policy of the Government re Forest Reserves. (Sessional Papers No. 72.)

Also—Return to an Order of the House of the 6th March, 1914, for a Return showing:—1. Application for license of William Smuck of the Township of Bayham in the electoral district of East Elgin for the year 1913-14; the granting thereof; the withdrawal of such application; all correspondence between the Department and any officer thereof and the said Smuck, or the License Inspector or other residents of East Elgin in reference thereto. 2. The application of the said Smuck to be appointed License Inspector for East Elgin, and all protests against his appointment. 3. All letters, reports or communications in reference to the health or work by the former License Inspector, Mr. W. R. Andrews. 4. The resignation of the former License Inspector or Notice of the Termination of his employment. 5. All protests or complaints during the years, 1912, 1913 and 1914 from residents of Aylmer or other citizens of East Elgin in reference to the lack of enforcement of the License Law and the conduct of the hotels in Aylmer or of license officials of East Elgin. (Sessional Papers No. 66.)

The House then adjourned at 5.35 p.m.

Monday. March 30th, 1914.

Prayers.

3 O'Clock P.M.

The following Petition was read and received:—

Of the Town Council of Pembroke, praying that an Act may pass to ratify and confirm certain By-laws.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 27), Respecting the Town of Waterloo.

Bill (No. 30). To enable the Trustees of St. Andrew's Presbyterian Church, Peterborough, to sell certain lands.

Bill (No. 15), Respecting the Ottawa, Rideau Lakes and Kingston-Railway Company.
Bill (No. 14), Respecting the Gananoque and Arnprior Railway Company.

Bill (No. 16), Respecting the Forest Hill Electric Railway Company.

Bill (No. 8), To consolidate a certain indebtedness of the Town of Arnprior.

Mr. Speaker resumed the Chair; and Mr. McCrea reported, That the Committee had directed him to report the several Bills without amendments.

Ordered, That the Bills reported, be severally read the third time To-morrow.

The Order of the Day for the second reading of Bill (No. 19), Respecting the City of Hamilton, having been read,

Mr. Hendrie moved,

That the Bill be now read the second time.

Mr. Studholme moved in Amendment, seconded by Mr. McDonald,

That the Bill be not now read the second time, but be recommitted to the Committee on Private Bills for reconsideration.

And a Debate having ensued, it was

Ordered, That the Debate be adjourned until To-morrow.

The following Bills were severally read the second time:—

Bill (No. 29), Respecting the Town of Parry Sound.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 61), Respecting the Roman Catholic Episcopal Corporation of the Diocese of London in Ontario.

Referred to a Committee of the Whole House To-morrow.
Bill (No. 92), Respecting the Town of Sarnia.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 51), Respecting the City of London.

Referred to a Committee of the Whole House To-morrow.

Mr. Kohler asked the following Question:—

1. Is it the intention of the Government to make any Capital Expenditure on account of the Temiskaming and Northern Ontario Railway during the present fiscal year.
2. If so, what is the estimated expenditure, and what are the purposes for which the money is to be expended.
3. How is the money to be provided to meet any contemplated capital expenditure.

To which the Minister of Public Works replied as follows:—

There will be capital expenditure upon the Temiskaming and Northern Ontario Railway for the present fiscal year, but the amount of such expenditure has not yet been decided upon.

Mr. Mageau asked the following Question:—

1. Has the position vacated by Mr. Henri St. Jacques, Inspector of bi-lingual schools in Northern Ontario, been filled.
2. If so, when, and by whom.
3. If not, why not.

And the Minister of Education replied in the words following:—

1. J. M. Fleury, M.A., Ottawa, was appointed to succeed Henri St. Jacques as Inspector of English-French Schools, and has been so employed since November 29th, 1913.

On Motion of Mr. Bowman, seconded by Mr. Clarke,

Ordered, That there be laid before this House a Return shewing:—
1. What was the estimated cost of the heating plant for the Toronto University.
2. What was the actual cost of the plant when fully completed.
3. Has the total amount been paid; if not, what amount, if any, is held in reserve.
4. And if the heating plant is giving satisfaction.
On Motion of Mr. Munro, seconded by Mr. Ferguson (Kent),

Ordered, That there be laid before this House a Return shewing:—1. A copy of the correspondence passing between the Provincial Treasurer or any member of the Government and the Hydro-Electric Power Commission and the Temiskaming and Northern Ontario Railway Commission, since the 17th April, 1913, relative to the statements of receipts and expenditures of the Hydro-Electric Power Commission and the Temiskaming and Northern Ontario Railway Commission, which were directed to be made by resolution of the House passed 17th April, 1913. 2. A copy of the Order-in-Council dated March 5th, 1914, prescribing the form which such statements are to take.

The Order of the Day for resuming the Adjourned Debate on the motion for the second reading of Bill (No. 70), To amend the Municipal Act, 1913, having been read,

The Debate was resumed,

And after some time, it was

Ordered, That the Debate be further adjourned until To-morrow.

The Order of the Day for the second reading of Bill (No. 82), To amend the Liquor License Act, having been read,

Mr. McDonald moved,

That the Bill be now read the second time.

And the Motion, having been put, was lost on a Division.

And so it was declared in the Negative.

The following Bills were severally read the second time:—

Bill (No. 102), To amend the Municipal Act.

Referred to the Municipal Committee.
Bill (No. 104), To amend the Municipal Act.

Referred to the Municipal Committee.

Bill (No. 126), To amend the Municipal Act.

Referred to the Municipal Committee.

The House resolved itself into a Committee to consider Bill (No. 81), To amend the Mining Act of Ontario, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 110), To amend the Forest Fires Prevention Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 88), Respecting Radium, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 111), Respecting the Export of Pulpwood, and, after some time spent therein, Mr.
Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

Mr. Hearst presented to the House:—

Whitson's Report on the Construction of Roads in Northern Ontario. (Sessional Papers No. 73.)

The House then adjourned at 10.15 p.m.

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Tuesday, March 31st, 1914.

Prayers.

On motion of Mr. Bowman, seconded by Mr. Elliott,

Resolved, That notwithstanding the time for presenting Petitions for Private Bills has expired, that leave be given to present a Petition of the Town Council of Wiarton, respecting the issue of Debentures, and that the same be now read and received.

The following Petition was then read and received:—

The Petition of the Town Council of Wiarton, praying that an Act may pass to empower the issue of Debentures to the extent of $25,000.

The following Bills were severally introduced and read the first time:—

Bill (No. 94), intituled “An Act respecting the Town of Bowmanville.” Mr. Devitt.
Referred to the Railway and Municipal Board.

Bill (No. 148), intituled "An Act to amend the Ontario Election Act." Mr. Studholme.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 149), intituled "The Fair Wages and Hours of Labour Regulation Act, 1914." Mr. Studholme.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 150), intituled "An Act to amend the Motor Vehicles Act." Mr. Gooderham.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 151), intituled "An Act to amend the Ontario Reformatory Act and to confirm a certain Order in Council." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 152), intituled "An Act to amend the Hospitals for the Insane Act." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.

The Order of the Day for resuming the adjourned Debate on the motion for the second reading of Bill (No. 70), To amend the Municipal Act, 1913, having been read,

The Debate was resumed,

And after some time, the motion for the second reading having been again submitted, was lost upon the following division:—

Yea.

Messieurs.

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Nays.

Messieurs.

Anderson (Essex) Ferguson (Grenville) Jessop Lucas
Armstrong Foy McElroy
Black Fraser McFarlan
Brower Galua McGarry
Cameron Gamey MacArthur
Carscallen Gooderham Maediarmid
Crawford Grant Mathieu
Dargavel Grigg Milligan
Devitt Hanna Mills
Duff Hartt Morel
Ebbs Hearst Nesbitt
Ellber Henry Norman
Fallis Hogarth Owens
Ferguson (Simcoe) Jamieson Peck
Ferguson Jarvis Pratt

Preston (Lanark) Pyne
Pyne
Rankin
Reaume
Regan
Ross
Scholfield
Sulman
Thompson (Simcoe)
Thompson (Peterboro)

Torrance
Vrooman
Whitesides—58.

Pairs.

Messieurs.

Shillington ......................... Proudfoot.

And so it was declared in the Negative.

The following Bills were severally read the second time:—

Bill (No. 137), To prohibit Political Contributions by Corporations, License Holders and Public Contractors.

Referred to the Legal Committee.

Bill (No. 86), To prohibit Political Contributions by Corporations, certain Associations and Government Contractors.

Referred to the Legal Committee.

Bill (No. 136), To amend the Ontario Election Act.

Referred to the Legal Committee.
Bill (No. 73), To require the publication of contributions for Political Purposes.

Referred to the Legal Committee.

Bill (No. 103), To amend the Ontario Voters' Lists Act.

Referred to the Municipal Committee.

Bill (No. 129), To provide for the appointment of a Fire Marshal for the Province of Ontario.

Referred to a Committee of the Whole House To-morrow.

The Order of the Day for the second reading of Bill (No. 124), To amend the Assessment Act, having been read,

Mr. Gooderham moved.

That the Bill be now read the second time.

And a Debate having ensued,

Mr. Gooderham declared that he would withdraw the Bill and moved, That the Order be discharged and the Bill withdrawn.

Mr. Rowell raised the objection that a Member could not withdraw a Motion except by the unanimous consent of the House and Mr. Speaker being asked to rule, said

That he would reserve his decision, and so the matter stood.

The House again resolved itself into a Committee to consider Bill (No. 107), To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Torrance reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved. That the Committee have leave to sit again To-morrow.
The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 40), Respecting the Sudbury-Copper Cliff Suburban Electric Railway Company and to confirm By-law Number 343 of the Town of Sudbury.

Bill (No. 29), Respecting the Town of Parry Sound.

Bill (No. 61), Respecting the Roman Catholic Episcopal Corporation of the Diocese of London in Ontario.

Bill (No. 92), Respecting the Town of Sarnia.

Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had directed him to report the several Bills without amendments.

Ordered, That the Bills reported, be severally read the third time Tomorrow.

Mr. Mayberry asked the following Question:—

1. What is the present provision in the Agricultural College at Guelph for giving instruction in the Bee-keeping Industry and encouraging its development. 2. Does the Government intend to take any further action toward increasing the accommodation for the development of this industry at the Guelph Agricultural College.

And the Minister of Agriculture replied as follows:—

1. Lecturer in Apiculture with a regular assistant and stenographer and temporary assistance for special work. Fully equipped office, class room and room for storage, and ample accommodation for some fifty colonies. 2. The matter is under consideration.

Mr. McDonald asked the following Question:—

1. Are the license holders along the Sandwich, Windsor & Amherstburg Electric Railway, who keep road houses, permitted to keep open their bars on Sunday.

To which the Provincial Secretary replied in the negative.
The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved. That there be granted to His Majesty, for the services of 1914, the following sums:

179. To defray the expenses of the Agricultural and Horticultural Societies. ........................................... $8,500 00
180. To defray the expenses of the Live Stock Branch. ............ 500 00
181. To defray the expenses of the Dairy Branch. ...................... 100 00
182 To defray the expenses of the Fruit Branch. ....................... 4,700 00
183. To defray the expenses of the Ontario Veterinary College. ... 1,280 00
184. To defray the expenses of the Miscellaneous. .................. 393 13
185. To defray the expenses of the Ontario Agricultural College. .. 6,150 00
186. To defray the expenses of the Macdonald Institute and Hall. ... 2,550 00
187. To defray the expenses of the Animal Husbandry, Farm and Experimental Feeding Department. ......................... 800 00
188. To defray the expenses of the Field Experiments. ............... 600 00
189. To defray the expenses of the Poultry Department. ............ 2,450 00
190. To defray the expenses of the Pomology Department. .......... 550 00
191. To defray the expenses of the Mechanical Department. ....... 100 00
192. To defray the expenses of the Colonization and Immigration ... 1,976 37
193. To defray the expenses of the Hospitals and Charities. ....... 19,410 57
239. To defray the expenses of the Mines and Mining. .............. 5,155 70
240. To defray the expenses of the Refunds. ....................... 11,102 96
241. To defray the expenses of the Miscellaneous. .................. 62,049 03
237. To defray the expenses of the Outside Service and Surveys. .. 54,355 41
110. To defray the expenses of the Fisheries and Game .......... $300 00
116. To defray the expenses of the Inspection Public Institutions. 1,238 68
124. To defray the expenses of the Live Stock Branch ............. 2,150 00
149. To defray the expenses of the District of Sudbury ............. 9,157 05
168. To defray the expenses of the Hospital for the Insane, Hamilton .................................. 17,234 00
171. To defray the expenses of the Hospital for the Insane, Mimico 14,620 00
176. To defray the expenses of the Central Prison, Toronto ...... 4,000 00
177. To defray the expenses of the Central Prison Industries ... 400 00

Mr. Speaker resumed the Chair; and Mr. McPherson reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hanna presented to the House:—

Return to an Order of the House of the 27th February, 1914, for a Return showing:—1. The names of the tenderers for the supply of coal for Government Institutions, in Toronto, during the years 1910, 1911, 1912 and 1913, respectively. 2. The amount of each tender for each of such years. 3. The names of the contractor or contractors for each of such years. 4. The amount of coal supplied under each contract during each year. 5. The price at which the coal was purchased. (Sessional Papers No. 74.)

Also—Return to an Order of the House of the 27th February for a Return showing:—1. What buildings have been erected by the Province at the Prison Farm at Guelph. 2. What has been the total cost to the Province of each building. 3. Were any of these buildings built by prison labour in whole or in part. 4. If so, what buildings, and what class of prison labour was employed. 5. And if the statement of cost makes any allowance for the prison labour employed, if any. (Sessional Papers No. 75.)
Also—Return to an Order of the House of the 18th March, 1914, for a Return showing:—1. Whether the Minister of Agriculture or any officer or official of his Department, or the Minister of Education or any officer or official of his Department, communicated with the district representative of Agriculture within the County of Welland with reference to his attitude to the Canada Temperance Act or the vote to be taken thereon on the 29th January last. 2. And if any communication was made, was such communication verbal or in writing. 3. And who was the officer making the same, and what was the date thereof. (Sessional Papers No. 76.)

The House then adjourned at 11.35 p.m.

Wednesday, April 1st, 1914.

Prayers.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Eighth Report, which was read as follows and adopted:—

Your Committee have carefully examined the following Petitions and find the Notices as published in each case sufficient:—

Of the Town Council of Brampton, praying that an Act may pass to ratify and confirm certain By-laws.

Of the Village Council of Mimico, praying that an Act may pass confirming certain proceedings taken re construction of pavements.

Of the County Council of Halton, praying that an Act may pass to ratify and confirm a certain By-law authorizing issue of debentures for the sum of $20,000 to provide funds to complete the High Level Bridge near Town of Oakville.

Of the Rector and Wardens of St. Paul's Church, Toronto, praying that an Act may pass to vest in them certain lands.

Of the Town Council of Pembroke, praying that an Act may pass to ratify and confirm certain By-laws.

Of the Village Council of Grimsby, the Township Council of North Grimsby and the Bell Fruit Farm, Limited, praying that an Act may pass to ratify and confirm certain By-laws.
Of the Young Men's Christian Association of Sault Ste. Marie and Steelton, praying that an Act may pass to validate a Mortgage given to "The Canada Life Assurance Company," and for other purposes.

Of the Village Council of Weston, praying that an Act may pass to ratify and confirm certain By-laws.

Mr. Hendrie, from the Standing Committee on Railways, presented their Third Report, which was read as follows and adopted:

Your Committee have carefully considered the following Bills and have prepared certain amendments thereto respectively:

Bill (No. 28), Respecting the Guelph Radial Railway Company.

Bill (No. 46), Respecting the Marmora Railway and Mining Company.

Bill (No. 53), To incorporate the London, Grand Bend and Stratford Railway Company.

Bill (No. 65), Respecting the Queen Street Car Service upon Queen Street East in the City of Toronto by the Toronto Railway Company.

Your Committee have also amended the Preamble to Bills Numbers 46, 53 and 65 so as to make the same conform with the facts as they appear to your Committee.

The following Bills were severally introduced and read the first time:

Bill (No. 59), intituled "An Act to confirm a Mortgage made by the Young Men's Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company." Mr. Grigg.

Referred to the Committee on Private Bills.

Bill (No. 64), intituled "An Act respecting the City of Ottawa." Mr. Champagne.

Referred to the Committee on Private Bills.

Bill (No. 69), intituled "An Act to validate and confirm certain By-laws of the Town of Brampton." Mr. Fallis.

Referred to the Committee on Private Bills.
Bill (No. 97), intituled "An Act respecting St. Paul's Church, Toronto." Mr. McPherson.

Referred to the Commissioners of Estate Bills.

Bill (No. 98), intituled "An Act to confirm By-law No. 306 of the Village of Grimsby and By-law No. 216 of the Township of North Grimsby." Mr. Jessop.

Referred to the Committee on Private Bills.

Bill (No. 99), intituled "An Act to confirm By-law No. 387 of the County of Halton." Mr. Nixon.

Referred to the Committee on Private Bills.

Bill (No. 113), intituled "An Act respecting the Village of Mimico." Mr. Godfrey.

Referred to the Committee on Private Bills.

Bill (No. 134), intituled "An Act respecting the Town of Pembroke." Mr. Dunlop.

Referred to the Committee on Private Bills.

Bill (No. 154), intituled "An Act to amend the Cemeteries Act." Mr. Mills.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 155), intituled "An Act to amend the Factory, Shop and Office Building Act." Mr. Duff.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 156), intituled "An Act to amend the Stationary Engineers Act." Mr. Duff.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 157), intituled "An Act to amend the Registry Act." Mr. Foy.

Ordered, That the Bill be read the second time To-morrow.
Bill (No. 158), intituled "An Act to amend the Land Titles Act." Mr. Foy.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 159), intituled "An Act to amend the Coroners Act." Mr. Foy.

Ordered. That the Bill be read the second time To-morrow.

Bill (No. 160), intituled "An Act to amend the Ontario Insurance Act." Mr. Foy.

Ordered. That the Bill be read the second time To-morrow.

Mr. Kohler asked the following Question:—

Has the amount of compensation to be paid Sir William Meredith as Commissioner on the Workmen's Compensation Act been fixed. If so, how much is the compensation to be.

To which the Attorney-General replied in the negative.

Mr. Proudfoot asked the following Question:—

Is it allowable for the holder of a shop license under the Liquor License Act to sell in quantities which are authorized to be sold by the holder of a wholesale license.

To which the Provincial Secretary replied in the words following:—

Such has been the practice since the year 1874 when the Act was passed, but the question has never been the subject of judicial decision.

Mr. McDonald asked the following Question:—

1. Who is the present License Inspector in North Essex, and what was the date of his appointment. 2. Did the License Inspector apply to any of the License Holders in the said District of North Essex for a loan to himself personally; and if so, to which of the License Holders did he so apply. 3. Did
the said License Inspector receive a personal loan from any of the License Holders in the said electoral district of North Essex; and if so, what was the date and amount of such loans.

To which the Provincial Secretary replied that,

From information at present at hand, no.

On Motion of Mr. Anderson (Bruce), seconded by Mr. Ferguson (Kent),

Ordered, That there be laid before this House a Return showing:—1. What sum of money has Sir William Meredith, the Chief Justice of Ontario, received from the Government in addition to his salary as Chief Justice, since January 1st, 1909, to date. 2. In what capacity did Chief Justice Sir William Meredith receive such sum or sums, and what amount was received with respect to each capacity in which he received any sum or sums as aforesaid.

On Motion of Mr. Racine, seconded by Mr. Mageau,

Ordered, That there be laid before this House a Return showing:—1. All the schools in the Province, both public and separate, from which the Government grant has been withheld during the years 1912 and 1913 respectively. 2. The grounds upon which such grants have been withheld from the said schools respectively. 3. The grounds upon which County Councils are required to withhold from schools the moneys raised by taxation from the people.

Mr. Mayberry moved, seconded by Mr. Anderson (Bruce).

That, in view of the serious decline in our rural population, as disclosed in our last decennial census, accompanied by a decline in the strength and vitality of the rural school and the rural church in many sections of the Province; and in view of the general scarcity of farm labour throughout Ontario, which for some years past has caused grave concern to the farmers of the Province and contributed to a material diminution in the agricultural production of the Province; this House would urge upon the Government that a Commission of practical men should be appointed to inquire into the conditions of agricultural and rural life in the Province, and report to this House the facts with their recommendations as to the steps which can and should be taken to remedy or improve existing conditions.
Mr. Duff moved in Amendment, seconded by Mr. Hanna,

That all the words of the Motion after the word “That” be struck out and the following inserted in lieu thereof: “this House recalls that an Agricultural Commission was appointed in 1881 and that in spite of the exhaustive Report submitted, the rural population has steadily declined ever since. This House, therefore, is unable to place its confidence in the appointment of a Commission as a means to the solution of this question. This House desires to express its gratification at the large number of proofs which the last decennial census gives as to the genuine progress which Ontario agriculture made during the decade, especially the increases in the number of occupiers of farms, in the area under cultivation, in the number of live stock, particularly of pure bred stock, and the greatly increased value of farm holdings and farm products. And this House desires to express its satisfaction with the efforts being put forward by the Department of Agriculture and the other Departments of the Government with a view to minimizing the scarcity of farm labour and making rural life generally more attractive and more profitable.”

And the Amendment having been put, was carried on the following division:

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**PAIRS.**

None.
The original motion, as amended, having been then put, was carried upon the following division:

**YEAS.**

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**PAIRS**

None.

And it was,  

**Resolved,** That this House recalls that an Agricultural Commission was appointed in 1881 and that in spite of the exhaustive Report submitted, the rural population has steadily declined ever since. This House, therefore, is unable to place its confidence in the appointment of a Commission as a means to the solution of this question. This House desires to express its gratification at the large number of proofs which the last decennial census gives as to the genuine progress which Ontario agriculture made during the decade, especially the increases in the number of occupiers of farms, in the area
under cultivation, in the number of live stock, particularly of pure bred stock, and the greatly increased values of farm holdings and farm products. And this House desires to express its satisfaction with the efforts being put forward by the Department of Agriculture and other Departments of the Government with a view to minimizing the scarcity of farm labour and making rural life generally more attractive and more profitable.

On motion of Mr. Mills, seconded by Mr. Cameron,

Resolved, That notwithstanding the time for presenting Petitions for Private Bills has elapsed, that leave be given to present a Petition of the Canada Furniture Manufacturers, Limited, and that the same be now read and received.

The following Petition was then read and received:—

The Petition of the Canada Furniture Manufacturers, Limited, praying that an Act may pass confirmatory of a certain Resolution.

The question upon the second reading of Bill (No. 124), To amend the Assessment Act, and the point of Order raised as to the withdrawal of the Bill without the unanimous consent of the House after the motion for the second reading had been put and Mr. Speaker's desire to withhold his decision, was again opened.

And Mr. Speaker having ruled that a Member having once made a motion for the second reading of a Bill, could not withdraw the motion if there was any dissentient voice and that the motion for the second reading was now the question before the House.
The motion for the second reading having been then again put, was lost upon the following division:

**YEAS.**

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**PAIRS**

None.

And so it was declared in the negative.

Mr. Rowell moved, seconded by Mr. Clarke.

That in the opinion of this House the growing importance of social and industrial problems demand the creation of a Department of the Government, presided over by a responsible Minister, whose chief concern should be to study and promote legislative and administrative action for the betterment of the conditions of the workers of the Province; and to this Department should be transferred the Bureau of Labour from the Department of Public Works, the Factory
Inspection Branch from the Department of Agriculture, as well as the other branches of the Public Service particularly relating to the welfare of the industrial classes, including such administrative work as may be required in connection with the Workmen's Compensation Act; and that provision should be made under this Department for the study of social and industrial problems, including the legislation in force in other industrial communities of the world, and the effects of such legislation in the betterment of social and industrial conditions.

Mr. Foy took objection to the Motion in that the subject matter thereof had been already decided upon by the House during the current Session.

And Mr. Speaker being asked to rule declared, that the objection was well taken and that the Motion was unquestionably out of order.

On Motion of Mr. Studholme, seconded by Mr. McDonald,

Ordered, That there be laid before this House a Return of copies of all correspondence, resolutions or other documents received by, or on behalf of any Member of the Government in any way relating to the Hamilton Athletic Association regarding which certain legislation is sought for during the current Session.

The following Bill was read the second time:—

Bill (No. 105). To amend the Registry Act.

Referred to the Municipal Committee.

The Order of the Day for the second reading of Bill (No. 71), To amend the Voters' Lists Act having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No.72) To amend the Assessment Act having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for resuming the Adjourned Debate on the Motion for the second reading of Bill (No. 19), Respecting the City of Hamilton having been read,
The Debate was resumed.

And the House having continued to sit until Twelve of the Clock midnight.

Thursday, April 2nd, 1914.

The Debate was continued,

And after some time

The Motion for the second reading of the Bill having been then put was carried on the following Division:

**YEAS.**

**Messieurs:**

| Anderson (Bruce) | Devitt       | Hanna       | Owens  |
| Armstrong       | Donovan      | Hearst      | Pattinson |
| Bennewies       | Duff         | Hendrie     | Peck    |
| Brewster        | Ebbs         | Jarvis      | Pyne    |
| Brower          | Elliott      | Lucas       | Racine  |
| Cameron         | Ferguson     | McFarlan    | Reaume  |
| Cook            | Foy          | McKeown     | Ross    |
| Dargavel        | Gooderham    | McNaught    | Rowell  |
|                | Grant        | MacArthur   | Sinclair |
|                | Grigg        | Marshall    | Thompson |

**NAYS.**

**Messieurs:**

| McDonald      | Proudfoot | Studholme—3 |

**PAIRS.**

None.

The Bill was then read the second time and referred to the Committee of the Whole House to-day.

The following Bills were severally read the second time:

Bill (No. 132), To amend the Municipal Act.
Referred to the Municipal Committee.

Bill (No. 133), To amend the Ontario Game and Fisheries Act.

Referred to the Committee on Fish and Game.

Bill (No. 144), To amend the Surveys Act.

Referred to a Committee of the Whole House To-day.

Bill (No. 146), To amend the Ontario Land Surveyor's Act.

Referred to a Committee of the Whole House To-day.

On Motion of Mr. Rowell, seconded by Mr. Elliott,

Ordered, That the Report of the Niagara Falls Park Commission for the year 1912, be referred to the Standing Committee on Public Accounts.

Mr. Hanna presented to the House by Command of His Honour the Lieutenant-Governor:

Report of the Bureau of Mines for the year 1913.  (Sessional Papers No. 4.)

Also—Report of the Inspector of Legal Offices for the year 1913.  (Sessional Papers No. 6.)

Also—A Return to an Order of the House of the 27th March, 1914, for a Return showing:—1. The conditions upon which grants are made to rural public schools.  2. Were the grants to the rural public schools of Ontario in 1913 less per school in 1913 than they were in the year 1912.  If so, how much.  3. Has the Department of Education notified the Boards of Public School Trustees of Rural Schools, or any of them, that they cannot pay the grant provided for by the regulations.  4. If such notice has been given, upon what their ground for refusing to pay the grants.  5. Has the Department of Education notified the School Boards of Rural Schools, or any of them, that the grants this year would be cut down 28 per cent., or any amount whatever.  If so, how much.  (Sessional Papers No. 77.)
Also—A Return to an Order of the House of the 30th March, 1914, for a Return showing:—1. What was the estimated cost of the heating plant for the Toronto University. 2. What was the actual cost of the plant when fully completed. 3. Has the total amount been paid; if not, what amount, if any, is held in reserve. 4. And if the heating plant is giving satisfaction. (Sessional Papers No. 78.)

The House then adjourned at 12.30 a.m.

Thursday, April 2nd, 1914.

Prayers. 3 O’Clock P.M.

Mr. Speaker informed the House,

That the Clerk had received from the Railway and Municipal Board their Report in the following case:—

Bill (No. 21), Respecting the Town of Cochrane.

The Report was then read by the Clerk, at the Table, as follows:—

To the Honourable the Legislative Assembly of the Province of Ontario:—

Upon reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Bill (No. 21), except as to sections 9 and 10 of the said Bill, being intituled An Act respecting the Town of Cochrane, the Board begs leave respectfully to report that in the judgment of the Board it is reasonable that the said Bill, as to the parts so referred, should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

Dated at Toronto the first day of April, 1914.
Ordered, That Bill (No. 21), Respecting the Town of Cochrane be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

Mr. Lucas, from the Standing Committee on Private Bills, presented their Sixth Report, which was read as follows and adopted:

Your Committee beg to report the following Bills with certain amendments:

Bill (No. 62), An Act to incorporate the Town of St. Clair Beach.

Bill (No. 41), An Act respecting the Town of Midland.

Your Committee recommend that notwithstanding Rule 51 of Your Honourable House, the time for receiving Reports of Committees on Private Bills be further extended to and inclusive of Thursday, the 9th day of April next.

Mr. Hendrie, from the Standing Committee on Railways, presented their Fourth Report, which was read as follows and adopted:

Your Committee have carefully considered Bill (No. 68), Respecting the Toronto, Barrie and Orillia Railway Company and have prepared certain amendments thereto.

Your Committee have also amended the Preamble to the said Bill so as to make the same conform with the facts as they were made to appear to Your Committee.

Your Committee recommend that Rule No. 51 of Your Honourable House be further suspended in this, that the time for receiving Reports of Committees on Private Bills be further extended until and inclusive of Thursday, the 9th day of April instant.

Ordered, That the time for receiving Reports of Committees on Private Bills be further extended until and inclusive of Thursday, the 9th day of April instant.
Mr. Hearst moved, seconded by Mr. Lucas,

That Mr. Speaker do now leave the Chair and that the House do forthwith resolve itself into a Committee of the Whole to consider the following Resolution:

That the Minister of Lands, Forests and Mines is authorized and empowered, on behalf of the Government, to purchase and acquire all the right, title and interest of every nature and kind whatsoever of the Pembroke Lumber Company, in certain lands, timber and timber licenses and premises of said Company, at a price or sum not exceeding the sum of $185,000, to be payable out of the Consolidated Revenue Fund; together with any sum that may be paid to the Crown in respect of such licenses for ground rent or otherwise after the 31st day of May, 1914, so far as such ground rent has been paid in respect of any period beyond the date of such purchase.

Mr. Proudfoot, moved in Amendment, seconded by Mr. Bowman,

That all the words of the Motion after the word "That" be stricken out and the following substituted therefor:

"this House is of the opinion that it is the duty of the Government to furnish and make available to all the Members of the House full and accurate information as to the extent and value of the timber in connection with any proposed timber purchase before asking this House to authorize the purchase."

And the Amendment, having been put, was lost on a Division.

The original Motion, having been then again put, was carried.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution recommends it to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the Minister of Lands, Forests and Mines is authorized and empowered, on behalf of the Government, to purchase and acquire all the right, title and interest of every nature and kind whatsoever of the Pembroke Lumber Company, in certain lands, timber and timber licenses and premises of
said Company, at a price or sum not exceeding the sum of $185,000, to be payable out of the Consolidated Revenue Fund; together with any sum that may be paid to the Crown in respect of such licenses for ground rent or otherwise after the 31st day of May, 1914, so far as such ground rent has been paid in respect of any period beyond the date of such purchase.

Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Thompson (Simcoe) reported the Resolution as follows:—

Resolved, That the Minister of Lands, Forests and Mines is authorized and empowered, on behalf of the Government, to purchase and acquire all the right, title and interest of every nature and kind whatsoever of the Pembroke Lumber Company, in certain lands, timber and timber licenses and premises of said Company, at a price or sum not exceeding the sum of $185,000, to be payable out of the Consolidated Revenue Fund; together with any sum that may be paid to the Crown in respect of such licenses for ground rent or otherwise after the 31st day of May, 1914, so far as such ground rent has been paid in respect of any period beyond the date of such purchase.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 147). Respecting the purchase of Timber Limits of the Pembroke Lumber Company.

On Motion of Mr. McQueen, seconded by Mr. Sinclair.

Ordered, That there be laid before this House a Return showing:—1. All correspondence between the Government and any officer, official or employee thereof and Ferdinand Walter, the present License Inspector, with reference to the administration of the Liquor License Law in North Waterloo by the said Ferdinand Walter. 2. Copy of all resolutions, complaints or communications received by the Government with reference to the administration of the Liquor License Law in North Waterloo by the said Ferdinand Walter. 3. The names of the sixteen hotels which the Provincial License Inspector found violating the Liquor License Law on the occasion of his visit to North Waterloo in February last. 4. The names of the twenty-three persons convicted in the month of March of the present year for violating the Liquor License Law; the offences for which they were respectively convicted; the magistrates before whom they were convicted; and the penalties imposed in respect of the said convictions.
5. All correspondence between the Provincial Secretary and any official or employee of his Department, and the said Ferdinand Walter, or any other person or persons, with reference to the increase of salary of the said Ferdinand Walter, either prior or subsequent to the by-election in North Waterloo in the year 1912.

The following Bill was introduced and read the first time:

Bill (No. 162), intituled "An Act to amend the Game and Fisheries Act." Mr. Reaume.

Ordered, That the Bill be read the second time To-morrow.

The following Bills were severally read the second time:

Bill (No. 138), Respecting Representation of the People of the Legislative Assembly.

Referred to a Select Committee to be composed as follows:—Messieurs Hanna, Lucas, Preston (Lanark), Macdiarmid, Fraser, Hartt, Ross, Rowell, Clarke, Proudfoot and Bowman, with instructions to prepare schedules to contain and describe the several Electoral Divisions entitled to return Members to this House.

Bill (No. 139), To amend the Act respecting Sanatoria for Consumptives. Referred to a Committee of the Whole House To-morrow.

Bill (No. 140), To amend the Industrial Schools Act. Referred to a Committee of the Whole House To-morrow.

Bill (No. 142), Respecting the Hospital for Epileptics. Referred to a Committee of the Whole House To-morrow.

Bill (No. 143), Respecting Reception Hospitals for the Insane. Referred to a Committee of the Whole House To-morrow.

Bill (No. 147), Respecting the purchase of Timber Limits of the Pembroke Lumber Company. Referred to a Committee of the Whole House To-morrow.

Bill (No. 131), To amend the Municipal Act. Referred to the Municipal Committee.
Bill (No. 135). For the better prevention of Ticket Speculation.
Referred to the Legal Committee.

The Order of the Day for the second reading of Bill (No. 130), To remedy and improve the conditions of Assessment and Taxation in New Ontario, having been read,

Mr. Mageau moved,

That the Bill be now read the second time.

And the Motion, having been put, was lost on the following Division:

**YEAS.**

Messieurs:

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**NAYS.**

Messieurs:

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**PAIRS.**

None.

And so it was declared in the negative.
On Motion of Mr. McQueen, seconded by Mr. Sinclair,

Ordered, That there be laid before this House a Return showing:—1. All the correspondence since the 1st January, 1910, between the Provincial Secretary and the officers, clerks or employees of his Department, and the present and former Board of License Commissioners at Kenora, and the present and former License Inspector, relating to: (1) The enforcement of the Liquor License Law in the district of Kenora; (2) The work of Mr. J. Brenchley as License Inspector; (3) The work or administration of the Liquor License Law by the former Board of License Commissioners, composed of George H. Kelly, Samuel Hunter and W. A. Horn; (4) The resignation of W. A. Horn as one of the License Commissioners; (5) The appointment and administration of the Liquor License Law by the present License Commissioners; (6) The withholding of re-appointment of the former License Commissioners, George H. Kelly and Samuel Hunter; (7) Complaints with reference to the administration of the Liquor License Law in the district of Kenora. 2. All correspondence and communications received by the Provincial Secretary or any officer or official of the Government, from any person or persons, with reference to any of the matters aforesaid since the said 1st day of January, 1910.

Mr. Elliott moved, seconded by Mr. Bowman.

This House regrets that the Honourable the Provincial Treasurer has not submitted to the Legislature or the people of the Province a report of the result of his investigations in Great Britain into the public ownership and operation of Telephones; and this House is of the opinion that it is the duty of the Government to take into consideration without further delay the question of the establishment of a publicly owned and operated telephone service, particularly of trunk lines, by the acquirement of the existing system or systems, or the establishment of a new one, as would appear to be most in the public interests; to be operated in connection with the Hydro-Electric system, or otherwise, as appears most practicable.

Mr. Pattinson moved in amendment, seconded by Mr. Mills.

That all the words of the Motion after the word “House” in the first line be omitted and the following inserted in lieu thereof:—

“approves of the Report of the Honourable the Provincial Treasurer made to this House in 1913, to the effect that experience in Great Britain in the matter of Government ownership and operation of telephone service in competition with private companies justifies the conclusion that it is not desirable for this Government to duplicate existing lines and enter into competition with
a telephone system owned and operated by a Corporation over which the Province has no jurisdiction; and this House regrets that when the Bell Telephone Company of Canada applied in 1906 to the Federal Government for authority to increase its capital stock to $30,000,000 no restriction compelling that Company to interchange service with all other systems or lines in this Province upon reasonable terms was imposed upon that Corporation, as it was upon other telephone companies, and this House approves of the policy of the present Government’s legislation providing for the establishment of local and rural telephone systems by the people, for the financing of such undertakings by the municipalities, for rendering expert advice and assistance in the establishment of such undertakings, for the compulsory interchange of service between neighbouring systems and for the regulation of all charges made by systems within the jurisdiction of Ontario; and this House approves the policy pursued by the Government in reference to telephone legislation as above and accepts with satisfaction the assurance that the Government will by legislation and otherwise continue to develop and so far as is possible within provincial jurisdiction unify the telephone systems of the Province so that there may be interchange of service between all telephone users."

And a Debate having ensued, it was, upon the motion of Mr. Lucas,

Ordered. That the Debate be adjourned until To-morrow.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1914, the following sums:—

111. To defray the expenses of the Labour Bureau.................. $100 00
117. To defray the expenses of the License Branch................. 500 00
127. To defray the expenses of the Factory Inspection Branch... 750 00
131. To defray the expenses of the Supreme Court of Ontario... 2,450 00
163. To defray the expenses of the Technical Education.......... 7,100 00
178. To defray the expenses of the Mercer Reformatory, Toronto. 190 00
224. To defray the expenses of the Horticultural Experimental Station, Jordan Harbour .................. 1,350 00
Mr. Speaker resumed the Chair; and Mr. McCrea reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Hanna presented to the House:

Return to an Order of the House of the 1st April, 1914, for a Return of copies of all correspondence, resolutions or other documents received by, or on behalf of any Member of the Government in any way relating to the Hamilton Athletic Association regarding which certain legislation is sought for during the current Session. (Sessional Papers No. 79.)

Also—Return to an Order of the House of the 1st April, 1914, for a Return showing:—1. What sum of money has Sir William Meredith, the Chief Justice of Ontario, received from the Government in addition to his salary as Chief Justice, since January 1st, 1909, to date. 2. In what capacity did Chief Justice Sir William Meredith receive such sum or sums, and what amount was received with respect to each capacity in which he received any sum or sums as aforesaid. (Sessional Papers No. 80.)

Also—Return to an Order of the House of the 27th March, 1914, for a Return showing:—1. If there was a deficit in the financial operations of the Provincial University for the fiscal year ending 1912. If so, how much. 2. Was there a deficit in the financial operations of the Provincial University for the fiscal year 1913. If so, how much. 3. If there have been deficits during the years 1912-13, or either of them, how have these deficits been provided for. 4. What is the estimated expenditure of the Provincial University for the current fiscal year. 5. What is the estimated revenue of the University for the current fiscal year. (Sessional Papers No. 81.)

The House then adjourned at 11.50 p.m.
Friday, April 3rd, 1914.

Prayers. 3 O'Clock P.M.

Mr. Speaker informed the House.

That the Clerk had received from the Railway and Municipal Board their Reports in the following cases:

Bill (No. 57), To consolidate the Debenture Debt of the City of Stratford.

Bill (No. 60), Respecting the City of St. Catharines.

The Reports were then read by the Clerk, at the Table, as follows:

To the Honourable the Legislative Assembly of the Province of Ontario:

Upon reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Bill (No. 57), except as to section 15, the said Bill being intituled “An Act to consolidate a part of the debenture debt of the City of Stratford,” the Board begs leave respectfully to report that in the judgment of the Board it is reasonable that the said Bill, as to the parts so referred, should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

H. N. Kittson,
Commissioner.

Dated at Toronto, this First day of April, 1914.

To the Honourable the Legislative Assembly of the Province of Ontario:

Upon reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of section 1 of Bill (No. 60), intituled “An Act respecting the City of St. Catharines,” the Board begs leave respect-
fully to report that, in the judgment of the Board, it is reasonable that section 1 of the said Bill should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,  
Chairman.

A. B. Ingram,  
Vice-Chairman.

H. N. Kittson,  
Commissioner.

Dated at Toronto, this Second day of April, A.D. 1914.

Ordered, That Bill (No. 57), To consolidate the Debenture Debt of the City of Stratford, and Bill (No. 60), Respecting the City of St. Catharines, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Ninth Report, which was read as follows and adopted:

Your Committee have carefully examined the following Petitions and find the Notices as published in each case sufficient:

Of the Canada Furniture Manufacturers, Limited, praying that an Act may pass to confirm a certain Resolution.

Of the Morrisburg and Ottawa Electric Railway Company, praying that an Act may pass to extend the time for the commencement and completion of the road.

Your Committee recommend that Rule No. 51 of Your Honourable House be further suspended in this, that the time for introducing Private Bills to Your Honourable House be further extended until and inclusive of Thursday, the ninth day of April instant.

Ordered, That the time for introducing Private Bills be further extended until and inclusive of Thursday, the ninth day of April instant.
The following Bills were severally introduced and read the first time:

Bill (No. 44), intituled "An Act respecting the City of Brantford." Mr. Brewster.

Referred to the Committee on Private Bills.

Bill (No. 49), intituled "An Act to confirm certain By-laws of the Village of Weston." Mr. Godfrey.

Referred to the Committee on Private Bills.

Bill (No. 109), intituled "An Act respecting the Morrisburg and Ottawa Electric Railway Company." Mr. Champagne.

Referred to the Committee on Railways.

Bill (No. 161), intituled "An Act respecting Canada Furniture Manufacturers, Limited." Mr. Mills.

Referred to the Committee on Private Bills.

Bill (No. 163), intituled "An Act to amend an Act relating to the Avenues and Approaches to Queen’s Park, Toronto." Mr. Owens.

Ordered, That the Bill be read the second time on Monday next.

Bill (No. 164), intituled "An Act to amend the Motor Vehicles Act." Mr. McDonald.

Ordered, That the Bill be read the second time on Monday next.

Mr. Marshall asked the following Question:—

1. How is the Consolidated School at Guelph maintained. 2. Is any grant made by the Government towards its support; and if so, how much was granted for the years 1912 and 1913 respectively.

To which the Minister of Agriculture replied in the words following:—

1. By local taxation from the two sections forming the consolidation, and by the usual Legislative grants, supplemented by a special annual grant of $800.
2. In 1912 the total grants, consisting of grants for rural public schools and
the special grant, was $1,430; in 1913 the total grants, consisting of grants to rural public schools, a Fifth Class grant, and the special grant amounted to $1,628.75.

Mr. Sinclair asked the following Question:—

1. Did Dr. Merchant make an investigation on behalf of the Government of the question of Technical Education. 2. What was the cost of this investigation to the Province. 3. Did Dr. Merchant make a report to the Department in reference thereto. 4. Has the report been published; and if so, on what date. 5. What action, if any, does the Government intend taking on the basis of Dr. Merchant's report.

And the Minister of Education replied in the words following:—

1. Yes. 2. The cost was the amount paid for Dr. Merchant's travelling expenses, which were $1,374.89. 3. Reports were made as required on the results of his investigation, and a brief statement will be found in the Minister's Report for 1913. 4. Answered by 3. 5. Dr. Merchant has been organizing the classes throughout the Province in accordance with the Act respecting Industrial Training, 1913.

The Order of the Day for resuming the Adjourned Debate on the Motion and Amendment in the matter of Telephone Service, having been read.

The Debate was resumed.

And after some time,

The Amendment, having been put, was carried on a Division.

The Main Motion, as amended, was then put and carried, and it was

Resolved, That this House approves of the Report of the Honourable the Provincial Treasurer made to this House in 1913, to the effect that experience in Great Britain in the matter of Government ownership and operation of telephone service in competition with private companies justifies the conclusion that it is not desirable for this Government to duplicate existing lines and enter into competition with a telephone system owned and operated by a Corporation over which the Province has no jurisdiction; and this House regrets that when the Bell Telephone Company of Canada applied in 1906 to the Federal Government for authority to increase its capital stock to $30,000,000 no restriction compelling that Company to interchange service with all other
systems or lines in this Province upon reasonable terms was imposed upon that Corporation, as it was upon other telephone companies, and this House approves of the policy of the present Government's legislation providing for the establishment of local and rural telephone systems by the people, for the financing of such undertakings by the municipalities, for rendering expert advice and assistance in the establishment of such undertakings, for the compulsory interchange of service between neighbouring systems and for the regulation of all charges made by systems within the jurisdiction of Ontario; and this House approves the policy pursued by the Government in reference to telephone legislation as above and accepts with satisfaction the assurance that the Government will by legislation and otherwise continue to develop and so far as is possible within provincial jurisdiction unify the telephone systems of the Province so that there may be interchange of service between all telephone users.

The following Bills were severally read the second time:—

Bill (No. 28), Respecting the Guelph Radial Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 46), Respecting the Marmora Railway and Mining Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 53), To incorporate the London, Grand Bend and Stratford Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 65), Respecting the Queen Street Car Service upon Queen Street East in the City of Toronto by the Toronto Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 68), Respecting the Toronto, Barrie and Orillia Railway Company.
Referred to a Committee of the Whole House on Monday next.

Bill (No. 41), Respecting the Town of Midland.
Referred to a Committee of the Whole House on Monday next.
The House resolved itself into a Committee to consider Bill (No. 144), To amend the Surveys Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 146), To amend the Ontario Land Surveyors' Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 139), To amend the Act respecting Sanatoria for Consumptives, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 140), To amend the Industrial Schools Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 142), Respecting the Hospital for Epileptics, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 143), Respecting Reception Hospitals for the Insane, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Thompson (Simcoe) reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Monday next.
Mr. Hanna presented to the House:—

Return to an Order of the House of the 27th March, 1914, for a Return showing:—1. If there was an option given to the firm of Murray, Mather & Co. to purchase certain Government securities during the calendar year 1913. 2. If so, what was the date of the option, and what were the character, amount and price of the securities covered by it. 3. Was such option, if any, exercised; and if so, to what extent. (Sessional Papers No. 82.)

Also—Return to an Order of the House of the 27th March, 1914, for a Return showing:—1. Copy of evidence of Mr. Taylor, of Messrs. Taylor, Scott & Co., given before the Dominion Penitentiary Investigation Commission, of which Mr. G. M. Maedonnell, K.C., of Kingston, is Chairman, and which was taken in shorthand by a Stenographer provided by Dr. Gilmour, Warden of the Central Prison, such evidence or a copy thereof being now in the custody or control of the Provincial Secretary, or of some of the officers or officials of his Department, or of the institutions under the control of his Department. 2. Copies of all correspondence passing between the Provincial Secretary, or any officer or official of his Department, or any officer or official of any of the institutions under the charge of his Department, and Mr. Joseph Downey, in reference to the said evidence or the production thereof. (Sessional Papers No. 83.)

The House then adjourned at 4.35 p.m.

Monday, April 6th, 1914.

3 O’Clock P.M.

Mr. Speaker informed the House,

That the Clerk had received from the Railway and Municipal Board their Report in the following case:—

Bill (No. 94), Respecting the Town of Bowmanville.

The Report was then read by the Clerk, at the Table, as follows:—

To the Honourable the Legislative Assembly of the Province of Ontario:—

Upon the reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Bill (No. 94), intituled An Act respecting the Town of Bowmanville, the Board begs leave respectfully to
George V. 6th April.

report that in the judgment of the Board it is reasonable that the said Bill should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

Dated at Toronto this third day of April, 1914.

Ordered, That Bill (No. 94), Respecting the Town of Bowmanville, be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

The following Bills were severally introduced and read the first time:—

Bill (No. 95), intituled "An Act respecting the City of Guelph." Mr. Scholfield.

Referred to the Committee on Private Bills.

Bill (No. 165), intituled "An Act to amend the Succession Duty Act." Mr. Lucas.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 166), intituled "An Act to amend the Surrogate Courts Act." Mr. Lucas.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 167), intituled "The Statute Law Amendment Act, 1914." Mr. Foy.

Ordered, That the Bill be read the second time To-morrow.

The House resolved itself into a Committee severally to consider the following Bills:—

Bill (No. 37), Respecting the Corporation of St. Mary’s College in Montreal.

Bill (No. 38), To incorporate Sacred Heart College of Sudbury.
Bill (No. 17), Respecting the Town of Lindsay.

Bill (No. 66), To confirm certain By-laws of the Township of Russell.

Bill (No. 51), Respecting the City of London.

Bill (No. 28), Respecting the Guelph Radial Railway Company.

Bill (No. 46), Respecting the Marmora Railway and Mining Company.

Bill (No. 53), To incorporate the London, Grand Bend and Stratford Railway Company.

Mr. Speaker resumed the Chair; and Mr. Torrance reported. That the Committee had directed him to report the several Bills without amendments.

Ordered, That the Bills reported, be severally read the third time To-morrow.

The Order of the Day for the second reading of Bill (No. 122), To amend the Act respecting Special Classes, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 148), To amend the Ontario Election Act, having been read.

Mr. Studholme moved,

That the Bill be now read the second time.

And the Motion, having been put, was lost.

And so it was declared in the negative.

On Motion of Mr. Hanna, seconded by Mr. Duff,

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider a certain proposed Resolution respecting the Sanatoria for Consumptives.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution recommends it to the consideration of the House.
The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That in the event of the corporation of a city having a population of over 100,000 persons agreeing to pay a rate of one dollar per day for the maintenance of indigent patients, under "The Sanatoria for Consumptives Act," payment may be made towards the maintenance and treatment of such patients in the same manner as if seventy cents per day had been paid.

Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Donovan reported the Resolution as follows:

Resolved, That in the event of the corporation of a city having a population of over 100,000 persons agreeing to pay a rate of one dollar per day for the maintenance of indigent patients, under the Sanatoria for Consumptives Act, payment may be made towards the maintenance and treatment of such patients in the same manner as if seventy cents per day had been paid.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 139), To amend the Act respecting Sanatoria for Consumptives.

On Motion of Mr. Hanna, seconded by Mr. Duff.

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider a certain proposed Resolution respecting Industrial Schools.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution, recommends it to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the sum of thirty cents per day for each day's actual stay of a child in an industrial school shall be paid quarterly by the Treasurer of
Ontario to the industrial school board out of any moneys appropriated by the Legislature for that purpose.

Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Donovan reported the Resolution as follows:

Resolved, That the sum of thirty cents per day for each day's actual stay of a child in an industrial school shall be paid quarterly by the Treasurer of Ontario to the industrial school board out of any moneys appropriated by the Legislature for that purpose.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 140), To amend the Industrial Schools Act.

On Motion of Mr. Hanna, seconded by Mr. Reaume,

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider a certain proposed Resolution respecting Reception Hospitals for the Insane.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution recommends it to the consideration of the House

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the cost of the maintenance of every Reception Hospital in excess of the amount provided by the municipalities from which patients are admitted, shall be paid out of such moneys as may be voted by the Assembly and be appropriated by the Legislature for that purpose.

Resolved, That the income derived from moneys received from the municipalities for the maintenance of such hospitals or otherwise shall form a separate fund to be known as "The Reception Hospitals for the Insane Fund" which shall not form part of the Consolidated Revenue Fund, but shall be used and
applied for the same purposes and paid out in the same manner as the moneys appropriated by the Legislature for maintenance of such hospitals.

Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had come to a Resolution.

Ordered, That the Report be now received.

Mr. Donovan reported the Resolution as follows:—

Resolved, That the cost of the maintenance of every Reception Hospital in excess of the amount provided by the municipalities from which patients are admitted shall be paid out of such moneys as may be voted by the Assembly and be appropriated by the Legislature for that purpose.

Resolved, That the income derived from moneys received from the municipalities for the maintenance of such hospitals or otherwise shall form a separate fund to be known as "The Reception Hospitals for the Insane Fund" which shall not form part of the Consolidated Revenue Fund, but shall be used and applied for the same purposes and paid out in the same manner as the moneys appropriated by the Legislature for maintenance of such hospitals.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 143), Respecting Reception Hospitals for the Insane.

The following Bills were severally read the second time:—

Bill (No. 91), To amend the Division Courts Act.
Referred to the Legal Committee.

Bill (No. 157), To amend the Registry Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 158), To amend the Land Titles Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 155), To amend the Factory, Shop and Office Building Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 154), To amend the Cemeteries Act.
Referred to the Municipal Committee.
The Order of the Day for the second reading of Bill (No. 87), Respecting the Royal Ontario Museum, having been read,

Mr. Hearst moved,

That the Bill be now read the second time.

Mr. Bowman moved in Amendment, seconded by Mr. Proudfoot,

That all the words of the Motion after the first word “That” be omitted and the following substituted therefor:

“this Bill be not now read a second time, but that it be, Resolved, that it is the duty of the Government to submit to this House estimates of the expenditures required on the part of the Province to carry out the objects of the Bill, authorizing the erection and maintenance of the Royal Ontario Museum.”

And the Amendment, having been put, was lost on the following Division:

YEAS.

Messieurs:

Anderson (Bruce)  McDonald  Proudfoot  Rowell
Bowman  Mayberry  Richardson  Sinclair S.

NAYS.

Messieurs:

Anderson (Essex)  Devitt  Lucas  Norman
Armstrong  Donovan  McElroy  Peek
Bonnewies  Duff  McFarlan  Reaume
Black  Foy  McKeown  Studholme
Brower  Grant  McNaught  Thompson (Simcoe)
Hearst  Lucas  Mason  Torrance—23.

PAIRS.

None.
The Motion for the second reading, having been then again put, was carried, and the Bill was read the second time and referred to a Committee of the Whole House To-morrow.

On Motion of Mr. Foy, seconded by Mr. Reaume, it was

Resolved, That, beginning on Wednesday next and for each succeeding day of the Session, Government Business shall take precedence over all other business.

Mr. McPherson reported the following Resolutions from the Committee of Supply:

91. Resolved, That a sum not exceeding Four hundred and fifty dollars be granted to His Majesty to defray the expenses of Lieutenant-Governor’s Office for the year ending 31st October, 1914.

92. Resolved, That a sum not exceeding One hundred dollars be granted to His Majesty to defray the expenses of Office of the Prime Minister and President of the Council, for the year ending 31st October, 1914.

93. Resolved, That a sum not exceeding Nine hundred and eighty-two dollars and thirty-seven cents be granted to His Majesty to defray the expenses of Attorney-General’s Department, for the year ending 31st October, 1914.

94. Resolved, That a sum not exceeding Two hundred and seventy-nine dollars and thirty-seven cents be granted to His Majesty to defray the expenses of the Audit of Justice Accounts, for the year ending 31st October, 1914.

95. Resolved, That a sum not exceeding One thousand six hundred and sixty-eight dollars and seventy-three cents, be granted to His Majesty to defray the expenses of Insurance Inspection, for the year ending 31st October, 1914.

96. Resolved, That a sum not exceeding Five thousand and fifty dollars be granted to His Majesty to defray the expenses of Ontario Railway and Municipal Board, for the year ending 31st October, 1914.

97. Resolved, That a sum not exceeding Four thousand five hundred and ninety-one dollars and forty-three cents be granted to His Majesty to defray the expenses of Education Department, for the year ending 31st October, 1914.
98. *Resolved.* That a sum not exceeding Five hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Lands, Forests and Mines for the year ending 31st October, 1914.

99. *Resolved.* That a sum not exceeding Five hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Land Sales and Free Grants for the year ending 31st October, 1914.

100. *Resolved.* That a sum not exceeding One hundred and twenty-five dollars be granted to His Majesty to defray the expenses of Military Grants for the year ending 31st October, 1914.

101. *Resolved.* That a sum not exceeding One thousand and seventy-five dollars be granted to His Majesty to defray the expenses of Surveys and Patents for the year ending 31st October, 1914.

102. *Resolved.* That a sum not exceeding Nine hundred and twenty-five dollars be granted to His Majesty to defray the expenses of Woods and Forests for the year ending 31st October, 1914.

103. *Resolved.* That a sum not exceeding Four hundred and sixty-four dollars and eighty-three cents be granted to His Majesty to defray the expenses of Accounts Branch for the year ending 31st October, 1914.

104. *Resolved.* That a sum not exceeding One hundred dollars be granted to His Majesty to defray the expenses of Forestry Branch for the year ending 31st October, 1914.

105. *Resolved.* That a sum not exceeding Seven hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Bureau of Mines for the year ending 31st October, 1914.

106. *Resolved.* That a sum not exceeding One thousand and seventy-five dollars be granted to His Majesty to defray the expenses of Public Works Department for the year ending 31st October, 1914.

107. *Resolved.* That a sum not exceeding Four hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Highways Branch for the year ending 31st October, 1914.

108. *Resolved.* That a sum not exceeding Three hundred dollars be granted to His Majesty to defray the expenses of Colonization Roads for the year ending 31st October, 1914.
109. **Resolved**, That a sum not exceeding Seven thousand four hundred and thirty-one dollars and fifty cents be granted to His Majesty to defray the expenses of Boiler Inspection Branch for the year ending 31st October, 1914.

110. **Resolved**, That a sum not exceeding Three hundred dollars be granted to His Majesty to defray the expenses of Fisheries and Game for the year ending 31st October, 1914.

111. **Resolved**, That a sum not exceeding One hundred dollars be granted to His Majesty to defray the expenses of Labour Bureau for the year ending 31st October, 1914.

112. **Resolved**, That a sum not exceeding One thousand eight hundred dollars be granted to His Majesty to defray the expenses of Treasury Department for the year ending 31st October, 1914.

113. **Resolved**, That a sum not exceeding Two thousand one hundred and sixty-three dollars and thirty-seven cents be granted to His Majesty to defray the expenses of Succession Duties Branch for the year ending 31st October, 1914.

114. **Resolved**, That a sum not exceeding Two thousand three hundred and forty-three dollars and eighty-nine cents be granted to His Majesty to defray the expenses of Audit Office for the year ending 31st October, 1914.

115. **Resolved**, That a sum not exceeding Five thousand nine hundred and sixty-nine dollars and thirty-two cents be granted to His Majesty to defray the expenses of Provincial Secretary’s Department for the year ending 31st October, 1914.

116. **Resolved**, That a sum not exceeding One thousand two hundred and thirty-eight dollars and sixty-eight cents be granted to His Majesty to defray the expenses of Inspection Public Institutions for the year ending 31st October, 1914.

117. **Resolved**, That a sum not exceeding Five hundred dollars be granted to His Majesty to defray the expenses of License Branch for the year ending 31st October, 1914.

118. **Resolved**, That a sum not exceeding Three thousand and fifty dollars be granted to His Majesty to defray the expenses of Registrar-General’s Branch for the year ending 31st October, 1914.

119. **Resolved**, That a sum not exceeding One thousand four hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Provincial Board of Health for the year ending 31st October, 1914.
120. *Resolved*, That a sum not exceeding Two thousand one hundred and fifty-four dollars and twenty-four cents be granted to His Majesty to defray the expenses of Neglected Children's Branch for the year ending 31st October, 1914.

121. *Resolved*, That a sum not exceeding Eight hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Department of Agriculture for the year ending 31st October, 1914.

122. *Resolved*, That a sum not exceeding Four hundred and fifty dollars be granted to His Majesty to defray the expenses of Colonization for the year ending 31st October, 1914.

123. *Resolved*, That a sum not exceeding Two hundred dollars be granted to His Majesty to defray the expenses of Agricultural and Horticultural Societies Branch for the year ending 31st October, 1914.

124. *Resolved*, That a sum not exceeding Two thousand one hundred and fifty dollars be granted to His Majesty to defray the expenses of Live Stock Branch for the year ending 31st October, 1914.

125. *Resolved*, That a sum not exceeding One hundred and seventy-five dollars be granted to His Majesty to defray the expenses of Institutes Branch for the year ending 31st October, 1914.

126. *Resolved*, That a sum not exceeding Seventy-five dollars be granted to His Majesty to defray the expenses of Dairy Branch for the year ending 31st October, 1914.

127. *Resolved*, That a sum not exceeding Seven hundred and fifty dollars be granted to His Majesty to defray the expenses of Factory Inspection Branch for the year ending 31st October, 1914.

128. *Resolved*, That a sum not exceeding One hundred and fifty dollars be granted to His Majesty to defray the expenses of Stationary Engineers for the year ending 31st October, 1914.

129. *Resolved* That a sum not exceeding Four hundred and fifty-eight dollars and thirty cents be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.

130. *Resolved*, That a sum not exceeding Thirty-two thousand six hundred and ninety-one dollars and sixty-one cents be granted to His Majesty to defray the expenses of Legislation for the year ending 31st October, 1914.
131. Resolved. That a sum not exceeding Two thousand four hundred and fifty dollars be granted to His Majesty to defray the expenses of Supreme Court of Ontario for the year ending 31st October, 1914.

132. Resolved, That a sum not exceeding One thousand dollars be granted to His Majesty to defray the expenses of Appellate Division for the year ending 31st October, 1914.

133. Resolved, That a sum not exceeding Seventy-six dollars and fourteen cents be granted to His Majesty to defray the expenses of High Court Division for the year ending 31st October, 1914.

134. Resolved, That a sum not exceeding Four hundred and forty dollars be granted to His Majesty to defray the expenses of Central Office for the year ending 31st October, 1914.

135. Resolved, That a sum not exceeding Four hundred and sixty dollars be granted to His Majesty to defray the expenses of Registrar's Office for the year ending 31st October, 1914.

136. Resolved, That a sum not exceeding One hundred and fifty dollars be granted to His Majesty to defray the expenses of Surrogate Clerk for the year ending 31st October, 1914.

137. Resolved, That a sum not exceeding One thousand one hundred and nineteen dollars and fifty-five cents be granted to His Majesty to defray the expenses of Commutation of Fees for the year ending 31st October, 1914.

138. Resolved, That a sum not exceeding One thousand one hundred and nineteen dollars and fifty-five cents be granted to His Majesty to defray the expenses of Inspection of Legal Offices for the year ending 31st October, 1914.

139. Resolved, That a sum not exceeding Four hundred and fifty dollars be granted to His Majesty to defray the expenses of Inspection of Division Courts for the year ending 31st October, 1914.

140. Resolved, That a sum not exceeding Eight thousand two hundred and eighty-eight dollars and forty-one cents be granted to His Majesty to defray the expenses of Land Titles Office for the year ending 31st October, 1914.

141. Resolved, That a sum not exceeding Forty-six thousand eight hundred and fifty-two dollars and sixty-two cents be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.
142. Resolved, That a sum not exceeding One thousand seven hundred and fifty dollars be granted to His Majesty to defray the expenses of Administration of Justice, District of Algoma, for the year ending 31st October, 1914.

143. Resolved, That a sum not exceeding Five thousand three hundred dollars be granted to His Majesty to defray the expenses of District of Thunder Bay for the year ending 31st October, 1914.

144. Resolved, That a sum not exceeding One thousand four hundred and twenty dollars be granted to His Majesty to defray the expenses of District of Kenora for the year ending 31st October, 1914.

145. Resolved, That a sum not exceeding Three hundred dollars be granted to His Majesty to defray the expenses of District of Nipissing for the year ending 31st October, 1914.

146. Resolved, That a sum not exceeding Two hundred dollars be granted to His Majesty to defray the expenses of District of Muskoka, for the year ending 31st October, 1914.

147. Resolved, That a sum not exceeding One thousand five hundred and thirty-four dollars and eighteen cents be granted to His Majesty to defray the expenses of District of Parry Sound for the year ending 31st October, 1914.

148. Resolved, That a sum not exceeding Five hundred and twenty-three dollars and eighteen cents be granted to His Majesty to defray the expenses of District of Manitoulin for the year ending 31st October, 1914.

149. Resolved, That a sum not exceeding Nine thousand one hundred and fifty-seven dollars and five cents be granted to His Majesty to defray the expenses of District of Sudbury for the year ending 31st October, 1914.

150. Resolved, That a sum not exceeding Three hundred dollars be granted to His Majesty to defray the expenses of District of Rainy River for the year ending 31st October, 1914.

151. Resolved, That a sum not exceeding One hundred and fifty dollars be granted to His Majesty to defray the expenses of District of Temiskaming for the year ending 31st October, 1914.

152. Resolved, That a sum not exceeding Fifty thousand two hundred and eighty-one dollars and seven cents be granted to His Majesty to defray the expenses of Public and Separate School Education for the year ending 31st October, 1914.
153. Resolved, That a sum not exceeding Two thousand five hundred and sixty-seven dollars be granted to His Majesty to defray the expenses of Normal and Model Schools, Toronto, for the year ending October 31st, 1914.

154. Resolved, That a sum not exceeding Two thousand one hundred and sixty-four dollars and fifty-five cents be granted to His Majesty to defray the expenses of Normal and Model Schools, Ottawa, for the year ending 31st October, 1914.

155. Resolved, That a sum not exceeding One thousand four hundred dollars be granted to His Majesty to defray the expenses of Normal School, London, for the year ending 31st October, 1914.

156. Resolved, That a sum not exceeding Two hundred and fifty dollars be granted to His Majesty to defray the expenses of Normal School, Hamilton, for the year ending 31st October, 1914.

157. Resolved, That a sum not exceeding Two hundred and fifty dollars be granted to His Majesty to defray the expenses of Normal School, Peterborough, for the year ending 31st October, 1914.

158. Resolved, That a sum not exceeding Nine hundred and ten dollars be granted to His Majesty to defray the expenses of Normal School, Stratford, for the year ending 31st October, 1914.

159. Resolved, That a sum not exceeding One hundred and fifty dollars be granted to His Majesty to defray the expenses of Normal School, North Bay, for the year ending 31st October, 1914.

160. Resolved, That a sum not exceeding Eleven thousand eight hundred dollars be granted to His Majesty to defray the expenses of High Schools and Collegiate Institutes for the year ending 31st October, 1914.

161. Resolved, That a sum not exceeding Five hundred and seventy-four dollars and fifty-five cents be granted to His Majesty to defray the expenses of Departmental Library and Museum for the year ending 31st October, 1914.

162. Resolved, That a sum not exceeding Four thousand and seven dollars and fifty-one cents be granted to His Majesty to defray the expenses of Public Libraries, Art Schools, Historical, Literary and Scientific Societies for the year ending 31st October, 1914.

163. Resolved, That a sum not exceeding Seven thousand one hundred dollars be granted to His Majesty to defray the expenses of Technical Education for the year ending 31st October, 1914.
164. Resolved, That a sum not exceeding Three thousand nine hundred and thirty-five dollars and forty-five cents be granted to His Majesty to defray the expenses of Maintenance, Toronto Normal and Model Schools and Education Department and Miscellaneous, for the year ending 31st October, 1914.

165. Resolved, That a sum not exceeding Five thousand and forty dollars and sixty-six cents be granted to His Majesty to defray the expenses of The Ontario School for the Deaf for the year ending 31st October, 1914.

166. Resolved, That a sum not exceeding Two thousand five hundred and ninety-two dollars and twenty-five cents be granted to His Majesty to defray the expenses of The Ontario School for the Blind, for the year ending 31st October, 1914.

167. Resolved, That a sum not exceeding Ten thousand four hundred and sixty dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Brockville, for the year ending 31st October, 1914.

168. Resolved, That a sum not exceeding Seventeen thousand two hundred and thirty-four dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Hamilton, for the year ending 31st October, 1914.

169. Resolved, That a sum not exceeding Three thousand six hundred and thirty dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Kingston, for the year ending 31st October, 1914.

170. Resolved, That a sum not exceeding Seven thousand four hundred and thirty dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, London, for the year ending 31st October, 1914.

171. Resolved, That a sum not exceeding Fourteen thousand six hundred and twenty dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Mimico, for the year ending 31st October, 1914.

172. Resolved, That a sum not exceeding Six thousand nine hundred and seventy dollars be granted to His Majesty to defray the expenses of Hospital for Feeble-Minded, Orillia, for the year ending 31st October, 1914.

173. Resolved, That a sum not exceeding One hundred and fifty-six dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Penetanguishene, for the year ending 31st October, 1914.

174. Resolved, That a sum not exceeding Eleven thousand three hundred and ten dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Toronto, for the year ending 31st October, 1914.
175. Resolved, That a sum not exceeding Three thousand three hundred and eighty-five dollars be granted to His Majesty to defray the expenses of Hospital for Epileptics, Woodstock, for the year ending 31st October, 1914.

176. Resolved, That a sum not exceeding Four thousand dollars be granted to His Majesty to defray the expenses of Central Prison, Toronto, for the year ending 31st October, 1914.

177. Resolved, That a sum not exceeding Four hundred dollars be granted to His Majesty to defray the expenses of Central Prison Industries for the year ending 31st October, 1914.

178. Resolved, That a sum not exceeding One hundred and ninety dollars be granted to His Majesty to defray the expenses of Mercer Reformatory, Toronto, for the year ending 31st October, 1914.

179. Resolved, That a sum not exceeding Eight thousand five hundred dollars be granted to His Majesty to defray the expenses of Agricultural and Horticultural Societies for the year ending 31st October, 1914.

180. Resolved, That a sum not exceeding Five hundred dollars be granted to His Majesty to defray the expenses of Live Stock Branch for the year ending 31st October, 1914.

181. Resolved, That a sum not exceeding One hundred dollars be granted to His Majesty to defray the expenses of Dairy Branch for the year ending 31st October, 1914.

182. Resolved, That a sum not exceeding Four thousand seven hundred dollars be granted to His Majesty to defray the expenses of Fruit Branch for the year ending 31st October, 1914.

183. Resolved, That a sum not exceeding One thousand two hundred and eighty dollars be granted to His Majesty to defray the expenses of Ontario Veterinary College for the year ending 31st October, 1914.

184. Resolved, That a sum not exceeding Three hundred and ninety-three dollars and thirteen cents be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.

185. Resolved, That a sum not exceeding Six thousand one hundred and fifty dollars be granted to His Majesty to defray the expenses of Ontario Agricultural College for the year ending 31st October, 1914.

186. Resolved, That a sum not exceeding Two thousand five hundred and fifty dollars be granted to His Majesty to defray the expenses of MacDonald Institute and Hall for the year ending 31st October, 1914.
187. Resolved, That a sum not exceeding Eight hundred dollars be granted to His Majesty to defray the expenses of Animal Husbandry Farm and Experimental Feeding Department, for the year ending 31st October, 1914.

188. Resolved, That a sum not exceeding Six hundred dollars be granted to His Majesty to defray the expenses of Field Experiments for the year ending 31st October, 1914.

189. Resolved, That a sum not exceeding Two thousand four hundred and fifty dollars be granted to His Majesty to defray the expenses of Poultry Department for the year ending 31st October, 1914.

190. Resolved, That a sum not exceeding Five hundred and fifty dollars be granted to His Majesty to defray the expenses of Pomology Department for the year ending 31st October, 1914.

191. Resolved, That a sum not exceeding One hundred dollars be granted to His Majesty to defray the expenses of Mechanical Department for the year ending 31st October, 1914.

192. Resolved, That a sum not exceeding One thousand nine hundred and seventy-six dollars and thirty-seven cents be granted to His Majesty to defray the expenses of Colonization and Immigration for the year ending 31st October, 1914.

193. Resolved, That a sum not exceeding Nineteen thousand four hundred and ten dollars and fifty-seven cents be granted to His Majesty to defray the expenses of Hospitals and Charities for the year ending 31st October, 1914.

194. Resolved, That a sum not exceeding Forty-eight dollars and twenty-nine cents be granted to His Majesty to defray the expenses of Government House, Maintenance, for the year ending 31st October, 1914.

195. Resolved, That a sum not exceeding Nineteen thousand eight hundred and seventy-three dollars and twenty-seven cents be granted to His Majesty to defray the expenses of Parliament and Departmental Buildings for the year ending 31st October, 1914.

196. Resolved, That a sum not exceeding Forty-one thousand four hundred and three dollars be granted to His Majesty to defray the expenses of Parliament Buildings for the year ending 31st October, 1914.

197. Resolved, That a sum not exceeding Two thousand dollars be granted to His Majesty to defray the expenses of No. 5 Queen’s Park for the year ending 31st October, 1914.
198. Resolved, That a sum not exceeding One thousand five hundred dollars be granted to His Majesty to defray the expenses of No. 4 Queen's Park for the year ending 31st October, 1914.

199. Resolved, That a sum not exceeding Seven thousand nine hundred and ninety-one dollars and fifty-eight cents be granted to His Majesty to defray the expenses of Osgoode Hall for the year ending 31st October, 1914.

200. Resolved, That a sum not exceeding Seventy-two thousand five hundred dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Brockville, for the year ending 31st October, 1914.

201. Resolved, That a sum not exceeding Two thousand nine hundred dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Cobourg, for the year ending 31st October, 1914.

202. Resolved, That a sum not exceeding Twenty-five thousand nine hundred and fifty dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Hamilton, for the year ending 31st October, 1914.

203. Resolved, That a sum not exceeding Forty-two thousand four hundred dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Kingston, for the year ending 31st October, 1914.

204. Resolved, That a sum not exceeding Fifty-nine thousand dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, London, for the year ending 31st October, 1914.

205. Resolved, That a sum not exceeding Twenty-nine thousand five hundred dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Mimico, for the year ending 31st October, 1914.

206. Resolved, That a sum not exceeding Ninety-two thousand five hundred dollars be granted to His Majesty to defray the expenses of Hospital for Feeble-Minded, Orillia, for the year ending 31st October, 1914.

207. Resolved, That a sum not exceeding Seventeen thousand dollars be granted to His Majesty to defray the expenses of Hospital for the Insane, Penetanguishene, for the year ending 31st October, 1914.

208. Resolved, That a sum not exceeding One hundred and fifty-four thousand and fifty-two dollars and fifty cents be granted to His Majesty to defray the expenses of Hospital for the Insane, Toronto, for the year ending 31st October, 1914.
209. Resolved, That a sum not exceeding Seven thousand four hundred dollars be granted to His Majesty to defray the expenses of Hospital for Epileptics, Woodstock, for the year ending 31st October, 1914.

210. Resolved, That a sum not exceeding One hundred and twenty-seven thousand and eighty-three dollars and two cents be granted to His Majesty to defray the expenses of Central Prison for the year ending 31st October, 1914.

211. Resolved, That a sum not exceeding Two thousand dollars be granted to His Majesty to defray the expenses of Mercer Reformatory for the year ending 31st October, 1914.

212. Resolved, That a sum not exceeding One thousand four hundred and twenty-five dollars and fifteen cents be granted to His Majesty to defray the expenses of Normal and Model Schools, Toronto, for the year ending 31st October, 1914.

213. Resolved, That a sum not exceeding Fifty-two thousand three hundred dollars be granted to His Majesty to defray the expenses of Normal and Model Schools, Ottawa, for the year ending 31st October, 1914.

214. Resolved, That a sum not exceeding Five hundred dollars be granted to His Majesty to defray the expenses of Normal School, London, for the year ending 31st October, 1914.

215. Resolved, That a sum not exceeding Two thousand dollars be granted to His Majesty to defray the expenses of Normal School, Hamilton, for the year ending 31st October, 1914.

216. Resolved, That a sum not exceeding Two hundred and fifty dollars be granted to His Majesty to defray the expenses of Normal School, Peterborough, for the year ending 31st October, 1914.

217. Resolved, That a sum not exceeding One thousand three hundred dollars be granted to His Majesty to defray the expenses of Normal School, Stratford, for the year ending 31st October, 1914.

218. Resolved, That a sum not exceeding Three thousand eight hundred and eighty-five dollars be granted to His Majesty to defray the expenses of Normal School, North Bay, for the year ending 31st October, 1914.

219. Resolved, That a sum not exceeding Five hundred dollars be granted to His Majesty to defray the expenses of English and French Training School, Sandwich, for the year ending 31st October, 1914.
220. *Resolved*, That a sum not exceeding One hundred and three thousand four hundred and fifty dollars be granted to His Majesty to defray the expenses of Ontario School for the Deaf, Belleville, for the year ending 31st October, 1914.

221. *Resolved*, That a sum not exceeding Eighty-five thousand three hundred dollars be granted to His Majesty to defray the expenses of Ontario School for the Blind, Brantford, for the year ending 31st October, 1914.

222. *Resolved*, That a sum not exceeding Thirty-eight thousand eight hundred and fifty dollars be granted to His Majesty to defray the expenses of Ontario Agricultural College for the year ending 31st October, 1914.

223. *Resolved*, That a sum not exceeding Fifty-two thousand two hundred dollars be granted to His Majesty to defray the expenses of Ontario Veterinary College for the year ending 31st October, 1914.

224. *Resolved*, That a sum not exceeding One thousand three hundred and fifty dollars be granted to His Majesty to defray the expenses of Horticultural Experimental Station, Jordan Harbour, for the year ending 31st October, 1914.

225. *Resolved*, That a sum not exceeding Two hundred and fifty dollars be granted to His Majesty to defray the expenses of Colonization and Immigration for the year ending 31st October, 1914.

226. *Resolved*, That a sum not exceeding Eight hundred and ninety dollars be granted to His Majesty to defray the expenses of Muskoka District for the year ending 31st October, 1914.

227. *Resolved*, That a sum not exceeding Seventeen dollars be granted to His Majesty to defray the expenses of Parry Sound District for the year ending 31st October, 1914.

228. *Resolved*, That a sum not exceeding One thousand dollars be granted to His Majesty to defray the expenses of Manitoulin District for the year ending 31st October, 1914.

229. *Resolved*, That a sum not exceeding One thousand nine hundred and eleven dollars and fifty-five cents be granted to His Majesty to defray the expenses of Sudbury District for the year ending 31st October, 1914.

230. *Resolved*, That a sum not exceeding Two thousand six hundred dollars be granted to His Majesty to defray the expenses of Nipissing District for the year ending 31st October, 1914.
231. Resolved, That a sum not exceeding Two hundred dollars be granted to His Majesty to defray the expenses of Sault Ste. Marie District for the year ending 31st October, 1914.

232. Resolved. That a sum not exceeding Fifty-seven thousand three hundred dollars be granted to His Majesty to defray the expenses of Rainy River District for the year ending 31st October, 1914.

233. Resolved, That a sum not exceeding Five thousand three hundred dollars be granted to His Majesty to defray the expenses of Thunder Bay District for the year ending 31st October, 1914.

234. Resolved, That a sum not exceeding Two thousand and forty-one dollars and fifteen cents be granted to His Majesty to defray the expenses of Kenora District for the year ending 31st October, 1914.

235. Resolved. That a sum not exceeding Seventy thousand dollars be granted to His Majesty to defray the expenses of Temiskaming District for the year ending 31st October, 1914.

236. Resolved, That a sum not exceeding Five thousand five hundred dollars be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.

237. Resolved, That a sum not exceeding Fifty-four thousand three hundred and forty-one cents be granted to His Majesty to defray the expenses of Outside Service and Surveys for the year ending 31st October, 1914.

238. Resolved, That a sum not exceeding Twenty thousand two hundred and twelve dollars be granted to His Majesty to defray the expenses of Parks for the year ending 31st October, 1914.

239. Resolved, That a sum not exceeding Five thousand one hundred and fifty-five dollars and seventy cents be granted to His Majesty to defray the expenses of Mines and Mining for the year ending 31st October, 1914.

240. Resolved, That a sum not exceeding Eleven thousand one hundred and two dollars and ninety-six cents be granted to His Majesty to defray the expenses of Refunds for the year ending 31st October, 1914.

241. Resolved, That a sum not exceeding Sixty-two thousand and forty-nine dollars and three cents be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.
The several Resolutions having been read the second time, it was

Ordered, That the further consideration of the ninety-third, ninety-seventh, one hundred and eleventh, one hundred and seventeenth, one hundred and twenty-seventh and two hundred and forty-first Resolutions be postponed until To-morrow.

The remaining Resolutions were concurred in.

The House then adjourned at 11 p.m.

Tuesday, April 7th, 1914.

Prayers. 3 O’Clock P.M.

Mr. Speaker informed the House.

That the Clerk had received from the Commissioners of Estate Bills their Report in the following case:—

Bill (No. 97), Respecting St. Paul’s Church, Toronto.

The Report was then read by the Clerk at the Table as follows:—

“Osgoode Hall, Toronto,

“April 5th, 1914.

“Re Bill (No. 97), Respecting St. Paul’s Church, Toronto.

“Sir.—We, the undersigned, two of the Justices of the Supreme Court of Ontario, Commissioners of Estates Bills, to whom the above Bill was referred by your letter of April 1st, report as follows:—

“Upon perusal of the Bill, it appeared to your Commissioners that the Bill as prepared was too wide in its provisions and that if enacted in the form in which it was submitted to us there would be danger of the Act interfering with matters concerning which the petitioners had not asked relief. 14-Jour.
"Upon enquiry your Commissioners ascertained that the difficulty in the title of the Rector and Church Wardens of St. Paul's Church arose from the fact that the property was held under three separate titles and with respect to one of the parcels two independent trusts had been declared.

"By the conveyance of the 1st December, 1842, one portion of the property had been conveyed to the Lord Bishop of Toronto and his successors in office as to the western one-half of the parcel to permit its use as a Church and as to the easterly one-half thereof to permit its use as a parsonage house for the benefit of the minister for the time being. The present church edifice covers both these parcels.

"The second parcel was conveyed to the late Rev. Saltern Givens, who subsequently, on the 26th May, 1873, entered into a bond to convey the land to the Rector and Church Wardens upon receipt of five hundred dollars. This sum has been paid to him, but no conveyance was ever executed, or, if executed, it has been lost. It is not now practicable to obtain the conveyance from his heirs.

"The title to the third parcel is derived partly from the Honourable William Allan, who conveyed to the Rector and Church Wardens, and partly from a conveyance from James Henderson, who conveyed to the late Reverend Saltern Givens and his successors in the office of incumbent of St. Paul's Church upon trust to erect a church or parsonage, with the right to use the same for other purposes with the leave of James Henderson, his heirs, executors, administrators or assigns. The said James Henderson is now dead.

"Your Commissioners have caused the draft Bill to be redrawn so as to more fully set out the difficulties in connection with the petitioners' title and so that the enacting clauses shall not deal with matters other than those expressly enumerated; and your Commissioners report that as amended it is reasonable that such Bill do pass into law and that the provisions thereof as amended are proper for carrying its purposes into effect.

"In as much as the title to the firstly referred to parcel is vested in the Lord Bishop of Toronto, your Commissioners suggest that before the Bill is dealt with the Lord Bishop should be notified.

We are, Sir,

Yours, etc.,

GLENHOLME FALCONBRIDGE, C.J.K.B.,

W. P. MIDDLETON, J.

ARTHUR H. SYDENE, Esq.,
Clerk of the House of Assembly,
Parliament Buildings, Toronto.
Ordered, That Bill (No. 97), Respecting St. Paul's Church, Toronto, be referred to the Committee on Private Bills with instructions to consider the same with reference to the suggestions of the Commissioners of Estates Bills thereon.

The following Petition was brought up and laid upon the Table:—

By Mr. Beck, the Petition of the City Council of London.

Mr. Lucas, from the Standing Committee on Private Bills, presented their Seventh Report, which was read as follows and adopted:—

Your Committee beg to report the following Bills without amendments:—

Bill (No. 69), An Act to validate and confirm certain By-laws of the Town of Brampton.

Bill (No. 31), An Act respecting the Municipality of Shuniah.

Your Committee beg to report the following Bills with certain amendments:—

Bill (No. 13), An Act respecting the City of Fort William.

Bill (No. 34), An Act respecting the City of Port Arthur.

Bill (No. 58), An Act respecting the City of Peterborough.

Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 36), To provide for the withdrawal of the Town of Leamington from the jurisdiction of the County Council of the County of Essex, the same having been withdrawn by the promoters thereof.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 36), Town of Leamington.

The following Bills were severally introduced and read the first time:—

Bill (No. 168), intituled “An Act to amend the Local Improvement Act.” Mr. Jessop.

Ordered, That the Bill be read the second time To-morrow.
Bill (No. 169), intituled "An Act to amend the Corporation Tax Act." Mr. Lucas.

Ordered. That the Bill be read the second time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 87), Respecting the Royal Ontario Museum, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Brewster reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered. That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered. That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 155), To amend the Factory, Shop and Office Building Act, and, after some time spent therein. Mr. Speaker resumed the Chair; and Mr. Torrance reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered. That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered. That the Bill be read the third time To-morrow.

The Order of the Day for the second reading of Bill (No. 125), To prohibit the employment of Women by Orientals, having been read.

Mr. Godfrey moved.

That the Bill be now read the second time.

And a Debate having ensued.

Mr. Godfrey asked leave to withdraw the Bill.
Mr. Studholme objected to the Motion for the withdrawal and asked for the yeas and nays, which, being called for by Mr. Speaker, were declared by him to be in favour of the Motion for the withdrawal and so he declared the Motion carried and the Bill was thereupon withdrawn accordingly.

The Order of the Day for the second reading of Bill (No. 123), Concerning Operations for the Prevention of Procreation, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 75). To entitle Married Women who are property owners to vote at Municipal Elections, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 145). Incorporating a Board of Racing Supervisors, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

Mr. Elliott asked the following Question:—

1. When was the English-French Model or Teacher Training School at Vankleek Hill established. 2. What was the number of students in attendance during the years 1912 and 1913. 3. What is the number of students who have obtained certificates of qualification to teach for each year since its establishment.

To which the Minister of Education replied as follows:—

1. The English-French Model School at Vankleek Hill was established on 3rd of September, 1912. 2. The number of students admitted to the course of training for the 1912-13 session was six. The number of students admitted to the course of training for the 1913-14 session was four. 3. The number of students who passed the final examination of the English-French Model Schools at Vankleek Hill in 1913 and obtained English-French Third Class certificates, valid for five years in the Province, was six.
Mr. Elliott asked the following Question:—

1. When was the English-French Model or Teacher Training School at Ottawa established. 2. What has been the number of students in attendance per year. 3. What is the number of students who have obtained certificates of qualification to teach for each year since its establishment.

And the Minister of Education replied in the words and figures following:—

1. The English-French Model School at Ottawa was established on the 1st of September, 1907. 2. The number of students admitted to the course of training for the 1907-08 session was fifteen. The number of students admitted to the fall course of training in 1908 was eighteen. The number of students admitted to the spring course of training in 1909 was twenty-six. The number of students admitted to the fall course of training in 1909 was twenty-two. The number of students admitted to the course of training for the 1910-11 session was twenty-three. The number of students admitted to the course of training for the 1911-12 session was thirty-one. The number of students admitted to the course of training for the 1912-13 session was nineteen. The number of students admitted to the course of training for the 1913-14 session was twenty-two. 3. The number of students who passed the final examination of the English-French Model Schools at Ottawa in 1908-09-10-11-12 and 1913 and obtained English-French Third Class certificates, valid for five years in the Province, was as follows:—1907-1908, June, fifteen; 1908, December, eighteen; 1909, June, twenty-six; 1909, December, twenty-one; 1910-1911, June, twenty-three; 1911-1912, June, thirty; 1912-1913, June, nineteen.

Mr. Elliott asked the following Question:—

1. When was the English-French Model or Teacher Training School in Essex County established. 2. What has been the number of students in attendance in each year since its establishment. 3. What is the number of students who have obtained certificates of qualification to teach for each year since its establishment.

And the Minister of Education replied as follows:—

1. The English-French Model School at Windsor was established on the 1st of September 1909. The English-French Model School at Sandwich was
established on the 3rd of September, 1912. 2. The number of students admitted to the course of training for the 1909 session was thirty-one. The number of students admitted to the course of training for the 1912-13 session was twenty-five. The number of students admitted to the 1913-14 session was sixteen. 3. The number of students who passed the final examination at the English-French Model School at Windsor in 1909 and obtained English-French Third Class certificates, valid for five years in the Province, was twenty-eight. The number of students who passed the final examination of the English-French Model Schools in June, 1913, and obtained English-French Third Class certificates, valid for five years in the Province, was twenty-three. (Sandwich.)

Mr. Thompson (Peterborough) asked the following Question:—

1. How many training schools for supplying teachers for the English-French Schools existed in the Province prior to 1905, and where were they situated. 2. How many are in existence at the present time and where are they situated.

And the Minister of Education replied in the words following:—

1. One English-French Training School existed in the Province prior to 1905. This school was situated at Plantagenet. 2. There are four English-French Model Schools in the Province of Ontario at the present time. They are situated at Ottawa, Sandwich, Sturgeon Falls and Vankleek Hill.

Mr. Bowman asked the following Question:—

1. What was the original date of the issue of the several timber licenses covering the timber proposed to be purchased from the Pembroke Lumber Company. 2. When did the Pembroke Lumber Company acquire the said licenses respectively. 3. Did the Pembroke Lumber Company cut any timber under the said licenses during the years 1911, 1912 or 1913. If so, which year. 4. If not, what was the last year on which cutting was done under the said several licenses respectively. 5. What was the character and quantity of timber cut during the last season under which cutting was done under the said several licenses respectively. 6. Which of the said licenses of the Pembroke Lumber Company are within the area of the Algonquin National Park; and what is the date under which the areas covered by the said several licenses were brought within the said Algonquin National Park. 7. What amounts of pine, hemlock, cedar and spruce respectively have been cut on the limits or areas covered by the proposed agreement with the Pembroke Lumber Company.
And the Minister of Lands, Forests and Mines replied in the words and figures following:

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<th>License Numbers</th>
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3. Yes. In each of the three years. 4. Answered by No. 3. 5. They returned their timber "on limits," not distinguishing the license or berth; part of the cutting was on these limits and part on others. Cannot at the moment give the information; further inquiry must be made. 6. They are all within the Algonquin Park. Numbers 105, 107, 109, and 114 were brought into the Park under Order-in-Council November 11th, 1904. All the others were brought into the Park under Order-in-Council March 3rd, 1914. 7. It is impossible to answer this at the present moment as it would take a long time to get this information, it having to be traced back for a number of years.

On Motion of Mr. Marshall, seconded by Mr. Atkinson.

Ordered, That there be laid before the House a Return showing:—1. If the Lieutenant-Governor in Council made any arrangements under Section 9 of the Succession Duties Act, with any part of the British Dominions, or with any foreign country; and if so, with what Provinces or countries. 2. If no such arrangement has been made with the Province of Quebec, does the Honourable the Provincial Treasurer make an allowance with respect to Succession Duties in Ontario with respect to shares of stock of a bank or other financial institution whose head office is in the Province of Quebec. 3. If it is true that
a Succession Duty is payable with respect to such shares, both in Quebec and Ontario, will legislation be introduced to protect estates from payment of double duty.

On Motion of Mr. Atkinson, seconded by Mr. Marshall,

Ordered, That there be laid before the House a Return showing:—

1. How much the Hydro-Electric Power Commission has spent in building the trunk line from Morrisburg to Prescott, and from Morrisburg to Winchester and Chesterville. 2. Did the Hydro-Electric Power Commission enter into an agreement with the New York and Ontario Power Company, or any person on their behalf, for a supply of power for transmission on this line, to be developed at Waddington or elsewhere; and if so, what is the date of such agreement. 3. Was it a term of any such agreement that the Directors of the New York and Ontario Power Company became personally liable if power was not supplied within a certain defined time. 4. Has the Hydro-Electric Power Commission entered into any agreement with the Rapids Power Company for the supply of power; if so, what is the date of such agreement.

The following Bills were severally read the second time:—

Bill (No. 162), To amend the Game and Fisheries Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 141), To amend the Industrial Farms Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 151), To amend the Ontario Reformatory Act, and to confirm a certain Order-in-Council.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 152), To amend the Hospitals for the Insane Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 160), To amend the Ontario Insurance Act.
Referred to a Committee of the Whole House To-morrow.
Bill (No. 165). To amend the Succession Duty Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 166). To amend the Surrogate Courts Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 150). To amend the Motor Vehicles Act.

Referred to the Municipal Committee.

Bill (No. 164). To amend the Motor Vehicles Act.

Referred to the Municipal Committee.

On Motion of Mr. Fraser, seconded by Mr. Nixon,

Resolved. That notwithstanding the time for presenting Petitions for Private Bills has elapsed, that leave be given to present a Petition of the Niagara Falls, Welland and Dunnville Electric Railway Company and that the same be now read and received.

The following Petition was then read and received:—

The Petition of the Niagara Falls, Welland and Dunnville Electric Railway Company, praying that an Act may pass extending the time for commencement and completion of the road and for other purposes.

The House proceeded to take into further consideration the Resolutions reported from the Committee of Supply on Yesterday, the consideration whereof had been postponed.

The Ninety-third Resolution, respecting the expenses of the Attorney-General's Department, having been again read, was concurred in.
The Ninety-seventh Resolution, respecting the expenses of the Education Department, having been again read,

Mr. Lucas moved,

That the Resolution be now concurred in.

Mr. Marshall moved in Amendment, seconded by Mr. McQueen.

That all the words of the Motion after the word "That" be stricken out and the following substituted therefor:—

"in view of the vital importance of the education of the youth of this Province, this House regrets the lack of constructive leadership in the Department of Education, where leadership is so urgently needed. This House is of the opinion that the overloading of the curriculum of the Public and High Schools of the Province, the rigidity of the present regulations, and the manner in which they are administered by the Department of Education tend to prevent initiative and the development of individuality on the part of both teachers and scholars, and are inimical to the highest efficiency of the schools. That the Government has failed adequately to meet the demand for properly qualified teachers in the Province by enlarging the local facilities for teacher training. That the failure of the Government to deal with these, and many other educational problems of pressing importance, is depriving many of the youth of the Province of the educational opportunities which they are entitled to enjoy, and is handicapping the educational progress of the Province."

And the Amendment, having been put, was lost on a Division.

The Resolution was then concurred in.

The One Hundred and Eleventh Resolution, respecting the Labour Bureau, having been again read, was concurred in.

The One Hundred and Seventeenth Resolution, respecting the expenses of the License Branch, having been again read, was concurred in.

The One Hundred and Twenty-seventh Resolution, respecting the expenses of the Factory Inspection Branch, having been again read, was concurred in.

The Two Hundred and Forty-first Resolution, respecting the expenses of Miscellaneous, having been again read, was concurred in.
Mr. Gooderham moved, seconded by Mr. Owens,

That in the opinion of this House the time has arrived when it is desirable that a full investigation should be made into the working of the present system of municipal government in the Province of Ontario, more especially as affecting the larger centres of population and having regard to the increase in the number of public services controlled by municipal corporations, the management of the finances of the corporations and the desirability of procuring a staple and continuous form of municipal government and that the Assembly is of opinion that a Commission should be appointed to investigate and report upon the matters aforesaid.

And a Debate having ensued, the Motion was, by leave of the House, withdrawn.

Mr. Reaume presented to the House, by command of His Honour the Lieutenant-Governor:

Report of the Good Roads Commission for the year 1913. (Sessional Papers No. 84.)

The House then adjourned at 10.25 p.m.

Wednesday, April 8th, 1914.

Prayers.

The following Petition was brought up and laid upon the Table:

By Mr. Dargavel, the Petition of James A. Kelly and others of Lambeth.

Mr. Lennox, from the Standing Committee on Standing Orders, presented their Tenth Report, which was read as follows and adopted:

Your Committee have carefully examined the following Petitions and find the notices as published in each case sufficient:

Of the Town Council of Trenton, praying that an Act may pass to ratify and confirm a certain By-law and Agreement of the Town of Trenton.
Of the Town Council of Orillia, praying that an Act may pass to ratify and confirm certain By-laws.

Of the Town Council of Wiarton, praying that an Act may pass empowering the issue of Debentures to the extent of $25,000.

Of the Niagara Falls, Welland and Dunnville Electric Railway Company, praying that an Act may pass extending the time for commencement and completion of the road and for other purposes.

Your Committee recommend that Rule No. 51 of Your Honourable House be further suspended in this that the time for introducing Private Bills to Your Honourable House be further extended until and inclusive of Wednesday, the 15th day of April instant.

Ordered, That the time for introducing Private Bills be further extended until and inclusive of Wednesday, the 15th day of April instant.

The following Bills were severally introduced and read the first time:—

Bill (No. 108), intituled "An Act to confirm a certain Agreement and By-law of the Town of Trenton." Mr. Johnson.

Referred to the Committee on Private Bills.

Bill (No. 55), intituled "An Act respecting the Niagara Falls, Welland and Dunnville Electric Railway Company." Mr. Fraser.

Referred to the Committee on Railways.

Bill (No. 56), intituled "An Act respecting the Town of Wallaceburg." Mr. Sulman.

Referred to the Committee on Private Bills.

Bill (No. 96), intituled "An Act to confirm certain By-laws of the Town of Orillia." Mr. Hartt.

Referred to the Committee on Private Bills.

Bill (No. 171), intituled "An Act for raising Money on the Credit of the Consolidated Revenue of Ontario." Mr. Lucas.

Ordered, That the Bill be read the second time To-morrow.
Bill (No. 172), intituled "An Act to amend the Provincial Loans Act," Mr. Lucas.

Ordered. That the Bill be read the second time To-morrow.

On Motion of Mr. McNaught, seconded by Mr. Preston (Durham).

Resolved. That notwithstanding the time for presenting Petitions for Private Bills has elapsed, leave be given to present a Petition of the City Council of Toronto as to the acquisition of a certain Block of Land on Lombard Street, and that the same be now read and received.

The following Petition was then read and received:

Of the City Council of Toronto, praying that an Act may pass respecting the acquisition of certain lands on Lombard and Adelaide Streets.

On Motion of Mr. McNaught, seconded by Mr. Preston (Durham).

Resolved. That the Rules of the House be suspended, and that without reference to any Report from the Committee on Standing Orders, leave be given to introduce a Bill respecting the City of Toronto, and that the same be read a first time and do stand referred to the Committee on Private Bills in accordance with the Rule in that case made and provided.

The following Bill was then introduced and read the first time:

Bill (No. 170), intituled "An Act respecting the City of Toronto." Mr. McNaught.

Referred to the Committee on Private Bills.

On Motion of Mr. McPherson, seconded by Mr. Brewster.

Ordered. That there be laid before this House a Return showing:—1. The number of convictions for intoxication in Local Option Municipalities. 2. Convictions for other offences against Local Option Law during the license year 1912-13.
The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 19), Respecting the City of Hamilton.

Bill (No. 65), Respecting the Queen Street Car Service upon Queen Street East in the City of Toronto by the Toronto Railway Company.

Bill (No. 41), Respecting the Town of Midland.

Mr. Speaker resumed the Chair; and Mr. Peck reported, That the Committee had directed him to report the several Bills without amendments.

Ordered, That the Bills reported, be severally read the Third time Tomorrow.

The Order of the Day for the second reading of Bill (No. 62), To incorporate the Town of St. Clair Beach, having been read.

Mr. Sulman moved,

That the Bill be now read the second time.

And the Motion, having been put, was carried on the following Division:—

**Yeas.**

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NAVS.

Messieurs:

Anderson  Ferguson  McQueen  Racine
(Bruce)   (Kent)    Marshall   Richardson
Atkinson  Kohler  Munro   Rowell
Bowman  McDonald  Proudfoot  Sinclair
        Studholme—16

PAIRS.

None.

And the Bill was then read the second time and referred to a Committee of the Whole House To-morrow.

The following Bills were severally read the second time:—

Bill (No. 69). To validate and confirm certain By-laws of the Town of Brampton.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 31). Respecting the Municipality of Shuniah.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 13). Respecting the City of Fort William.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 34). Respecting the City of Port Arthur.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 58). Respecting the City of Peterborough.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 159). To amend the Coroners Act.

Referred to a Committee of the Whole House To-morrow.


Referred to a Committee of the Whole House To-morrow.
Bill (No. 156), To amend the Stationary Engineers Act.

Referred to a Committee of the Whole House To-morrow.

The House resolved itself into a Committee to consider Bill (No. 147), Respecting the purchase of Timber Limits of the Pembroke Lumber Company.

And the Committee having continued to sit until Twelve of the Clock midnight.

Thursday, 9th April, 1914.

The Committee continued.

And, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Owens reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time at the next sittings of the House. To-day.

On Motion of Mr. Reaume, seconded by Mr. Duff.

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider a certain proposed Resolution respecting the salary of the Deputy Minister of Game and Fisheries.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolution recommends it to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the Deputy Minister of Game and Fisheries shall be paid such salary as may be fixed by the Lieutenant-Governor in Council, out of any moneys appropriated by this Legislature for the purposes of the Game and Fisheries Branch.

15-JoUr.
Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had come to a resolution.

Ordered, That the Report be now received.

Mr. Gamey reported the Resolution as follows:—

Resolved, That the Deputy Minister of Game and Fisheries shall be paid such salary as may be fixed by the Lieutenant-Governor in Council, out of any moneys appropriated by this Legislature for the purposes of the Game and Fisheries Branch.

The Resolution having been read the second time, was agreed to, and referred to the Committee of the Whole House on Bill (No. 162), To amend the Game and Fisheries Act.

On Motion of Mr. Lucas, seconded by Mr. Hearst.

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider certain proposed resolutions respecting the Surrogate Court.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions, recommends them to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That on every application for probate of a will or letters of administration or for resealing letters probate or letters of administration granted by a Court of competent jurisdiction in the United Kingdom or in any Province or territory of the Dominion or in any other British possession, the executor, administrator or other applicant shall, in consideration of the grant of representation to administer the property in Ontario, pay to the Treasurer of Ontario as probate duty under the Succession Duty Act on all the property passing by the succession in Ontario and on property locally situate in Ontario where the deceased was domiciled elsewhere in addition to any fees payable under this Act.

That such sum shall be payable to the Treasurer or security to his satisfaction given therefore before the issue of the probate or letters of administration or the resealing of letters probate or of administration.
Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had come to a certain Resolution.

Ordered, That the Report be now received.

Mr. Gamey reported the Resolutions as follows:—

Resolved, That on every application for probate of a will or letters of administration or for rescaling letters probate or letters of administration granted by a Court of competent jurisdiction in the United Kingdom or in any Province or territory of the Dominion or in any other British possession, the executor, administrator or other applicant shall, in consideration of the grant of representation to administer the property in Ontario, pay to the Treasurer of Ontario as probate duty under the Succession Duty Act on all the property passing by the succession in Ontario and on property locally situate in Ontario where the deceased was domiciled elsewhere in addition to any fees payable under this Act.

That such sum shall be payable to the Treasurer or security to his satisfaction given therefore before the issue of the probate or letters of administration or the rescaling of letters probate or of administration.

The Resolutions having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 166), To amend the Surrogate Courts Act.

On Motion of Mr. Lucas, seconded by Mr. Hearst,

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider certain proposed Resolutions respecting Succession Duties.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions, recommends them to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That, subject to the exceptions mentioned in sections 6 and 7, there shall be levied and paid for the purposes of raising a revenue for Provincial purposes in respect of any succession or on property passing on the death according to the dutiable value the following duties over and above the fees paid under the Surrogate Courts Act:—
That where the aggregate value of the property exceeds $50,000, and any property passes in manner hereinbefore mentioned, either in whole or in part to or for the benefit of the grandfather, grandmother, father, mother, husband, wife, child, son-in-law or daughter-in-law of the deceased, the same or so much thereof as so passes (as the case may be) shall be subject to a duty at the rate and on the scale as follows:

That where the aggregate value

(a) Exceeds $50,000 and does not exceed $75,000, 1½ per cent.
(b) Exceeds $75,000 and does not exceed $100,000, 3 per cent.
(c) Exceeds $100,000 and does not exceed $150,000, 4½ per cent.
(d) Exceeds $150,000 and does not exceed $300,000, 5½ per cent.
(e) Exceeds $300,000 and does not exceed $500,000, 6½ per cent.
(f) Exceeds $500,000 and does not exceed $750,000, 7½ per cent.
(g) Exceeds $750,000 and does not exceed $1,000,000, 8½ per cent.
(h) Exceeds $1,000,000, 10 per cent.

That where the aggregate value of the property exceeds $100,000 and the value of the property passing in manner hereinbefore mentioned to any one of the persons mentioned in the next preceding subsection exceeds the amount hereinafter mentioned, a further duty shall be paid on the amount so passing in addition to the rates in the next preceding subsection mentioned as follows:

That where the whole amount so passing to one person

(a) Exceeds $100,000 and does not exceed $200,000, 1 per cent.
(b) Exceeds $200,000 and does not exceed $400,000, 1½ per cent.
(c) Exceeds $400,000 and does not exceed $600,000, 2 per cent.
(d) Exceeds $600,000 and does not exceed $800,000, 2½ per cent.
(e) Exceeds $800,000 and does not exceed $1,000,000, 3 per cent.
(f) Exceeds $1,000,000 and does not exceed $1,200,000, 1 per cent.
(g) Exceeds $1,200,000, 5 per cent.

That where the aggregate value of the property exceeds $5,000 and any property passes in manner hereinbefore mentioned, either in whole or in part to or for the benefit of any lineal ancestor of the deceased, except the grandfather, grandmother, father and mother, or to any brother or sister of the deceased or to any descendant of such brother or sister or to a brother or sister of the father or mother of the deceased or to any descendant of such last mentioned brother or sister, the same or so much thereof as so passes shall be subject to a duty at the rate and on the scale as follows:

That where the aggregate value

(a) Exceeds $5,000 and does not exceed $10,000, 2½ per cent.
(b) Exceeds $10,000 and does not exceed $50,000, 5 per cent.
(c) Exceeds $50,000 and does not exceed $100,000, 10 per cent.
(d) Exceeds $100,000, 12½ per cent.
That where the aggregate value of the property exceeds $150,000 and the value of the property passing in manner hereinbefore mentioned to any one of the persons mentioned in the next preceding subsection, except the grandfather, grandmother, father and mother exceeds the amount hereinafter mentioned, a further duty shall be paid on the amount so passing in addition to the duty in the next preceding subsection mentioned as follows:—

That where the whole amount so passing to one person

(a) Exceeds $50,000 and does not exceed $100,000, 1 per cent.
(b) Exceeds $100,000 and does not exceed $150,000, 1 1/2 per cent.
(c) Exceeds $150,000 and does not exceed $200,000, 2 per cent.
(d) Exceeds $200,000 and does not exceed $250,000, 2 1/2 per cent.
(e) Exceeds $250,000 and does not exceed $300,000, 3 per cent.
(f) Exceeds $300,000 and does not exceed $350,000, 3 1/2 per cent.
(g) Exceeds $350,000 and does not exceed $400,000, 4 per cent.
(h) Exceeds $400,000 and does not exceed $450,000, 4 1/2 per cent.
(i) Exceeds $450,000, 5 per cent.

That the additional duty provided for by subsections 2 and 4 shall be payable on the property in Ontario, where the deceased dies domiciled elsewhere than in Ontario, but for the purpose of fixing the rate of such duty the beneficial interest in property out of Ontario passing to the successor or other person on the same death shall be added to the value of the property in Ontario, and nothing in this Act shall be construed to impose any duty, directly or otherwise, on property out of Ontario owned by any deceased person so domiciled.

That where the aggregate value of the property exceeds $5,000 and any property passes in manner hereinbefore mentioned, either in whole or in part to or for the benefit of any person in any other degree of collateral consanguinity to the deceased than is above mentioned or to or for the benefit of any stranger in blood to the deceased, the same or so much thereof as so passes shall be subject to a duty at the rate and on the scale as follows:—

That where the aggregate value

(a) Exceeds $5,000 and does not exceed $50,000, 10 per cent.
(b) Exceeds $50,000 and does not exceed $1,000,000, 15 per cent.
(c) Exceeds $1,000,000, 15 per cent. up to $1,000,000; and 20 per cent. upon the excess over $1,000,000.

That where the applicant for letters probate of a will or letters of administration or for resealing any letters probate or of administration under section 74 of the Surrogate Courts Act has paid to the Treasurer the probate duty required by such Act, the duty in respect of the same property payable under this Act shall not be payable.
Resolved. That, subject to the exceptions mentioned in sections 6 and 7, there shall be levied and paid for the purpose of raising a revenue for Provincial purposes in respect of any succession on property passing on the death according to the dutiable value the following duties over and above the fees paid under the Surrogate Courts Act:—

That where the aggregate value of the property exceeds $50,000, and any property passes in manner hereinbefore mentioned, either in whole or in part to or for the benefit of the grandfather, grandmother, father, mother, husband, wife, child, son-in-law or daughter-in-law of the deceased, the same or so much thereof as so passes (as the case may be) shall be subject to a duty at the rate and on the scale as follows:—

That where the aggregate value

(a) Exceeds $50,000 and does not exceed $75,000, 1 1/2 per cent.
(b) Exceeds $75,000 and does not exceed $100,000, 3 per cent.
(c) Exceeds $100,000 and does not exceed $150,000, 4 1/2 per cent.
(d) Exceeds $150,000 and does not exceed $300,000, 5 1/2 per cent.
(e) Exceeds $300,000 and does not exceed $500,000, 6 1/2 per cent.
(f) Exceeds $500,000 and does not exceed $750,000, 7 1/2 per cent.
(g) Exceeds $750,000, and does not exceed $1,000,000, 8 1/2 per cent.
(h) Exceeds $1,000,000, 10 per cent.

That where the aggregate value of the property exceeds $100,000 and the value of the property passing in manner hereinbefore mentioned to any one of the persons mentioned in the next preceding subsection exceeds the amount hereinafter mentioned, a further duty shall be paid on the amount so passing in addition to the rates in the next preceding subsection mentioned as follows:—

That where the whole amount so passing to one person

(a) Exceeds $100,000 and does not exceed $200,000, 1 per cent.
(b) Exceeds $200,000 and does not exceed $400,000, 1 1/2 per cent.
(c) Exceeds $400,000 and does not exceed $600,000, 2 per cent.
(d) Exceeds $600,000 and does not exceed $800,000, 2 1/2 per cent.
(e) Exceeds $800,000 and does not exceed $1,000,000, 3 per cent.
(f) Exceeds $1,000,000 and does not exceed $1,200,000, 4 per cent.
(g) Exceeds $1,200,000, 5 per cent.

That where the aggregate value of the property exceeds $5,000 and any property passes in manner hereinbefore mentioned, either in whole or in part to
or for the benefit of any lineal ancestor of the deceased, except the grandfather, grandmother, father and mother, or to any brother or sister of the deceased or to any descendant of such brother or sister or to a brother or sister of the father or mother of the deceased or to any descendant of such last mentioned brother or sister, the same or so much thereof as so passes shall be subject to a duty at the rate and on the scale as follows:—

That where the aggregate value

(a) Exceeds $5,000 and does not exceed $10,000, 2 1/2 per cent.
(b) Exceeds $10,000 and does not exceed $50,000, 5 per cent.
(c) Exceeds $50,000 and does not exceed $100,000, 10 per cent.
(d) Exceeds $100,000, 12 1/2 per cent.

That where the aggregate value of the property exceeds $50,000 and the value of the property passing in manner hereinbefore mentioned to any one of the persons mentioned in the next preceding subsection, except the grandfather, grandmother, father and mother exceeds the amount hereinafter mentioned, a further duty shall be paid on the amount so passing in addition to the duty in the next preceding subsection mentioned as follows:—

That where the whole amount so passing to one person

(a) Exceeds $50,000 and does not exceed $100,000, 1 per cent.
(b) Exceeds $100,000 and does not exceed $150,000, 1 1/2 per cent.
(c) Exceeds $150,000 and does not exceed $200,000, 2 per cent.
(d) Exceeds $200,000 and does not exceed $250,000, 2 1/2 per cent.
(e) Exceeds $250,000 and does not exceed $300,000, 3 per cent.
(f) Exceeds $300,000 and does not exceed $350,000, 3 1/2 per cent.
(g) Exceeds $350,000 and does not exceed $400,000, 4 per cent.
(h) Exceeds $400,000 and does not exceed $450,000, 4 1/2 per cent.
(i) Exceeds $450,000, 5 per cent.

That the additional duty provided for by subsections 2 and 4 shall be payable on the property in Ontario, where the deceased dies domiciled elsewhere than in Ontario, but for the purpose of fixing the rate of such duty the beneficial interest in property out of Ontario passing to the successor or other person on the same death shall be added to the value of the property in Ontario, and nothing in this Act shall be construed to impose any duty, directly or otherwise, on property out of Ontario owned by any deceased person so domiciled.

That where the aggregate value of the property exceeds $5,000 and any property passes in manner hereinbefore mentioned, either in whole or in part to or for the benefit of any person in any other degree of collateral consanguinity to the deceased than is above mentioned or to or for the benefit of any stranger in blood to the deceased, the same or so much thereof as so passes shall be subject to a duty at the rate and on the scale as follows:—
That where the aggregate value

(a) Exceeds $5,000 and does not exceed $50,000, 10 per cent.
(b) Exceeds $50,000 and does not exceed $1,000,000, 15 per cent.
(c) Exceeds $1,000,000, 15 per cent. up to $1,000,000; and 20 per cent. upon the excess over $1,000,000.

That where the applicant for letters probate of a will or letters of administration or for rescaling any letters probate or of administration under section 74 of the Surrogate Courts Act has paid to the Treasurer the probate duty required by such Act, the duty in respect of the same property payable under this Act shall not be payable.

The Resolutions having been read the second time were agreed to, and referred to the Committee of the Whole House on Bill (No. 165), To amend the Succession Duties Act.

The House resolved itself into a Committee to consider Bill (No. 141), To amend the Industrial Farms Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered. That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time at the next sittings of the House, To-day.

The House resolved itself into a Committee to consider Bill (No. 151), To amend the Ontario Reformatory Act and to confirm a certain Order in Council, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time at the next sittings of the House, To-day.

The House resolved itself into a Committee to consider Bill (No. 152), To amend the Hospitals for the Insane Act, and, after some time spent therein, Mr. Speaker resumed the chair; and Mr. Gamey reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time at the next sittings of the House, To-day.
The Order of the Day for the third reading of Bill (No. 42), Respecting the City of Sault Ste. Marie, F. H. Clergue and the Lake Superior Dry Dock and Construction Company, Limited, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported. That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time at the next Sittings of the House To-day.

Mr. Hanna presented to the House by command of His Honour the Lieutenant-Governor:—

Copy of an Order-in-Council approved by His Honour the Lieutenant-Governor, under the provisions of Subsection 2 of Section 118 of the Municipal Drainage Act. (Sessional Papers No. 85.)

The House then adjourned at 12.50 a.m.

Thursday, April 9th, 1914.

Prayers.

3 O'Clock P.M.

The following Petitions were read and received:—

Of the City Council of London, praying that civic enfranchisement be given to Married Women.

Of James A. Kelly and others of Lambeth, praying for certain amendments to the Division Courts Act.

Mr. Reaume from the Standing Committee on Fish and Game presented their First Report, which was read as follows and adopted:—

Your Committee have carefully considered Bill (No. 133), To amend the Ontario Game and Fisheries Act and have prepared certain amendments thereto.
Mr. Hanna from the Standing Committee on Private Bills presented their Eighth Report, which was read as follows and adopted:

Your Committee beg to report the following Bills without amendments:

Bill (No. 21), An Act respecting the Town of Cochrane.

Bill (No. 52), An Act to incorporate the City of Sarnia.

Bill (No. 113), An Act respecting the Village of Mimico.

Bill (No. 99), An Act to confirm By-law Number 387 of the County of Halton.

Bill (No. 57), An Act to consolidate the debenture debt of the City of Stratford.

Bill (No. 161), An Act respecting Canada Furniture Manufacturers, Limited.

Bill (No. 12), An Act to confirm a certain Agreement and By-laws of the Town of Trenton.

Your Committee beg to report the following Bills with certain amendments:

Bill (No. 35), An Act respecting the Township of York.

Bill (No. 32), An Act respecting the Orphans' Home of the City of Ottawa.

Bill (No. 47), An Act respecting the Town of Collingwood.

Bill (No. 45), An Act respecting the City of Toronto.

Bill (No. 93), An Act to incorporate the Town of Bala.

Your Committee recommend that the fees less the actual cost of printing be remitted on Bill (No. 32), Respecting the Orphans' Home of the City of Ottawa, on the ground that the same is one relating to a Religious Institution.

Your Committee recommend that notwithstanding Rule 51 of Your Honourable House the time for receiving Reports on Private Bills be further extended until and inclusive of Thursday, the 16th day of April instant.
Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 32), Orphans’ Home, Ottawa.

Ordered, That the time for receiving Reports from Committees on Private Bills be further extended until and inclusive of Thursday, the 16th day of April instant.

The following Bills were severally introduced and read the first time:—


Referred to the Committee on Private Bills.

Bill (No. 174), intituled “An Act to amend the Wages Act.” Mr. Galna.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 175), intituled “An Act respecting certain Colonization Roads.” Mr. Reaume.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 176), intituled “An Act to amend the Tile Drainage Act.” Mr. Lucas.

Ordered, That the Bill be read the second time on Tuesday next.

Bill (No. 177), intituled “An Act respecting the City of Ottawa.” Mr. Hanna.

Ordered, That the Bill be read the second time on Tuesday next.

On Motion of Mr. Nixon, seconded by Mr. Galna.

Resolved, That the Rules of the House relating to Private Bills be suspended and that leave be given to introduce a Bill respecting the Town of Oakville.

The following Bill was then introduced and read the first time:—

Bill (No. 173), intituled “An Act respecting the Town of Oakville.” Mr. Nixon.

Referred to the Committee on Private Bills.
Mr. Foy delivered to Mr. Speaker a Message from the Lieutenant-Governor, signed by himself; and the said Message was read by Mr. Speaker, and is as follows:—

J. M. GIBSON.

The Lieutenant-Governor transmits Supplementary Estimates of certain sums required for the service of the Province for the year ending 31st October, 1914, and recommends them to the Legislative Assembly.

GOVERNMENT HOUSE,

Toronto, April 9th, 1914.

(Sessional Papers No. 2.)

Ordered, That the Message of the Lieutenant-Governor, together with the Estimates accompanying same, be referred to the Committee of Supply.

The House resolved itself into a Committee to consider Bill (No. 157), To amend the Registry Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Preston (Durham) reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Tuesday next.

The House resolved itself into a Committee to consider Bill (No. 158), To amend the Land Titles Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Preston (Durham) reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Tuesday next.

The House resolved itself into a Committee to consider Bill (No. 165), To amend the Succession Duties Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again on Tuesday next.
The House resolved itself into a Committee to consider Bill (No. 166), To amend the Surrogate Courts Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Tuesday next.

The House resolved itself into a Committee to consider Bill (No. 156), To amend the Stationary Engineers Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Tuesday next.

The House resolved itself into a Committee to consider Bill (No. 159), To amend the Coroners Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time on Tuesday next.

The House resolved itself into a Committee to consider Bill (No. 167), The Statute Law Amendment Act, 1914, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again on Tuesday next.

The House resolved itself into a Committee to consider Bill (No. 160), To amend the Ontario Insurance Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Gamey reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again on Tuesday next.

On Motion of Mr. Foy, seconded by Mr. Pyne,

Resolved, That when this House adjourns To-day, it do stand adjourned until Three of the Clock in the afternoon of Tuesday, the Fourteenth day of April instant,

The Order of the Day for the second reading of Bill (No. 149), The Fair Wages and Hours of Labour Regulation Act, 1914, having been read,

Mr. Studholme moved,

That the Bill be now read the second time.
And a Debate having ensued, it was

Ordered, That the Debate be adjourned until Tuesday next.

Mr. Hanna presented to the House by command of His Honour the Lieutenant-Governor:—

The Fruits of Ontario, prepared by the Fruit Branch. (Sessional Papers, No. 33A.)

Also—Report of the Farmers' Institutes for the year 1913. (Sessional Papers, No. 40.)

Also—Report of the Women's Institutes for the year 1913. (Sessional Papers No. 41.)

Also—Report of the Agricultural Societies of the Province, for the year 1913. (Sessional Papers, No. 42.)

Also—Return to an Order of the House of the 3rd March, 1913, for a Return showing:—1. Copies of all correspondence between the Minister of Education or any other member or official of the Government and any other person or persons during 1910, 1911 and 1912, relating to the investigation made by Dr. Merchant of the bi-lingual or French-English Schools in Ontario. 2. Copies of all correspondence between the Minister of Education or any other member or official of the Government and any other person or persons during the year 1912, relating to Regulation No. 17. (Sessional Papers, No. 86.)

Also—Return to an Order of the House of the 3rd March, 1913, for a Return showing:—1. How much the Hydro-Electric Power Commission has spent in building the trunk line from Morrisburg to Prescott, and from Morrisburg to Winchester and Chesterville. 2. Did the Hydro-Electric Power Commission enter into an agreement with the New York and Ontario Power Company, or any person on their behalf, for a supply of power for transmission on this line, to be developed at Waddington or elsewhere; and if so, what is the date of such agreement. 3. Was it a term of any such agreement that the Directors of the New York and Ontario Power Company became personally liable if power was not supplied within a certain defined time. 4. Has the Hydro-Electric Power Commission entered into any agreement with the Rapids Power Company for the supply of power; if so, what is the date of such agreement. (Sessional Papers No. 87.)
Tuesday, April 14th, 1914.

Prayers.

3 O’Clock P.M.

The following Petition was brought up and laid upon the Table:—

By Mr. Jessop, the Petition of the City Council of St. Catharines.

Mr. Anderson (Essex), from the Standing Committee on Printing, presented their First Report, which was read as follows:—

Your Committee recommend that the following Documents be printed:—

Public Accounts of the Province of Ontario for the year 1913. (Sessional Papers No. 1.)

Supplementary Estimates of the Province of Ontario for the year 1914. (Sessional Papers No. 2.)

Twenty-third Annual Report of the Bureau of Mines. (Sessional Papers No. 4.)

Report of the Inspector of Division Courts for the year 1913. (Sessional Papers No. 5.)

Report of the Inspector of Legal Offices for the year 1913. (Sessional Papers No. 6.)

Report of the Superintendent of Insurance Transactions for the year 1913. (Sessional Papers No. 10.)

Report of the Registrar of Friendly Societies for the year 1913. (Sessional Papers No. 11.)

Loan Corporations Statements for the year 1913. (Sessional Papers No. 12.)

Report of the Department of Public Works for the year 1913. (Sessional Papers No. 13.)

Report of the Game and Fisheries Department for the year 1913. (Sessional Papers No. 14.)
Report of the Bureau of Labour for the year 1913. (Sessional Papers No. 16.)

Report of the Minister of Education for the year 1913. (Sessional Papers No. 17.)

Report of the Board of Governors of the University of Toronto for the year 1913. (Sessional Papers No. 18.)

Report of the Registrar-General for the year 1913. (Sessional Papers No. 20.)

Special Report of the Provincial Board of Health. (Sessional Papers No. 21a.)

Report on the Operation of the Liquor License Acts for the year 1913. (Sessional Papers No. 28.)

Reports of the Live Stock Associations for the year 1913. (Sessional Papers No. 39.)

Report of the Temiskaming and Northern Ontario Railway Commission for the year 1913. (Sessional Papers No. 47.)

Report of the Hydro-Electric Power Commission for the year 1913. (Sessional Papers No. 48.)


Statement of the Provincial Auditor for the year 1913. (Sessional Papers No. 54.)

Regulations and Orders-in-Council re "The Department of Education Act." (Sessional Papers No. 55.)

Bulletin of the Ontario Hospitals for the Insane. (Sessional Papers No. 56.)

Regulations respecting Rondeau Provincial Park. (Sessional Papers No. 57.)

Return re Municipalities which were favoured for an Electric Railway. (Sessional Papers No. 62.)
Minutes of the Proceedings in Conference of the Representatives of the Province. (Sessional Papers No. 67.)

Copy of the Revised Rules, Orders and Forms of the Division Courts. (Sessional Papers No. 71.)

Report on the Construction of Roads in Northern Ontario. (Sessional Papers No. 73.)

Report of the Public Roads and Highways Commission. (Sessional Papers No. 84.)

The Committee recommend that five thousand copies of "Social Laws of Ontario" (condensed), be printed for general distribution.

Your Committee recommend that the following Documents be not printed:

Return re Floods on the Grand River. (Sessional Papers No. 58.)

Return re prosecution of Chief of Police Goodman of New Liskeard. (Sessional Papers No. 59.)

Return re explanation of amounts advanced to N. B. Colcock. (Sessional Papers No. 60.)

Copy of an Order-in-Council re Surrogate Court Fees paid to Judges. (Sessional Papers No. 61.)

Copies of Orders-in-Council re The Consolidated Revenue Fund of Ontario. (Sessional Papers No. 63.)

Return re Securities sold by the Province, date of sales, etc. (Sessional Papers No. 64.)

Return re Timber Limits sold by the Government during the last year. (Sessional Papers No. 65.)

Return re License of William Smuck of Bayham, cancelling of same, etc. (Sessional Papers No. 66.)

Return re Taylor, Scott & Co. contract with Central Prison. (Sessional Papers No. 68.)

Return re License Holders in City of Toronto during year 1908-9. (Sessional Papers No. 69.)

16-JOUR.
Return re Power rights of east branch of the Winnipeg River. (Sessional Papers No. 70.)

Return re Coal Tender for Government Institutions during 1910-13. (Sessional Papers No. 74.)

Return re Buildings erected by the Province at the Prison Farm at Guelph. (Sessional Papers No. 75.)

Return re Attitude of officials of Government to the Canada Temperance Act. (Sessional Papers No. 76.)

Return re Grants made to the rural public schools of Ontario in 1913. (Sessional Papers No. 77.)

Return re estimated cost of heating plant for Toronto University. (Sessional Papers No. 78.)

Return re sums of money paid to Sir William Meredith in addition to his salary as Chief Justice. (Sessional Papers No. 80.)

Return re deficit in the financial operations of the Provincial University during the years 1912 and 1913. (Sessional Papers No. 81.)

Return re evidence of Mr. Taylor, of Taylor, Scott & Co., given before the Dominion Penitentiary Investigation Commission. (Sessional Papers No. 83.)

Your Committee recommend that the following publications be purchased for distribution to the Members of the Legislative Assembly:—

125 copies "Five Thousand Facts About Canada," at 25 cents each.
115 copies "The Canadian Annual Review for 1913," at $3.00 each.
110 copies "Lunenburg or the Old Eastern District," at $1.00 each copy.
110 copies "William Adolphus Turnpike," at $1.00 each.

The following Bill was introduced and read the first time:—

Bill (No. 178), intituled "The District Representation Act." Mr. Duff.

Ordered, That the Bill be read the second time To-morrow.
On Motion of Mr. Lucas, seconded by Mr. Hearst.

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider certain proposed Resolutions respecting the Corporations' Tax Act.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions recommends them to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That in lieu of the Taxes imposed upon certain companies by the Corporations' Tax Act, every company, not including a municipal corporation, which transacts business in Ontario, whether under its own name or through an agent or otherwise, shall annually pay to His Majesty for the uses of Ontario the taxes hereinafter set forth at the time and in the manner provided by the said Act.

Banks.

Every bank shall pay,—

(a) a tax of one-fifth of one per cent, on the paid-up capital thereof up to $6,000,000 and in addition thereto $50 for every $100,000 or fraction thereof of the paid-up capital in excess of $6,000,000;

(b) an additional tax of $500 for the head office in Ontario and $50 for each additional office, branch or agency in Ontario;

(c) where the head office or principal place of business of a bank is out of Ontario and it has not more than five agencies or branch offices within Ontario, the Lieutenant-Governor in Council having regard to the amount of business transacted thereby in the Province may reduce the amount of the tax thereof, which shall in no case, however, be less than one-fifth of one per cent upon one-half of the paid-up capital.
INSURANCE COMPANIES.

(a) Every life insurance company shall pay a tax of one and three-quarters per cent., and every other insurance company of one per cent. calculated on the gross premiums received by the company in respect of the business transacted in Ontario.

(b) In the case of mutual fire insurance companies which receive premiums in cash the tax shall be calculated on the gross premiums received in cash in respect of the insurance transacted on the cash plan in Ontario.

(c) In the case of reinsurance by an insurance company the company reinsured shall be exempt from the tax imposed on the portion of the premium paid to the reinsuring company, but the reinsuring company shall be liable for the tax in respect thereof as part of its gross premiums. Where the reinsuring company does not transact business in Ontario and has no principal or head office therein, the company reinsured shall retain in its hands so much of the premium for reinsurance as is equivalent to the tax imposed in respect of such premium, and shall be liable for the tax and for the payment thereof to the Treasurer.

(d) Where any country or any state of any country imposes a tax or license fee which has the effect of discriminating against insurance companies or against any classes of insurance companies organized under the laws of Canada or of Ontario, and having their principal offices in Ontario, and of imposing a tax or license fee higher or greater than the tax or license fee which home companies in such state or country are required to pay, the Lieutenant-Governor in Council may direct that any insurance company which is organized in or under the laws of any such country or state, or has its head or principal office therein, and which transacts insurance business in Ontario, shall pay in addition to the tax imposed by clauses (a) and (b) of this subsection, a tax calculated on the gross premiums received by the company or in respect of the business transacted in Ontario during the preceding year, but so that such increase shall not exceed the equivalent of the extra tax or license fee or both imposed in such country or state.

(e) In estimating the amount of the tax payable under this Act by an insurance company every premium which

i. is by the terms of the policy or a renewal thereof or otherwise payable in Ontario; or
ii. is paid in Ontario; or

iii. is payable upon or in respect of a risk undertaken in Ontario; or

iv. is payable in respect of insurance of a person or property resident or situate in Ontario at the time of payment whether such premium is earned wholly or partly in Ontario or elsewhere and whether the business is transacted in respect of such policy or the payment of such premium is made wholly or partly within Ontario or elsewhere, shall be deemed to be a premium in respect of business transacted in Ontario.

(f) The chief agent in Ontario, under the Ontario Insurance Act, or an extra-provincial insurance company, and every other insurance company, shall keep a separate book or set of books in which shall be entered the premiums mentioned in clause (e) of this subsection, and all other income of the company in respect of business transacted in Ontario, and in default the company shall incur a penalty equal, in the case of a life insurance company, to one per cent., and in the case of every other insurance company, to two-thirds of one per cent., on the total gross premiums and other gross income of the company.

**Loan Companies.**

Every loan company shall pay a tax as follows:—

(a) A company with fixed or permanent paid-up capital, one-eighth of one per cent. on the paid-up capital thereof, but in no case less than $100;

(b) A company having terminating or withdrawable capital, as well as fixed or permanent capital, one-eighth of one per cent. on such paid-up terminating or withdrawable capital after the first $100,000, in addition to the amount payable under clause (a);

(c) A company having terminating or withdrawable capital, only one-eighth of one per cent. of such paid-up terminating or withdrawable capital after the first $100,000.

**Trust Companies.**

Every trust company shall pay a tax of one-quarter of one per cent. on the paid-up capital thereof up to $100,000 and $100 on every additional $100,000 or fraction thereof of paid-up capital, and in addition thereto a tax of one per cent. calculated on the gross annual income of the company on business transacted within Ontario.
Railways.

Every company owning, operating or using a railway shall pay a tax of $60 per mile for one track and, where the line consists of two or more tracks of $40 per mile for each additional track, owned, operated or used in any organized municipality; and of $40 per mile for one track, and, where the line consists of two or more tracks, of $20 per mile for each additional track, in territory without municipal organization; provided that a company owning, operating or using a railway which, either by itself or in conjunction with any other railway leased by it or to which it is leased or with which it is amalgamated or together with which it forms one system does not exceed 150 miles in length from terminus to terminus, shall in lieu of the said tax pay a tax of $15 per mile for one track and, where the line consists of two or more tracks, of $5 per mile for each additional track and where the railway or system does not exceed 30 miles in length from terminus to terminus a tax of $10 per mile for one track and $5 per mile for each additional track.

(a) Both the company owning the railway and the company operating or using it shall be jointly and severally liable for the payment of the amount of the tax to the Treasurer, but the total amount payable in respect of any railway shall not exceed the amounts above respectively mentioned, notwithstanding that the railway is owned, operated or used by more than one company:

(b) The measurement of track for the purposes of this subsection shall not include switches, spurs or sidings.

Every such company shall pay in addition a tax calculated at one-half of one per cent. on the gross earnings of the railway within Ontario to be determined in case of a railway owning, operating or using a part of its line outside of Ontario by the proportion of the mileage within Ontario to the whole of the mileage in Canada.

(a) Section 23 shall not apply to a tax imposed by this subsection.

Street Railways.

Every company owning, operating or using a street railway or part thereof in a city for the carriage of passengers shall pay for each mile of track within the city a tax of

(a) $20, when such mileage does not exceed twenty miles;

(b) $35, when such mileage exceeds twenty miles, but does not exceed thirty miles:
(c) $45, when such mileage exceeds thirty miles, but does not exceed fifty miles;

(d) $60, when such mileage exceeds fifty miles.

The mileage shall be computed on the single track, each mile of double track to be counted as two miles of single track; but in computing mileage, switches, sidings, tracks into car-stables or car sheds, Y's, and curves, or any portion of track not in general use for passenger traffic shall not be counted.

Every such company shall pay in addition a tax calculated at one-half of one per cent. of the gross earnings of the railway in the city within Ontario to be determined in case of a company owning, operating or using part of its line in another municipality by the proportion of the mileage in the city to the whole of the mileage owned, operated or used by the company.

**Telegraph Companies.**

Every company owning, operating or using a line or a part of a line of telegraph within Ontario for gain shall pay a tax of one-fifth of one per cent. upon the total amount of money invested by the company on such line or part thereof or the works and plant connected therewith. Provided that a company owning and a company operating or using any such line or part thereof shall be jointly and severally liable for the payment of the said tax, but the total amount payable in respect of any such line or part of line shall not exceed the amount above mentioned notwithstanding that the line or part thereof is owned, operated or used by more than one company.

**Telephone Companies.**

Every company owning, operating or using a telephone line or part thereof in Ontario for gain shall pay a tax of one-quarter of one per cent. upon the paid-up capital thereof, provided the amount thereof shall not be less than $50 and not otherwise.

**Gas and Electric Companies.**

Every gas company and every electric company or company supplying or dealing in light or power by gas or electricity in a city shall pay a tax of one-tenth of one per cent. on the paid-up capital thereof, and every gas company and every electric company or company supplying or dealing in light or power by gas or electricity shall pay a tax of one per cent. calculated on the net revenue of the company earned within Ontario, but this shall not apply to any gas or electric works owned and operated by a municipal corporation.
Express Companies.

Every express company operating over a railway in Ontario shall pay a tax of $1,000 for each one hundred miles or fraction thereof.

Car Companies.

Every company transacting business in Ontario, by leasing or hiring sleeping, parlour, dining, refrigerator, oil or fruit cars run upon or are used by any railway company within Ontario, shall pay a tax of one-half of one per cent. upon the money invested in such cars so in use in Ontario.

Race Track Meetings.

Every incorporated company, association or club owning or operating or using a race track and holding a race meeting, shall pay in advance before such race meeting a license fee of $500 for each day of such meeting, and in default of such payment the Provincial Police may under instructions from the Treasurer stop all racing upon such track until the said tax is paid.

(a) In this subsection the word "race meeting" shall mean a series of trotting, pacing, running, or mixed trotting, pacing, or running races for horses, held for not less than five nor more than seven days within any period of fourteen consecutive days, or if held less than five days where the number of running races exceeds one in each day.

Every incorporated company, association or club owning, operating or using a driving, running or trotting track, and holding a race meeting, shall pay in advance before such meeting a license fee of $10 for each day on which such meeting continues, and in default of such payment the Provincial Police may, under instructions from the Treasurer, stop all racing on said tracks until such tax is paid.

(a) In this subsection the word "race meeting" shall mean a series of trotting and pacing, or mixed trotting, pacing and running races for horses which continue for not more than four days in a period of not more than ten consecutive days, and where the number of running races shall not exceed one in each day.

On receiving the license fee referred to in subsections 14 and 15 the Treasurer may issue a license imposing such restrictions and subject to such conditions as the Lieutenant-Governor in Council may by regulation determine and every such incorporated company, association or club which violates such restrictions and conditions or any of them, shall be liable to have all racing forthwith stopped upon its track by the Provincial Police acting under instructions from the Treasurer.
Mr. Speaker resumed the Chair; and Mr. Torrance reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. Torrance reported the Resolutions as follows:—

Resolved, That in lieu of the Taxes imposed upon certain companies by the Corporations' Tax Act, every company, not including a municipal corporation, which transacts business in Ontario, whether under its own name or through an agent or otherwise, shall annually pay to His Majesty for the uses of Ontario the taxes hereinafter set forth at the time and in the manner provided by the said Act.

Banks.

Every bank shall pay,—

(a) a tax of one-fifth of one per cent. on the paid-up capital thereof up to $6,000,000 and in addition thereto $50 for every $100,000 or fraction thereof of the paid-up capital in excess of $6,000,000:

(b) an additional tax of $500 for the head office in Ontario and $50 for each additional office, branch or agency in Ontario:

(c) where the head office or principal place of business of a bank is out of Ontario and it has not more than five agencies or branch offices within Ontario, the Lieutenant-Governor in Council having regard to the amount of business transacted thereby in the Province may reduce the amount of the tax thereof, which shall in no case, however, be less than one-fifth of one per cent. upon one-half of the paid-up capital.

Insurance Companies.

(a) Every life insurance company shall pay a tax of one and three-quarters per cent., and every other insurance company of one per cent. calculated on the gross premiums received by the company in respect of the business transacted in Ontario.

(b) In the case of mutual fire insurance companies which receive premiums in cash the tax shall be calculated on the gross premiums received in cash in respect of the insurance transacted on the cash plan in Ontario.
(c) In the case of reinsurance by an insurance company the company reinsured shall be exempt from the tax imposed on the portion of the premium paid to the reinsuring company, but the reinsuring company shall be liable for the tax in respect thereof as part of its gross premiums. Where the reinsuring company does not transact business in Ontario and has no principal or head office therein, the company reinsured shall retain in its hands so much of the premium for reinsurance as is equivalent to the tax imposed in respect of such premium, and shall be liable for the tax and for the payment thereof to the Treasurer.

(d) Where any country or any state of any country imposes a tax or license fee which has the effect of discriminating against insurance companies or against any classes of insurance companies organized under the laws of Canada or of Ontario, and having their principal offices in Ontario, and of imposing a tax or license fee higher or greater than the tax or license fee which home companies in such state or country are required to pay, the Lieutenant-Governor in Council may direct that any insurance company which is organized in or under the laws of any such country or state, or has its head or principal office therein, and which transacts insurance business in Ontario, shall pay in addition to the tax imposed by clauses (a) and (b) of this subsection, a tax calculated on the gross premiums received by the company or in respect of the business transacted in Ontario during the preceding year, but so that such increase shall not exceed the equivalent of the extra tax or license fee or both imposed in such country or state.

(e) In estimating the amount of the tax payable under this Act by an insurance company every premium which

i. is by the terms of the policy or a renewal thereof or otherwise payable in Ontario; or

ii. is paid in Ontario; or

iii. is payable upon or in respect of a risk undertaken in Ontario; or

iv. is payable in respect of insurance of a person or property resident or situate in Ontario at the time of payment whether such premium is earned wholly or partly in Ontario or elsewhere and whether the business is transacted in respect of such policy or the payment of such premium is made wholly or partly within Ontario or elsewhere, shall be deemed to be a premium in respect of business transacted in Ontario.
(f) The chief agent in Ontario, under the Ontario Insurance Act, or an extra-provincial insurance company, and every other insurance company, shall keep a separate book or set of books in which shall be entered the premiums mentioned in clause (e) of this subsection, and all other income of the company in respect of business transacted in Ontario, and in default the company shall incur a penalty equal, in the case of a life insurance company, to one per cent., and in the case of every other insurance company, to two-thirds of one per cent., on the total gross premiums and other gross income of the company.

**Loan Companies.**

Every loan company shall pay a tax as follows:

(a) A company with fixed or permanent paid-up capital, one-eighth of one per cent. on the paid-up capital thereof, but in no case less than $100;

(b) A company having terminating or withdrawable capital, as well as fixed or permanent capital, one-eighth of one per cent. on such paid-up terminating or withdrawable capital after the first $100,000, in addition to the amount payable under clause (a);

(c) A company having terminating or withdrawable capital, only one-eighth of one per cent. of such paid-up terminating or withdrawable capital after the first $100,000.

**Trust Companies.**

Every trust company shall pay a tax of one-quarter of one per cent. on the paid-up capital thereof up to $100,000 and $100 on every additional $100,000 or fraction thereof of paid-up capital, and in addition thereto a tax of one per cent. calculated on the gross annual income of the company on business transacted within Ontario.

**Railways.**

Every company owning, operating or using a railway shall pay a tax of $60 per mile for one track and, where the line consists of two or more tracks, of $40 per mile for each additional track, owned, operated or used in any organized municipality; and of $40 per mile for one track, and, where the line consists of two or more tracks, of $20 per mile for each additional track, in territory without municipal organization; provided that a company owning, operat-
ing or using a railway which, either by itself or in conjunction with any other railway leased by it or to which it is leased or with which it is amalgamated or together with which it forms one system does not exceed 150 miles in length from terminus to terminus, shall in lieu of the said tax pay a tax of $15 per mile for one track and, where the line consists of two or more tracks, of $5 per mile for each additional track and where the railway or system does not exceed 30 miles in length from terminus to terminus a tax of $10 per mile for one track and $5 per mile for each additional track.

(a) Both the company owning the railway and the company operating or using it shall be jointly and severally liable for the payment of the amount of the tax to the Treasurer, but the total amount payable in respect of any railway shall not exceed the amounts above respectively mentioned, notwithstanding that the railway is owned, operated or used by more than one company;

(b) The measurement of track for the purposes of this subsection shall not include switches, spurs or sidings.

Every such company shall pay in addition a tax calculated at one-half of one per cent, on the gross earnings of the railway within Ontario to be determined in case of a railway owning, operating or using a part of its line outside of Ontario by the proportion of the mileage within Ontario to the whole of the mileage in Canada.

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Every company owning, operating or using a street railway or part thereof in a city for the carriage of passengers shall pay for each mile of track within the city a tax of

(a) $20, when such mileage does not exceed twenty miles;

(b) $35, when such mileage exceeds twenty miles, but does not exceed thirty miles;

(c) $45, when such mileage exceeds thirty miles, but does not exceed fifty miles;

(d) $60, when such mileage exceeds fifty miles.

The mileage shall be computed on the single track, each mile of double track to be counted as two miles of single track; but in computing mileage,
switches, sidings, tracks into car-stables or car sheds, Y's, and curves, or any portion of track not in general use for passenger traffic shall not be counted.

Every such company shall pay in addition a tax calculated at one-half of one per cent. of the gross earnings of the railway in the city within Ontario to be determined in case of a company owning, operating or using part of its line in another municipality by the proportion of the mileage in the city to the whole of the mileage owned, operated or used by the company.

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Every company owning, operating or using a telephone line or part thereof in Ontario for gain shall pay a tax of one-quarter of one per cent. upon the paid-up capital thereof, provided the amount thereof shall not be less than $50 and not otherwise.

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Every gas company and every electric company or company supplying or dealing in light or power by gas or electricity in a city shall pay a tax of one-tenth of one per cent. on the paid-up capital thereof, and every gas company and every electric company or company supplying or dealing in light or power by gas or electricity shall pay a tax of one per cent. calculated on the net revenue of the company earned within Ontario, but this shall not apply to any gas or electric works owned and operated by a municipal corporation.

**Express Companies.**

Every express company operating over a railway in Ontario shall pay a tax of $1,000 for each one hundred miles or fraction thereof.
Car Companies.

Every company transacting business in Ontario, by leasing or hiring sleeping, parlour, dining, refrigerator, oil or fruit cars run upon or are used by any railway company within Ontario, shall pay a tax of one-half of one per cent. upon the money invested in such cars so in use in Ontario.

Race Track Meetings.

Every incorporated company, association or club owning or operating or using a race track and holding a race meeting, shall pay in advance before such race meeting a license fee of $500 for each day of such meeting, and in default of such payment the Provincial Police may under instructions from the Treasurer stop all racing upon such track until the said tax is paid.

(a) In this subsection the word "race meeting" shall mean a series of trotting, pacing, running, or mixed trotting, pacing, or running races for horses, held for not less than five nor more than seven days within any period of fourteen consecutive days, or if held less than five days where the number of running races exceeds one in each day.

Every incorporated company, association or club owning, operating or using a driving, running or trotting track, and holding a race meeting, shall pay in advance before such meeting a license fee of $10 for each day on which such meeting continues, and in default of such payment the Provincial Police may, under instructions from the Treasurer, stop all racing on said tracks until such tax is paid.

(a) In this subsection the word "race meeting" shall mean a series of trotting and pacing, or mixed trotting, pacing and running races for horses which continue for not more than four days in a period of not more than ten consecutive days, and where the number of running races shall not exceed one in each day.

On receiving the license fee referred to in subsections 14 and 15 the Treasurer may issue a license imposing such restrictions and subject to such conditions as the Lieutenant-Governor in Council may by regulation determine and every such incorporated company, association or club which violates such restrictions and conditions or any of them, shall be liable to have all racing forthwith stopped upon its track by the Provincial Police acting under instructions from the Treasurer.
The Resolutions having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 169), To amend the Corporations' Tax Act.

On Motion of Mr. Foy, seconded by Mr. Pyne,

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider certain proposed Resolutions respecting Fees payable under the Insurance Act.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions recommends them to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the fee payable in respect of each certificate of authority to an Insurance Agent under the Ontario Insurance Act shall be $5.00, and that the fee to be paid to the Superintendent of Insurance by the applicant for an adjuster's certificate under the said Act shall be $25.00, and if the applicant be a Corporation, Partnership or Association, such fee shall be paid for each person specified in the certificate.

That the fee for incorporation of a Mutual Fire Insurance Company shall be $25.00 and that certificates of registry either original or renewed under Section 99 (c) shall be $100.00.

Mr. Speaker resumed the Chair; and Mr. Torrance reported. That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. Torrance reported the Resolutions as follows:—

Resolved, That the fee payable in respect of each certificate of authority to an Insurance Agent under the Ontario Insurance Act shall be $5.00, and that the fee to be paid to the Superintendent of Insurance by the applicant for
an adjuster's certificate under the said Act shall be $25.00, and if the applicant be a Corporation, Partnership or Association, such fee shall be paid for each person specified in the certificate.

That the fee for incorporation of a Mutual Fire Insurance Company shall be $25.00 and that certificates of registry either original or renewed under Section 99 (c) shall be $100.00.

The Resolutions having then been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 160), To amend the Ontario Insurance Act.

The following Bills were severally read the second time:—

Bill (No. 169). To amend the Corporation Tax Act.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 21). Respecting the Town of Cochrane.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 52). To incorporate the City of Sarnia.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 113). Respecting the Village of Mimico.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 99). To confirm By-law No. 387 of the County of Halton.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 57). To consolidate the Debenture Debt of the City of Stratford.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 161). Respecting Canada Furniture Manufacturers, Limited.
Referred to a Committee of the Whole House To-morrow.
Bill (No. 12), To confirm a certain Agreement and By-laws of the Town of Trenton.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 35), Respecting the Township of York.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 32), Respecting the Orphan's Home of the City of Ottawa.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 47), Respecting the Town of Collingwood.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 45), Respecting the City of Toronto.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 93), To incorporate the Town of Bala.

Referred to a Committee of the Whole House To-morrow.

Mr. Richardson asked the following Question:—

What is the estimated cost of the completion of the Statute Revision Commission's work including the estimated cost of printing.

And the Attorney-General replied in the words and figures following:—

About $34,000 or $35,000, including cost of printing and binding.

Mr. Rowell moved, seconded by Mr. Clarke.

That in the opinion of this House the public interests demand:—(1) The immediate abolition of the Bar, including therein the abolition of all hotel and club licenses and therewith the treating system; (2) Such other restrictions upon the residue of the Liquor Traffic as experience may show to be necessary.
to limit its operations and effective to remedy its evils, Local Option to be maintained as a means of wiping out the residue of the retail sale, where the electors so decide; (3) The strict enforcement of the law by officials in sympathy with law enforcement, and the elimination of political influence from the administration of the law; (4) Regulation and inspection of all houses of public entertainment so as to ensure reasonable accommodation for the travelling public.

Mr. Hanna moved in Amendment, seconded by Mr. Reaume.

That all the words of the Motion after the first word "That" be struck out and the following substituted therefor: "this House fully recognizes the duty cast upon it to minimize, as far as possible, the evil effects of the drink habit by wise restrictions upon the traffic in intoxicating liquors. This House also recognizes that, having regard to the decisions of the Judicial Committee of the Privy Council as to the respective jurisdictions of the Dominion and the Provinces, it is impossible for the people of the Province through the Legislature to abolish, or control the manufacture within, or the importation into, the Province of intoxicating liquors; that great good has resulted from the adoption and operation of Local Option under the provisions of Provincial Legislation in that behalf by which, in the localities adopting it, the sale of intoxicating liquors both in bars and shops is abolished; that to forbid the sale of such liquors in bars while permitting such sales in shops would be disastrous in the extreme and would increase the evils resulting from the traffic and habit; that this House re-affirms its belief as to the evil effects of the treating habit, which should be put an end to, if possible, by means of legislation, or by other satisfactory action."

Mr. Grigg moved in Amendment to the Amendment, seconded by Mr. Hartt.

That the following words be added to the Amendment:—"This House desires to put on record its appreciation of the good work done by the present Government and the Province during the past nine years by the earnest, faithful and non-partizan administration of the Liquor License Law and the desirable and effective improvements which have been added thereto, and this House deprecates the attempts which have been made and are being made by interested persons to bring what has been called the ‘Temperance Question’ into the arena of party politics."

And a Debate having arisen,

And the House having continued to sit until Twelve of the Clock midnight,
Wednesday, 15th April, 1914.

The Debate continued,

And after some time,

The Amendment to the Amendment, having been put, was carried on the following Division:—

**YEAS.**

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**NAYS.**

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**PAIRS.**

Lennox .......................... Ferguson (Kent.)

Dunlop ............................ McQueen.

Machin ............................ Mageau.

Champagne ........................ Kohler.
The Amendment, as amended, having been then put, was carried on the following Division:

**Yeas.**

Messieurs:

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Dunlop ............................... McQueen.

Machin ............................... Mageau.

Champagne ............................ Kohler.
The Main Motion, as amended, having been then put, was carried on the following Division:—

**YEARS.**

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**NAYS.**

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**PAIRS.**

Lennox .......................... Ferguson (Kent.)

Dunlop ........................... McQueen.

Machin ........................... Mageau.

Champagne ........................ Kohler.

And it was,
Resolved. That this House fully recognizes the duty cast upon it to minimize, as far as possible, the evil effects of the drink habit by wise restrictions upon the traffic in intoxicating liquors.

This House also recognizes that, having regard to the decisions of the Judicial Committee of the Privy Council as to the respective jurisdictions of the Dominion and the Provinces, it is impossible for the people of the Province through the Legislature to abolish, or control the manufacture within, or the importation into the Province of intoxicating liquors; that great good has resulted from the adoption and operation of Local Option under the provisions of Provincial Legislation in that behalf by which, in the localities adopting it, the sale of intoxicating liquors both in bars and shops is abolished; that to forbid the sale of such liquors in bars while permitting such sales in shops would be disastrous in the extreme and would increase the evils resulting from the traffic and habit; that this House re-affirms its belief as to the evil effects of the treating habit, which should be put an end to, if possible, by means of legislation, or by other satisfactory action.

That this House desires to put on record its appreciation of the good work done by the present Government and the Province during the past nine years by the earnest, faithful and non-partizan administration of the Liquor License Law and the desirable and effective improvements which have been added there-to, and this House deprecates the attempts which have been made and are being made by interested persons to bring what has been called the "Temperance Question" into the arena of party politics.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Report of the Inspector of Prisons and Public Charities, on Hospitals and Charities, for the year 1913. (Sessional Papers, No. 25.)

Also—Return to an Order of the House of the 8th April, 1914, for a Return showing:—1. The number of convictions for intoxication in Local Option Municipalities. 2. Convictions for other offences against Local Option Law during the license year 1912-13. (Sessional Papers No. 89.)

The House then adjourned at 1.00 a.m.
Wednesday, April 15th, 1914.

Prayers.

Mr. Speaker informed the House,

That the Clerk had received from the Railway and Municipal Board their Report in the following case:—

Bill (No. 48), Respecting the Town of Aylmer.

The Report was then read by the Clerk, at the Table, as follows:

To the Honourable the Legislative Assembly of the Province of Ontario:

Upon the reference under Rule 61 (a) of Your Honourable House to the Ontario Railway and Municipal Board of Bill (No. 48), intituled An Act respecting the Town of Aylmer, the Board begs leave respectfully to report that in the judgment of the Board it is reasonable that the said Bill should be passed by Your Honourable House.

All which is respectfully submitted.

D. M. McIntyre,
Chairman.

A. B. Ingram,
Vice-Chairman.

H. N. Kittson,
Commissioner.

Dated at Toronto the 14th day of April, 1914.

Ordered, That Bill (No. 48), Respecting the Town of Aylmer, be referred to the Committee on Private Bills, with instructions to consider the same with reference to the suggestions of the Railway and Municipal Board thereon.

Mr. Lucas, from the Standing Committee on Private Bills, presented their Ninth Report, which was read as follows and adopted:—

Your Committee beg to report the following Bills without amendment:—

Bill (No. 97), An Act respecting St. Paul’s Church, Toronto.

Bill (No. 49), An Act to confirm certain By-laws of the Village of Weston.
Bill (No. 173), An Act respecting the Town of Oakville.

Bill (No. 96), An Act to confirm certain By-laws of the Town of Orillia.

Bill (No. 134), An Act respecting the Town of Pembroke.

Bill (No. 170), An Act respecting the City of Toronto.

Bill (No. 95), An Act respecting the City of Guelph.

Your Committee beg to report the following Bills with certain amendments:

Bill (No. 94), An Act respecting the Town of Bowmanville.

Bill (No. 43), An Act respecting the Town of Cornwall and McGill Chairs, Limited.

Bill (No. 64), An Act respecting the City of Ottawa.

Bill (No. 44), An Act respecting the City of Brantford.

Bill (No. 56), An Act respecting the Town of Wallaceburg.

Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 97), An Act respecting St. Paul’s Church, Toronto, on the ground that the same is one relating to a Religious Institution.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 97), St. Paul’s Church, Toronto.

On Motion of Mr. Morel, seconded by Mr. Vrooman,

Resolved, That notwithstanding the time for presenting Petitions for Private Bills has elapsed, leave be given to present a Petition of the Town Council of North Bay relating to By-law No. 339.

The following Petition was then read and received:

Of the Town Council of North Bay, praying that an Act may pass to ratify and confirm By-law No. 339.
On Motion of Mr. Morel, seconded by Mr. Vrooman.

Resolved, That the Rules of the House be suspended, and that without reference to any Report from the Committee on Standing Orders, leave be given to introduce a Bill respecting the Town of North Bay, and that the same be read a first time and do stand referred to the Committee on Private Bills without the formality of posting as required by the Rule in that case made and provided.

The following Bill was then introduced and read the first time:

Bill (No. 179), intituled "An Act to confirm By-law No. 339 of the Town of North Bay." Mr. Morel.

Referred to the Committee on Private Bills.

The following Bills were severally introduced and read the first time:

Bill (No. 180), intituled "An Act to amend the Ontario Stallions Act." Mr. Duff.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 181), intituled "An Act to amend the Election Laws." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 182) intituled "An Act to amend the Ontario Insurance Act, R.S.O., 1914." Mr. Foy.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 183), intituled "An Act to amend the Territorial Division Act." Mr. Hearst.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 184), intituled "An Act for the protection of Pure Bred Cattle." Mr. Duff.

Ordered, That the Bill be read the second time To-morrow.
The House resolved itself into a Committee, severally to consider the following Bills:

Bill (No. 62), To incorporate the Village of St. Clair Beach.

Bill (No. 69), To validate and confirm certain By-laws of the Town of Brampton.

Bill (No. 31), Respecting the Municipality of Shuniah.

Bill (No. 13), Respecting the City of Fort William.

Bill (No. 34), Respecting the City of Port Arthur.

Bill (No. 58), Respecting the City of Peterborough.

Bill (No. 21), Respecting the Town of Cochrane.

Bill (No. 52), To incorporate the City of Sarnia.

Bill (No. 113), Respecting the Village of Mimico.

Bill (No. 99), To confirm By-law No. 387 of the County of Halton.

Bill (No. 57), To consolidate the Debenture Debt of the City of Stratford.

Bill (No. 161), Respecting Canada Furniture Manufacturers, Limited.

Bill (No. 12), To confirm a certain Agreement and By-laws of the Town of Trenton.

Mr. Speaker resumed the Chair; and Mr. Gamey reported. That the Committee had directed him to report the several Bills without amendments.

Ordered. That the Bills reported, be severally read the third time Tomorrow.

The House again resolved itself into a Committee to consider Bill (No. 107), To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McKeown reported. That the Committee had made some progress, and directed him to ask for leave to sit again.
Resolved. That the Committee have leave to sit again To-morrow.

The House resolved itself into a Committee to consider Bill (No. 129), To provide for the appointment of a Fire Marshal for the Province of Ontario, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Macdiarmid reported, That the Committee had directed him to report the Bill with certain Amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 47), Respecting the Town of Collingwood, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The following Bills were severally read the second time:—

Bill (No. 174), To amend the Wages Act.

Referred to the Legal Committee.

Bill (No. 172), To amend the Provincial Loans Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 176), To amend the Tile Drainage Act.

Referred to a Committee of the Whole House To-morrow.

The Order of the Day for the second Reading of Bill (No. 168), To amend the Local Improvement Act, having been read,

Ordered. That the Order be discharged, and that the Bill be withdrawn.
The House resolved itself into a Committee to consider Bill (No. 133), To amend the Ontario Game and Fisheries Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Torrance reported. That the Committee had directed him to report the Bill without any amendment.

Ordered. That the Bill be referred to a Committee of the Whole House on Bill (No. 162), To amend the Game and Fisheries Act.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Report of the Minister of Lands, Forests and Mines, for the year 1913. (Sessional Papers No. 3.)

Also—Report of the Commissioners for the Queen Victoria Niagara Falls Park for the year 1913. (Sessional Papers No. 9.)

Also—Report of the Secretary and Registrar of the Province for the year 1913. (Sessional Papers No. 19.)

Also—Report on Neglected and Dependent Children, for the year 1913. (Sessional Papers No. 27.)

Also—Report of the Archivist for the year 1913. (Sessional Papers No. 51.)

The House then adjourned at 6.05 p.m.

Thursday, April 16th, 1914.

3 O’Clock P.M.

The following Petition was read and received:—

Of the City Council of St. Catharines, respecting an economical and efficient administration of Municipal affairs.

Mr. Hendrie from the Standing Committee on Railways presented their Fifth Report, which was read as follows and adopted:—

Your Committee have carefully considered the following Bills and have prepared certain amendments thereto respectively:—
Bill (No. 63), Respecting the Ontario West Shore Railway Company.

Bill (No. 55), Respecting the Niagara Falls, Welland and Dunnville Electric Railway Company.

Bill (No. 109), Respecting the Morrisburg and Ottawa Electric Railway Company.

Your Committee have also amended the Preamble to the said Bills so as to make the same conform with the facts as they appear to your Committee.

Your Committee recommend that Rule No. 51 of Your Honourable House be further suspended in this that the time for receiving Reports on Private Bills be further extended until and inclusive of Tuesday, the 21st day of April instant.

Mr. Hanna from the Standing Committee on Private Bills presented their Tenth Report, which was read as follows and adopted.

Your Committee beg to report the following Bills without amendment:—

Bill (No. 48), An Act to Consolidate the Floating Debt of the Town of Aylmer.

Bill (No. 10), An Act to Authorize the Law Society of Upper Canada to admit James George Guise-Bagley as a Student in his final year.

Your Committee recommend that notwithstanding Rule 51 of Your Honourable House the time for receiving Reports from Committees on Private Bills be extended to and inclusive of Tuesday, the twenty-first day of April next.

Ordered, That the time for receiving Reports from Committees on Private Bills be further extended until and inclusive of Tuesday, the twenty-first day of April instant.

The following Bill was introduced, nemine contradicente, and read the first time:—

Bill (No. 185), intituled "An Act to amend the Municipal Act, 1913." Mr. Elliott.

Ordered, That the Bill be read the second time To-morrow.
The following Bill was introduced and read the first time:

Bill (No. 186), intituled "The Berlin and Waterloo High School Act." Mr. Pyne.

Ordered, that the Bill be read the second time To-morrow.

The Orders of the Day being called,

Mr. Lucas, rising in his place, drew the attention of the House to a certain head line appearing in the Toronto Globe in the matter of Statutory Appropriations.

Mr. Bowman, in order to reply to what had been said, moved, seconded by Mr. Elliott,

That the House do now adjourn.

And, after some time, the Motion having been submitted, and the Yeas and Nays called for, was declared to be lost.

The following Bills were severally read the second time:

Bill (No. 175), Respecting certain Colonization Roads.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 178), The District Representation Act.

Referred to a Committee of the Whole House To-morrow.

Mr. McDonald asked the following Question:

1. Has the Government received any further information as to whether the present License Inspector in North Essex applied to any of the License Holders in the said District of North Essex for a loan to himself personally; and if so, to which of the License Holders he applied. If so, what is the information received by the Government.

2. Did the said License Inspector receive a personal loan from any of the License Holders in the said electoral district of North Essex; and if so, what was the date and amount of such loans.

3.
Who is the present License Inspector in North Essex, and what was the date of his appointment.

And the Provincial Secretary replied in the words following:—

1. Yes. The Inspector states that he never applied for or borrowed money for himself personally from hotel-keepers in North Essex, since he has been Inspector or before. 2. Answered by No. 1. 3. Paul Morand. 29th December, 1905.

Mr. Sinclair asked the following Question:—

1. Were lots 32 and 33 on the 14th concession of the Township of Laurier in the District of Parry Sound ever granted, located or patented to anyone under the Public Lands Act or any other Act. 2. If so, to whom were such lots granted, located or patented, and when. 3. Did one Frank Evans ever make application for a location, grant or patent for such lots, and if so, when. 4. If his application was refused, why was it refused. 5. Did the said Frank Evans, to the Government's knowledge, enter into possession of the said lots or make any improvements thereon. 6. If the said Frank Evans entered into possession of the said lots and made improvements thereon, did the Government eject him from possession; and if so, was he paid any compensation for the improvements, if any, which he made. 7. Was an application made for the said lots by the Trout Creek Lumber Company or any company subsequent to the application therefor by the said Frank Evans, and if so, when. 8. Did the said Trout Creek Lumber Company receive a grant, patent or location of the said lots, and if so, what consideration was paid by it. 9. What was the nature of the land on the said lots, and what uses, if any, are the present occupants of the land to put it to.

And the Minister of Lands, Forests and Mines replied in the words and figures following:—

1. Yes, they were located under the Free Grants Act. 2. Lot 32 to Robert Tindell, 30th July, 1887. Lot 33 to Edward Tindell, 6th August, 1887. 3. Yes: applied to be located 18th January, 1913. 4. Not granted because he already holds 100 acres of Free Grant Land, and is not entitled to an additional 200 acres, and in consideration of other claims that were before the Department. 5. Yes. He entered into possession without authority and after being told that the Department was not prepared to locate the land to him. 6. He has not been ejected as the matter is still pending. 7. No application was made by the Trout Creek Lumber Company. An application was made by the Algonquin Ranch Company dated the 21st of April, 1913. 8. No. 9. The Algonquin Ranch Company wanted it for grazing purposes in connection with their ranching scheme. Mr. Evans wants to locate it as a Free Grant.
On Motion of Mr. Marshall, seconded by Mr. McQueen,

Ordered, That there be laid before this House a Return showing:—1. All correspondence between the Department of Education and any officer or official thereof and the Board of Trustees of the Almonte High School. 2. All correspondence between the Department of Education and any officer or official thereof and any of the teachers in the Almonte High School. 3. All correspondence between the Department of Education and any officer or official thereof and Miss Eade with reference to an application by her for a position in the Almonte High School.

On Motion of Mr. Mayberry, seconded by Mr. McCormick,

Ordered, That there be laid before this House a Return showing:—1. All free passes issued or free transportation given (to other than Members of the Commission, this Legislature or the Parliament of Canada) over the T. & N. O. Railway from the 1st day of June, 1912, and October 31st, 1913, respectively, with the names and addresses of the parties receiving such passes or other free transportation, and the period covered by such passes or other authorization for transportation.

On Motion of Mr. Atkinson, seconded by Mr. Mayberry,

Ordered, That there be laid before this House a Return showing:—The quantity of settlers’ effects delivered over the T. & N. O. Railway at New Liskeard and Cochrane, respectively, and carried as such under the regulations of the said Railway, for the financial year ending October 31st, 1913.

Mr. Clarke moved, seconded by Mr. Proudfoot.

That in the opinion of this House the settlement and development of New Ontario is one of the largest and most important problems confronting the Government of this Province: that good settlers are the most valuable assets this Province can secure, and that it is the duty of the Government to devise and carry out a comprehensive settlement and development policy, which, in addition to the road construction now being undertaken, shall include: (1) A more aggressive publicity campaign to make known the character and resources of the newer parts of the Province; (2) An intelligent and vigorous immigration policy to secure the right kind of settlers; (3) Adequate transportation and drainage facilities to promote settlement; (4) Improved conditions of settlement.
Mr. Grigg moved in Amendment, seconded by Mr. Gamey.

That all the words of the Motion after the first word "That" be struck out and the following inserted in lieu thereof:—

"this House views with profound satisfaction the judgment, energy and economy with which the Government is carrying out the development of the northern fertile parts of the Province as intended and provided for by 2 Geo. V, cap. 2.

"That this House is of opinion that the building of trunk and other roads giving access to new areas, connecting important centres and providing new markets, the drainage system carried on in the construction of roads and otherwise under the Northern Development Branch of the Government, are well calculated to aid in opening up the region in question, and are all steps in the direction of making it an attractive field for those desirous of acquiring homes in this Province.

"That this House commends and approves the efforts put forth by the Government by the use of demonstration cars, the distribution of literature upon this Continent and in Europe and the employment of competent agents and in other ways to secure the best class of settlers possible for the newer parts of the Province.

"That this House desires to record its satisfaction with the generous interest manifested in various ways by the Government towards the opening up of the northern and newer parts of the Province such as the supplying of agricultural representatives, the construction of colonization roads, bridges and other public works, the building and maintenance of new schools, the giving of special aid to agriculture and agricultural societies and in many other ways, all of which have tended to stimulate interest in that region and make it an important factor in the prosperity of the Province as a whole.

"That this House recognizes with pleasure the wisdom and success of the Government in promoting the establishment of new industries suited to the northern parts of the Province, which provides labour for the settler and markets for his timber and agricultural products, under which circumstances he is enabled to remain constantly on his farm instead of going afield in search of employment.

"That this House congratulates the Government upon its management of the general interests of the newer parts of the Province whereby settlers of the proper class are flowing in, in large numbers; there is a greater interest and activity in agricultural matters; the revenue of the Province from its natural resources is carefully guarded; the lot of the settler has been improved.
and made easier; and under wise mining laws and administration thereof, the mining industry has been stimulated until Ontario is producing forty per cent. of the minerals of Canada and has been pushed into a prominent place among the mineral producing countries in the world.

And a Debate having ensued.

And the House having continued to sit until Twelve of the Clock midnight.

the Debate was continued.

And, after some time,

Mr. Elliott moved in Amendment to the Amendment, seconded by Mr. Proudfoot.

That all the words of the Amendment after the first word "That" be stricken out and the following substituted therefor:—

The following words be added to the Main Motion:—

This House cordially approves of the expenditure of the sum of $5,000,000 authorized by this House for the development of Northern and Northwestern Ontario by 2 Geo. V., Chap. 2, and such further sums as may from time to time be necessary for the opening up and settlement of those portions of the Province, and regrets that while the Government has raised by way of loan under the provisions of the said Act the sum of $1,362,538.72, it has not applied any of the proceeds of said loan to "the advancement of settlement and colonization and the assistance of settlers" as authorized and provided in the said Act, but on the contrary has expended $3,062,349.12 out of the proceeds of the said loan for purposes not authorized by the said Act.

And the Amendment to the Amendment, having been put, was lost on the following division:—

Yeas.

Messieurs:

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The Amendment, having been then put, was carried on the following division:

**YEAS.**

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The Main Motion, as amended, having been then put was carried on the following division:

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And it was

Resolved, That this House views with profound satisfaction the judgment, energy and economy with which the Government is carrying out the development of the northern fertile parts of the Province, as intended and provided for by 2 George V., Cap. 2.

That this House is of opinion that the building of trunk and other roads giving access to new areas, connecting important centres and providing new markets, the drainage system carried on in the construction of roads and otherwise under the Northern Development Branch of the Government, are well calculated to aid in opening up the region in question, and are all steps in the direction of making it an attractive field for those desirous of acquiring homes in this Province.

That this House commends and approves the efforts put forth by the Government by the use of demonstration cars, the distribution of literature upon this Continent and in Europe, and the employment of competent agents and in other ways to secure the best class of settlers possible for the newer parts of the Province.

That this House desires to record its satisfaction with the generous interest manifested in various ways by the Government towards the opening up of the northern and newer parts of the Province, such as the supplying of agricultural representatives, the construction of colonization roads, bridges and other public works, the building and maintenance of new schools, the giving of special aid to agriculture and agricultural societies, and in many other ways, all of which have tended to stimulate interest in that region and make it an important factor in the prosperity of the Province as a whole.

That this House recognizes with pleasure the wisdom and success of the Government in promoting the establishment of new industries suited to the northern parts of the Province, which provide labour for the settler and markets for his timber and agricultural products, under which circumstances he is enabled to remain constantly on his farm instead of going afield in search of employment.
That this House congratulates the Government upon its management of the general interests of the newer parts of the Province whereby settlers of the proper class are flowing in in large numbers; there is a greater interest and activity in agricultural matters; the revenue of the Province from its natural resources is carefully guarded; the lot of the settler has been improved and made easier; and under wise mining laws and administration thereof the mining industry has been stimulated until Ontario is producing 40 per cent. of the minerals of Canada, and has been pushed into a prominent place among the mineral-producing countries of the world.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved. That there be granted to His Majesty, for the services of 1914, the following sums:

242. To defray the expenses of Civil Government .................. $21,765 12
243. To defray the expenses of Legislation ........................ $2,234 00
245. To defray the expenses of Education ............................ $7,961 72
246. To defray the expenses of the Public Institutions Maintenance ................................................. $29,750 00
247. To defray the expenses of Agriculture .......................... $6,055 25
248. To defray the expenses of Colonization and Immigration ... $1,625 00
249. To defray the expenses of the Maintenance and Repairs of Government Buildings .................. $3,602 00
251. To defray the expenses of the Public Works ................ $152,106 79
252. To defray the expenses of the Colonization Roads, North Division .............................................. $162,078 50
253. To defray the expenses of the Colonization Roads, West Division ............................................... $57,087 50
254. To defray the expenses of the Colonization Roads, East Division .................................................. $132,094 00
256. To defray the expenses of the Miscellaneous ................ $10,046 63
257. To defray the expenses of the Charges on Crown Lands .. $5,183 34
258. To defray the expenses of the Refunds ........................ $80 00

Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported. That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.
Ordered, That the Report be received at the next Sittings of the House, To-day.

Resolved, That the Committee have leave to sit again at the next Sittings of the House, To-day.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Report of the Provincial Municipal Auditor, for the year 1913. (Sessional Papers, No. 8.)

Also—Report on Highway Improvement in the Province, for the year 1914. (Sessional Papers, No. 15.)

Also—Report of the Ontario Vegetable Growers for the year 1913. (Sessional Papers No. 34.)

Also—Official Regulations for the Government of the Andrew Mercer Reformatory. (Sessional Papers, No. 90.)

Also—Official Regulations for the Government of the Hospitals and Public Charities of Ontario. (Sessional Papers, No. 91.)

Also—Official Regulations for the Government of Common Gaols of Ontario. (Sessional Papers, No. 92.)

Also—Official Regulations for the Government of Industrial Farms in Ontario. (Sessional Papers, No. 93.)

Also—Official Regulations for the Government of the Ontario Reformatory. (Sessional Papers, No. 94.)

The House then adjourned at 1.35 a.m.
Friday, April 17th, 1914.

Prayers.

Mr. Hanna, from the Standing Committee on Private Bills, presented their Eleventh Report, which was read as follows and adopted:—

Your Committee begs to report the following Bills with certain amendments:—

Bill (No. 39), An Act respecting the City of Ottawa.

Bill (No. 59), An Act to confirm a mortgage made by the Young Men's Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company.

Your Committee begs to report the following Bills without amendment:—

Bill (No. 60), An Act respecting the City of St. Catharines.

Bill (No. 108), An Act to confirm a certain Agreement and By-laws of the Town of Trenton.

Bill (No. 153), An Act respecting the Town of Wiarton and Canada Casket Company, Limited.

Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 59), An Act to confirm a mortgage made by the Young Men's Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company, on the ground that the same is one relating to a Religious Institution.

Ordered, That the fees, less the actual cost of printing, be remitted on Bill (No. 59), Y.M.C.A., Sault Ste. Marie and Steelton.

The following Bills were severally introduced and read the first time:—

Bill (No. 187), intitled "An Act to amend the Ontario Company's Act.” Mr. Hartt.

Ordered, That the Bill be read the second time on Monday next.
Bill (No. 188), intituled, "An Act respecting the Purchase, Transfer and Sale of Goods and Chattels in Bulk." Mr. McPherson.

Ordered, That the Bill be read the second time on Monday next.

On Motion of Mr. Grigg, seconded by Mr. Dargavel.

Ordered, That the Rules of the House be suspended and that leave be given to introduce a Bill respecting the City of Sault Ste. Marie, and that the same do stand referred to the Committee on Private Bills without the formality of posting.

The following Bill was then introduced and read the first time:

Bill (No. 50), intituled "An Act respecting the City of Sault Ste. Marie." Mr. Grigg.

Referred to the Private Bills Committee.

Mr. Anderson (Essex) moved, seconded by Mr. Champagne.

That the First Report of the Standing Committee on Printing presented to the House and read on the Fourteenth day of April instant, be now concurred in.

Mr. Rowell moved in Amendment, seconded by Mr. Marshall.

That the Report be not now concurred in, but be amended by providing that the following Returns be printed:

Return re Securities sold by the Province, date of sales, etc. (Sessional Papers No. 64.)

Return re Timber Limits sold by the Government during the last year. (Sessional Papers No. 65.)

Return re License of William Smuck of Bayham, cancelling the same, etc. (Sessional Papers No. 66.)
Return re Taylor, Scott & Co. contract with Central Prison. (Sessional Papers No. 68.)

Return re License Holders in City of Toronto during year 1908-9. (Sessional Papers No. 69.)

Return re Coal Tender for Government Institutions during 1910-13. (Sessional Papers No. 74.)

Return re Buildings erected by the Province at the Prison Farm at Guelph. (Sessional Papers No. 75.)

Return re Attitude of officials of Government to the Canada Temperance Act. (Sessional Papers No. 76.)

Return re Grants made to the rural public schools of Ontario in 1913. (Sessional Papers No. 77.)

And the Amendment, having been put, was lost upon a Division.

The Main Motion having been then again submitted, was carried upon a Division, and it was

Resolved, That this House doth concur in the First Report of the Standing Committee on Printing.

The following Bills were severally read the second time:—

Bill (No. 180), To amend the Ontario Stallion Act.

Referred to a Committee of the Whole House on Monday next.

Bill (No. 183), To amend the Territorial Divisions Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 184), For the Protection of Pure Bred Cattle.

Referred to a Committee of the Whole House on Monday next.

The House resolved itself into a Committee to consider Bill (No. 162), To amend the Game and Fisheries Act, and, after some time spent therein,
Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had directed him to report the Bill with certain Amendments.

Ordered. That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 175), Respecting certain Colonization Roads, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 178), The District Representation Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had directed him to report the Bill without any Amendment.

Ordered, That the Bill be read the third time on Monday next.

The House again resolved itself into a Committee to consider Bill (No. 107). To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had directed him to report the Bill with certain Amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The following Bills were severally read the third time and passed:—

Bill (No. 2). To authorize William Samuel Nelson Harold to assume and use the name Samuel William Randall.
Bill (No. 4), Respecting the Beechwood Cemetery Company of Ottawa.

Bill (No. 5), Respecting the Ottawa Ladies’ College.

Bill (No. 22), To confirm By-law Number 632 of the Town of Welland.

Bill (No. 3), To validate By-laws Numbers 511 and 512 of the Town of Brampton.

Bill (No. 6), Respecting the Sons of Scotland Benevolent Association.

Bill (No. 20), To incorporate the Village of Wheatley.

Bill (No. 11), Respecting the Peterborough Radial Railway Company.

Bill (No. 33), Respecting the Dunnville, Wellandport and Beamsville Electric Railway Company.

Bill (No. 23), Respecting the North Midland Railway Company.

Bill (No. 18), Respecting the Town of Dunnville.

Bill (No. 24), To confirm By-law No. 1538 of the City of Windsor.

Bill (No. 26), To confirm By-law No. 1670 of the City of Windsor and for other purposes.

Bill (No. 9), To confirm By-law No. 1003 of the Town of Orangeville.


Bill (No. 25), Respecting the City of Windsor.

Bill (No. 27), Respecting the Town of Waterloo.

Bill (No. 30), To enable the Trustees of St. Andrew’s Presbyterian Church, Peterborough, to sell certain lands.

Bill (No. 15), Respecting the Ottawa, Rideau Lakes and Kingston Railway Company.

Bill (No. 14), Respecting the Gananoque and Arnprior Railway Company.
Bill (No. 16), Respecting the Forest Hill Electric Railway Company.

Bill (No. 8), To consolidate a certain indebtedness of the Town of Arn-prior.

Bill (No. 40), Respecting the Sudbury-Copper Cliff Suburban Electric Railway Company and to confirm By-law No. 343 of the Town of Sudbury.

Bill (No. 29), Respecting the Town of Parry Sound.

Bill (No. 61), Respecting the Roman Catholic Episcopal Corporation of the Diocese of London in Ontario.

Bill (No. 92), Respecting the Town of Sarnia.

Bill (No. 37), Respecting the Corporation of St. Mary's College in Montreal.

Bill (No. 38), To incorporate Sacred Heart College of Sudbury.

Bill (No. 17), Respecting the Town of Lindsay.

Bill (No. 66), To confirm certain By-laws of the Township of Russell.

Bill (No. 51), Respecting the City of London.

Bill (No. 28), Respecting the Guelph Radial Railway Company.

Bill (No. 46), Respecting the Marmora Railway and Mining Company.

Bill (No. 53), To incorporate the London, Grand Bend and Stratford Railway Company.

Bill (No. 65), Respecting the Queen Street Car Service upon Queen Street East in the City of Toronto by the Toronto Railway Company.

Bill (No. 69), To validate and confirm certain By-laws of the Town of Brampton.

Bill (No. 31), Respecting the Municipality of Shuniah.

Bill (No. 13), Respecting the City of Fort William.

Bill (No. 34), Respecting the City of Port Arthur.
Bill (No. 21), Respecting the Town of Cochrane.

Bill (No. 52), To incorporate the City of Sarnia.

Bill (No. 113), Respecting the Village of Mimico.

Bill (No. 99), To confirm By-law No. 387 of the County of Halton.

Bill (No. 57), To consolidate the Debenture Debt of the City of Stratford.

Bill (No. 161), Respecting Canada Furniture Manufacturers, Limited.

Bill (No. 12), To confirm a certain Agreement and By-laws of the Town of Trenton.

Bill (No. 47), Respecting the Town of Collingwood.

The Order of the Day for the third reading of Bill (No. 41), Respecting the Town of Midland, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Machin reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time on Monday next.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1914, the following sum:—

259. To defray the expenses of the Miscellaneous. $5,223,025 95
Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported, That the Committee had come to a Resolution; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received on Monday next.

Resolved, That the Committee have leave to sit again on Monday next.

On Motion of Mr. Rowell, seconded by Mr. Clarke,

Ordered, That the expenditures of the Temiskaming and Northern Ontario Railway Commission, as contained in the Report of the Commission for the year 1913, be referred to the Committee on Public Accounts.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Report of the Inspector of Registry Offices, for the year 1913. (Sessional Papers No. 7.)

Also—Official Regulations and Forms of the Ontario Hospitals for the Insane. (Sessional Papers No. 95.)

The House then adjourned at 6.30 p.m.

Monday, April 20th, 1914.

Prayers.

His Honour the Lieutenant-Governor entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Clerk Assistant then read the Titles of the several Acts that had passed as follows:—

An Act to authorize William Samuel Nelson Harold to assume and use the name Samuel William Randall.

An Act to confirm By-laws Nos. 511 and 512 of the Town of Brampton.

An Act respecting the Beechwood Cemetery Company of Ottawa.
An Act respecting the Ottawa Ladies' College.

An Act respecting the Sons of Scotland Benevolent Association.

An Act to consolidate a certain indebtedness of the Town of Arnprior.

An Act to confirm By-law No. 1003 of the Town of Orangeville.

An Act respecting the Peterborough Radial Railway Company.

An Act to confirm a certain Agreement and By-laws of the Town of Trenton.

An Act respecting the City of Fort William.

An Act respecting the Gananoque and Arnprior Railway Company.

An Act respecting the Ottawa, Rideau Lakes and Kingston Railway Company.

An Act respecting the Forest Hill Electric Railway Company.

An Act respecting the Town of Lindsay.

An Act respecting the Town of Dunnville.

An Act in incorporate the Village of Wheatley.

An Act respecting the Town of Cochrane.

An Act to confirm By-law No. 632 of the Town of Welland.

An Act respecting the North Midland Railway Company.

An Act to confirm By-law No. 1538 of the City of Windsor.

An Act respecting the City of Windsor.

An Act to confirm By-law No. 1670 of the City of Windsor and for Other Purposes.

An Act respecting the Town of Waterloo.

An Act respecting the Guelph Radial Railway Company.
An Act respecting the Town of Parry Sound.

An Act to enable the trustees of St. Andrew’s Presbyterian Church, Peterborough, to sell certain lands.

An Act respecting the Municipality of Shuniah.

An Act respecting the Dunnville, Wellandport and Beamsville Electric Railway Company.

An Act respecting the City of Port Arthur.

An Act respecting the Corporation of St. Mary’s College in Montreal.

An Act to incorporate Sacred Heart College of Sudbury.

An Act respecting the Sudbury-Copper Cliff Suburban Electric Railway Company, and to confirm By-law No. 343 of the Town of Sudbury.


An Act respecting the Marmora Railway and Mining Company.

An Act respecting the Town of Collingwood.

An Act respecting the City of London.

An Act to incorporate the City of Sarnia.

An Act to incorporate the London, Grand Bend & Stratford Railway Company.

An Act to consolidate the Debenture Debt of the City of Stratford.


An Act respecting the Queen Street Car Service upon Queen Street East in the City of Toronto by the Toronto Railway Company.

An Act to confirm certain By-laws of the Township of Russell.

An Act to validate and confirm certain By-laws of the Town of Brampton.
An Act respecting the Town of Sarnia.

An Act to confirm By-law No. 387 of the County of Halton.

An Act respecting the Village of Mimico.

An Act respecting Canada Furniture Manufacturers, Limited.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In His Majesty's name, His Honour the Lieutenant-Governor doth assent to these Acts."

His Honour was then pleased to retire.

On Motion of Mr. McCrea, seconded by Mr. Scholfield,

Resolved, That the Rules of the House be suspended, and leave be given to introduce a Bill respecting a School Site in the Town of North Bay and that the same be now read a first time and do stand referred to the Committee on Private Bills without the formality of posting as required by the Rule in that case made and provided.

The following Bill was then introduced and read the first time:

Bill (No. 189), intituled "An Act respecting a School Site for the Roman Catholic Separate School Board of North Bay." Mr. McCrea.

Referred to the Committee on Private Bills.

The following Bills were severally introduced and read the first time:

Bill (No. 190), intituled "An Act respecting Advertising of Agricultural Resources by Counties." Mr. Duff.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 191), intituled "An Act to amend the Liquor License Act." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.
Bill (No. 192), intituled “An Act respecting the Public Construction and Operation of Electric Railways.” Mr. Beck.

Ordered, That the Bill be read the second time To-morrow.

The Order of the Day for the third reading of Bill (No. 19), Respecting the City of Hamilton, having been read,

Mr. Hanna moved

That the Bill be now read the third time.

Mr. Studholme moved in amendment

That the Bill be not now read the third time, but be recommitted to a Committee of the Whole with instructions to amend the same by adding after the word “may” in the second line of the second section of the Bill the words “with the assent of the electors qualified to vote on money By-laws.”

And the Amendment, having been put, was lost on the following Division:

\begin{center}
\textbf{Yeas.}
\end{center}

\begin{center}
\begin{tabular}{llll}
Bowman & McDonald & Richardson & Sinclair \\
Kohler & McQueen & Rowell & \\
McCormick & Mayberry & & \\
\end{tabular}
\end{center}

\begin{center}
\textbf{Nays.}
\end{center}

\begin{center}
\begin{tabular}{llll}
Anderson & Foy & McKeown & Preston \\
(Bruce) & Fraser & & (Lanark) \\
Anderson & Godfrey & McPherson & Pyne \\
(Essex) & Gooderham & Machin & Raeine \\
Armstrong & Hanna & Mason & Scholfield \\
Cook & Harut & Mathieu & Torrance \\
Crawford & Hearst & Musgrove & Vrooman \\
Donovan & Jamieson & Owens & Whitesides—34 \\
Duff & Lennox & Pratt & \\
Fallis & Lucas & Preston & \end{tabular}
\end{center}

\begin{center}
\textbf{Pairs.}
\end{center}

None.
The Motion for the third reading having been then again put, was carried on a Division and the Bill was read the third time and passed.

The following Bills were severally read the third time and passed:

Bill (No. 111), Respecting the Export of Pulpwood.
Bill (No. 144), To amend the Surveys Act.
Bill (No. 146), To amend the Ontario Land Surveyors' Act.
Bill (No. 139), To amend the Act respecting Sanatoria for Consumptives.
Bill (No. 142), Respecting the Hospital for Epileptics.
Bill (No. 143), Respecting Reception Hospitals for the Insane.
Bill (No. 141), To amend the Industrial Farms Act.
Bill (No. 151), To amend the Ontario Reformatory Act and to confirm a certain Order in Council.
Bill (No. 152), To amend the Hospitals for the Insane Act.
Bill (No. 41), Respecting the Town of Midland.
Bill (No. 158), To amend the Land Titles Act.
Bill (No. 156), To amend the Stationary Engineers Act.
Bill (No. 159), To amend the Coroners Act.

The Order of the Day for the third reading of Bill (No. 62), To incorporate the Village of St. Clair Beach, having been read,

Mr. Sulman moved

That the Bill be now read the third time.

And the Motion, having been put, was carried on a division, and the Bill was read the third time and passed.
The following Bills were severally read the second time:—

Bill (No. 171), For raising money on the Credit of the Consolidated Revenue of Ontario.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 185), To amend the Municipal Act, 1913.

Referred to the Municipal Committee.

Bill (No. 181), To amend the Election Laws.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 186), The Berlin and Waterloo High School Act.

Referred to a Committee of the Whole House To-morrow.

On Motion of Mr. Rowell, seconded by Mr. Bowman.

*Ordered*, That the financial statements of the Hydré-Electric Power Commission contained in the Sixth Annual Report of the Commission for the fiscal year ending 31st October, 1913; the statements of receipts of the T. & N. O. Railway Commission, as contained in the Report of the said Commission for the fiscal year ending 31st October, 1913; and the financial statements contained in the Report of the Queen Victoria Niagara Falls Park Commission for the fiscal year ending 31st October, 1913, be referred to the Public Accounts Committee.

The Order of the Day for the third reading of Bill (No. 155), To amend the Factory, Shop and Office Building Act, having been read.

*Ordered*, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee: and, after some time spent therein, Mr. Speaker resumed the Chair: and Mr. Eilber reported, That the Committee had amended the Bill as directed.

*Ordered*, That the Bill be read the third time To-morrow.
The House resolved itself into a Committee to consider Bill (No. 172), To amend the Provincial Loans Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 183), To amend the Territorial Division Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 184), For the protection of Pure Bred Cattle, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 176), To amend the Tile Drainage Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.
The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1914, the following sums:—

244. To defray the expenses of the Administration of Justice...$ 59,280 00
250. To defray the expenses of the Public Buildings ............ 227,398 75
255. To defray the expenses of the Colonization Roads, Temiskaming Division ........................................... 72,653 00

Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received forthwith.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Eilber reported the following further Resolutions from the Committee of Supply:—

242. Resolved, That a sum not exceeding Twenty-one thousand seven hundred and sixty-five dollars and twelve cents be granted to His Majesty to defray the expenses of Civil Government for the year ending 31st October, 1914.

243. Resolved, That a sum not exceeding Two thousand two hundred and thirty-four dollars be granted to His Majesty to defray the expenses of Legislation for the year ending 31st October, 1914.

244. Resolved, That a sum not exceeding Fifty-nine thousand two hundred and eighty dollars be granted to His Majesty to defray the expenses of Administration of Justice for the year ending 31st October, 1914.

245. Resolved, That a sum not exceeding Seven thousand nine hundred and sixty-one dollars and seventy-two cents be granted to His Majesty to defray the expenses of Education for the year ending 31st October, 1914.
246. Resolved, That a sum not exceeding Twenty-nine thousand seven hundred and fifty dollars be granted to His Majesty to defray the expenses of Public Institutions Maintenance for the year ending 31st October, 1914.

247. Resolved, That a sum not exceeding Six thousand and fifty-five dollars and twenty-five cents be granted to His Majesty to defray the expenses of Agriculture for the year ending 31st October, 1914.

248. Resolved, That a sum not exceeding One thousand six hundred and twenty-five dollars be granted to His Majesty to defray the expenses of Colonization and Immigration for the year ending 31st October, 1914.

249. Resolved, That a sum not exceeding Three thousand six hundred and two dollars be granted to His Majesty to defray the expenses of Maintenance and repairs of Government Buildings for the year ending 31st October, 1914.

250. Resolved, That a sum not exceeding Two hundred and twenty-seven thousand three hundred and ninety-eight dollars and seventy-five cents be granted to His Majesty to defray the expenses of Public Buildings for the year ending 31st October, 1914.

251. Resolved, That a sum not exceeding One hundred and fifty-two thousand one hundred and six dollars and seventy-nine cents be granted to His Majesty to defray the expenses of Public Works for the year ending 31st October, 1914.

252. Resolved, That a sum not exceeding One hundred and sixty-two thousand and seventy-eight dollars and fifty cents be granted to His Majesty to defray the expenses of Colonization Roads, North Division, for the year ending 31st October, 1914.

253. Resolved, That a sum not exceeding Fifty-seven thousand and eighty-seven dollars and fifty cents be granted to His Majesty to defray the expenses of Colonization Roads, West Division, for the year ending 31st October, 1914.

254. Resolved, That a sum not exceeding One hundred and thirty-two thousand and ninety-four dollars be granted to His Majesty to defray the expenses of Colonization Roads, East Division, for the year ending 31st October, 1914.

255. Resolved, That a sum not exceeding Seventy-two thousand six hundred and fifty-three dollars be granted to His Majesty to defray the expenses of Colonization Roads, Temiskaming Division, for the year ending 31st October, 1914.
256. **Resolved**, That a sum not exceeding Ten thousand and forty-six dollars and sixty-three cents be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.

257. **Resolved**, That a sum not exceeding Five thousand one hundred and eighty-three dollars and thirty-four cents be granted to His Majesty to defray the expenses of Charges on Crown Lands for the year ending 31st October, 1914.

258. **Resolved**, That a sum not exceeding Eighty dollars be granted to His Majesty to defray the expenses of Refunds for the year ending 31st October, 1914.

259. **Resolved**, That a sum not exceeding Five million two hundred and twenty-three thousand and twenty-five dollars and ninety-five cents be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1914.

The Resolutions, having been read the second time, it was

**Ordered**, That the further consideration of the Two hundred and forty-fourth, Two hundred and fiftieth, Two hundred and fifty-fifth and Two hundred and fifty-ninth Resolutions be postponed until To-morrow.

The remaining Resolutions were concurred in.

The Order of the Day for resuming the Adjourned Debate on the Motion for the second reading of Bill (No. 149). The Fair Wages and Hours of Labour Regulation Act, 1914, having been read.

The Debate was resumed.

And after some time,

Mr. Rowell moved in Amendment, seconded by Mr. Marshall.

That all the words of the Motion after the first word "That" be stricken out and the following substituted therefor:—

"this House recognizes the obligation to give careful consideration to all matters affecting the welfare of the wage-earners of the Province, and is of
the opinion that a Commission should be appointed by the Government to enquire into the conditions of labor in the Province of Ontario, including the matters dealt with in Bill Number 149, and to report to this House at its next Session as to what legislative or administrative action should be taken to improve the condition of the workers of the Province, and that such investigation is desirable before proceeding further with Bill Number 149."

And a Debate having ensued.

And the House having continued to sit until Twelve of the Clock midnight.

The Debate continued, Tuesday, 21st April, 1914.

And after some time,

The Amendment having been put, was lost on a Division.

The original Motion for the second reading of the Bill having been then again submitted, was declared to be lost on a Division.

And so it was declared in the negative.

The following Bill was read the third time and passed:—

Bill (No. 175). Respecting Certain Colonization Roads.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 35). Respecting the Township of York.

Bill (No. 32). Respecting the Orphans' Home of the City of Ottawa.

Bill (No. 93). To incorporate the Town of Bala.

Mr. Speaker resumed the Chair; and Mr. Brewster reported, That the Committee had directed him to report the several Bills without Amendments.

Ordered, That the Bills reported, be severally read the third time at the next Sittings of the House To-day.
The House resolved itself into a Committee to consider Bill (No. 180), To amend the Ontario Stallion Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Torrance reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The following Bills were severally read the second time:—

Bill (No. 49), To confirm certain By-laws of the Village of Weston.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 173), Respecting the Town of Oakville.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 96), To confirm certain By-laws of the Town of Orillia.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 134), Respecting the Town of Pembroke.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 170), Respecting the City of Toronto.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 95), Respecting the City of Guelph.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 97), Respecting St. Paul's Church, Toronto.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 94), Respecting the Town of Bowmanville.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 43), Respecting the Town of Cornwall and McGill Chairs, Limited.
Referred to a Committee of the Whole House To-morrow.
Bill (No. 44), Respecting the City of Brantford.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 56). Respecting the Town of Wallaceburg.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 63). Respecting the Ontario West Shore Railway Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 55). Respecting the Niagara Falls, Welland and Dunnville Electric Railway Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 109). Respecting the Morrisburg and Ottawa Electric Railway Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 48). To consolidate the Floating Debt of the Town of Aylmer.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 10). To authorize the Law Society of Upper Canada to admit James George Guise-Bagley as a Student in his final year.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 59). To confirm a Mortgage made by the Young Men’s Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 60). Respecting the City of St. Catharines.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 108). To confirm a certain Agreement and By-laws of the Town of Trenton.

Referred to a Committee of the Whole House To-morrow.
Bill (No. 153), Respecting the Town of Wiarton and Canada Casket Company. Limited.

Referred to a Committee of the Whole House To-morrow.

The House then adjourned at 12.15 a.m.

Tuesday, April 21st, 1914.

3 O’CLOCK, P.M.

Mr. Hanna, from the Standing Committee on Municipal Law, presented their First Report, which was read as follows and adopted:—

Your Committee beg to report Bills Nos. 84, 85, and 150, with certain amendments, and Bills Nos. 105 and 154 without amendments.

Your Committee have carefully considered the following Bills to amend “The Municipal Act”:—

Bills Nos. 74, 76, 100, 116, 117, 119, 121, 127, 128, 102, 104, 126, 132 and 131, and such of their provisions as have been approved of by the Committee have been embodied in a Bill entitled “The Municipal Amendment Act, 1914.”

Mr. Lucas, from the Standing Committee on Private Bills, presented their Twelfth Report, which was read as follows, and adopted:—

Your Committee beg to report the following Bill with certain amendments:

Bill (No. 7), An Act respecting the Toronto Western Hospital.

Your Committee beg to report the following Bills without amendments:—

Bill (No. 50), An Act respecting the City of Sault Ste. Marie.

Bill (No. 179). An Act to confirm By-law No. 339 of the Town of North Bay.

Bill (No. 189). An Act respecting a School Site for the Roman Catholic School of North Bay.
Your Committee recommend that the fees, less the actual cost of printing, be remitted on Bills (No. 1), "An Act to incorporate Haileybury Turf Association," and (No. 98), "An Act to confirm By-law No. 306 of the Corporation of the Village of Grimsby, and By-law No. 246 of the Corporation of the Township of North Grimsby," the same having been withdrawn by the promoters.

Your Committee also recommend that the fees, less the actual cost of printing, be remitted on Bill (No. 1), "An Act respecting the Toronto Western Hospital." the same being one relating to a charitable institution, and on Bill (No. 189), "An Act respecting a School Site for the Roman Catholic School of North Bay," the same being one relating to an educational institution.

Ordered. That the fees, less the actual cost of printing, be remitted on the following Bills:—(No. 1), Haileybury Turf Association; (No. 98), Grimsby By-law; (No. 7), Toronto Western Hospital, and (No. 189), North Bay School Site.

The following Bills were severally introduced and read the first time:—

Bill (No. 193), intituled "The Municipal Amendment Act, 1914." Mr. Hanna.

Ordered, That the Bill be read the second time To-morrow.

Bill (No. 194), intituled "An Act respecting Auxiliary Classes." Mr. Pyne.

Ordered, That the Bill be read the second time To-morrow.

The following Bill was read the third time and passed:—

Bill (No. 87), Respecting the Royal Ontario Museum.

The House proceeded to take into further consideration the Resolution reported from the Committee of Supply, the consideration whereof had been postponed.
The Two hundred and fiftieth Resolution, respecting Public Buildings, having been again read,

Mr. Lucas moved

That the Resolution be now concurred in.

Mr. Bowman moved, in amendment, seconded by Mr. Sinclair,

That the Resolution be not now concurred in, but that it be recommitted to the Committee of Supply with instructions to amend the same by striking out the sum of One hundred and twenty-five thousand dollars, for the new Government House.

And the Amendment, having been put, was lost on a Division.

The Resolution was then concurred in on a Division.

The Two hundred and fifty-fifth Resolution, respecting the expenses of Colonization Roads, Temiskaming Division, having been again read, was concurred in.

The Two hundred and fifty-ninth Resolution, respecting the expenses of Miscellaneous, having been again read.

Mr. Lucas moved

That the Resolution be now concurred in.

Mr. Munro, moved in amendment, seconded by Mr. Anderson (Bruce).

That the Resolution be not now concurred in, but that it be recommitted to the Committee of Supply with instructions to amend the same by inserting after the words "Hydro-Electric Power Commission" in the last item thereof the following estimates furnished to the House by the Hydro-Electric Power Commission:

**Niagara System Extensions—**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transmission lines</td>
<td>$2,137,046</td>
</tr>
<tr>
<td>Transformer stations</td>
<td>964,456</td>
</tr>
<tr>
<td>Distribution stations</td>
<td>8,198</td>
</tr>
<tr>
<td>Wood pole lines</td>
<td>282,085</td>
</tr>
<tr>
<td>Engineering investigations</td>
<td>30,000</td>
</tr>
</tbody>
</table>

**$3,421,785 52**
<table>
<thead>
<tr>
<th>System</th>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Severn System</td>
<td>Transmission lines</td>
<td>$55,000</td>
</tr>
<tr>
<td></td>
<td>Distribution and transformer stations</td>
<td>35,000</td>
</tr>
<tr>
<td></td>
<td>Purchasing of Big Chute</td>
<td>460,000</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$550,000</strong></td>
</tr>
<tr>
<td>Waswell's System</td>
<td>Generating plant and transformer stations</td>
<td>110,000</td>
</tr>
<tr>
<td></td>
<td>Transmission lines</td>
<td>81,751</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$191,751</strong></td>
</tr>
<tr>
<td>St. Lawrence System</td>
<td>Transmission lines</td>
<td>15,505</td>
</tr>
<tr>
<td></td>
<td>Distribution stations</td>
<td>7,175</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$22,680</strong></td>
</tr>
<tr>
<td>Port Arthur System</td>
<td>Transformer stations</td>
<td>20,513</td>
</tr>
<tr>
<td>Eugenia System</td>
<td>Transmission lines</td>
<td>150,000</td>
</tr>
<tr>
<td></td>
<td>Generating system</td>
<td>100,000</td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$250,000</strong></td>
</tr>
<tr>
<td>Office Building</td>
<td></td>
<td>150,000</td>
</tr>
<tr>
<td>Estimates on account of</td>
<td></td>
<td>165,000</td>
</tr>
<tr>
<td>Provincial work</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Total</strong></td>
<td><strong>$1,771,729</strong></td>
</tr>
</tbody>
</table>

And the Amendment, having been put, was lost on a Division.

The Resolution was then concurred in.

The Two hundred and forty-fourth Resolution, respecting the Administration of Justice, having been read,

Mr. Lucas moved

That the Resolution be now concurred in.

Mr. Sinclair moved in Amendment, seconded by Mr. McQueen,

That the Resolution be not now concurred in, but that it be recommitted to the Committee of Supply with instructions to amend the same by striking out the sum of $35,000 for the Statute Revision.

And the Amendment, having been put, was lost on a division.

The Resolution was then concurred in.
Mr. Foy delivered to Mr. Speaker a Message from the Lieutenant-Governor, signed by himself; and the said Message was read by Mr. Speaker, and is as follows:—

J. M. GIBSON.

The Lieutenant-Governor transmits Estimates of certain sums required for the service of the Province for the year ending 31st October, 1915, and recommends them to the Legislative Assembly.

GOVERNMENT HOUSE,
Toronto, April 21st, 1914.

(Sessional Papers, No. 2).

Ordered, That the Message of the Lieutenant-Governor, together with the Estimates accompanying same, be referred to the Committee of Supply.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 68). Respecting the Toronto, Barrie and Orillia Railway Company.

Bill (No. 173). Respecting the Town of Oakville.

Bill (No. 96). To confirm certain By-laws of the Town of Orillia.

Bill (No. 134). Respecting the Town of Pembroke.

Bill (No. 95). Respecting the City of Guelph.

Bill (No. 94). Respecting the Town of Bowmanville.

Bill (No. 55). Respecting the Niagara Falls, Welland and Dunville Electric Railway Company.

Bill (No. 109). Respecting the Morrisburg and Ottawa Electric Railway Company.

Bill (No. 48). To consolidate the Floating Debt of the Town of Aylmer.

Bill (No. 10). To authorize the Law Society of Upper Canada to admit James George Guise-Bagley as a Student in his final year.
Bill (No. 59), To confirm a Mortgage made by the Young Men's Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company.

Bill (No. 60), Respecting the City of St. Catharines.

Bill (No. 108), To confirm a certain Agreement and By-laws of the Town of Trenton.

Bill (No. 153), Respecting the Town of Wiarton and Canada Casket Company, Limited.

Mr. Speaker resumed the Chair; and Mr. McGarry reported. That the Committee had directed him to report the several Bills without Amendment.

Ordered, That the Bills reported, be severally read the third time To-morrow.

The House resolved itself into a Committee to consider the following Bill:—

Bill (No. 63), Respecting the Ontario West Shore Railway Company.

Mr. Speaker resumed the Chair; and Mr. McGarry reported. That the Committee had directed him to report the Bill with certain Amendments.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

Mr. Elliott asked the following Question:—

1. When was the English-French Model School established at Plantagenet. 2. What was the number of students in attendance per year for each year during the existence of the said school. 3. What number of students obtained certificates of qualification to teach for each year during which the said school existed.
To which the Minister of Education replied in the words and figures following:

1. The English-French Model School at Plantagenet was established in January, 1890.

2 and 3. The number of students in attendance for each year during the existence of the school and the number who obtained certificates of qualification to teach during each year are as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Number of students in attendance</th>
<th>Certificates of qualification to teach, granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1890</td>
<td>57</td>
<td>40</td>
</tr>
<tr>
<td>1891</td>
<td>41</td>
<td>26</td>
</tr>
<tr>
<td>1892</td>
<td>38</td>
<td>22</td>
</tr>
<tr>
<td>1893</td>
<td>34</td>
<td>26</td>
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<tr>
<td>1894</td>
<td>35</td>
<td>25</td>
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<tr>
<td>1895</td>
<td>50</td>
<td>38</td>
</tr>
<tr>
<td>1896</td>
<td>47</td>
<td>33</td>
</tr>
<tr>
<td>1897</td>
<td>26</td>
<td>20</td>
</tr>
<tr>
<td>1898</td>
<td>18</td>
<td>13</td>
</tr>
<tr>
<td>1899</td>
<td>19</td>
<td>17</td>
</tr>
<tr>
<td>1900</td>
<td>61</td>
<td>31</td>
</tr>
<tr>
<td>1901</td>
<td>28</td>
<td>14</td>
</tr>
<tr>
<td>1902</td>
<td>28</td>
<td>28</td>
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<tr>
<td>1903</td>
<td>30</td>
<td>20</td>
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<tr>
<td>1904</td>
<td>21</td>
<td>17</td>
</tr>
<tr>
<td>1905</td>
<td>22</td>
<td>19</td>
</tr>
<tr>
<td>1906</td>
<td>14</td>
<td>14</td>
</tr>
<tr>
<td>1907</td>
<td>16</td>
<td>16</td>
</tr>
</tbody>
</table>

*Note.—In addition to the thirty-one candidates who passed the final examination in 1900 there were thirty additional candidates granted certificates to teach, owing to the scarcity of teachers.

Mr. Elliott asked the following Question:

1. When was the English-French Model School established at Sturgeon Falls. 2. When was the English-French Model School at Sturgeon Falls abolished. 3. What was the number of students in attendance per year for each year during the existence of the said school. 4. What number of students obtained certificates of qualification to teach for each year during which the said school existed.
And the Minister of Education replied in the words and figures following:

1. The English-French Model School at Sturgeon Falls was established in September, 1909. 2. This School has not been abolished. 3. The attendance at the English-French Model School at Sturgeon Falls for the years 1909, 1910, 1911, 1912 and 1913, was as follows:—

Attendance for the Session September, 1909—June, 1910:—3.

Attendance for the session September, 1910—June, 1911:—Senior Course, 8; Junior Course, 13.

Attendance for the session September, 1911—June, 1912:—Senior Course, 7; Junior Course, 14.

Attendance for the session September, 1912—June, 1913:—Senior Course, 5; Junior Course, 23.

Attendance for the session September, 1913—June, 1914:—Senior Course, 1; Junior Course, 13.

The Junior Course at the Sturgeon Falls English-French Model School is academic, being for the preparation of candidates for the Model Entrance examination. The Senior Course is professional, being for the training of teachers for the English-French Schools. 4. The number of students who passed the final examination of the English-French Model School in 1910, 1911, 1912 and 1913 and were granted English-French Third Class certificates valid for five years in the Province was as follows:—

June, 1910 .................................................. 3
June, 1911 .................................................. 7
June, 1912 .................................................. 7
June, 1913 .................................................. 4

Mr. Bowman asked the following Question:—

1. Does the Government intend to introduce any anti-treating legislation this Session.

To which the Provincial Secretary replied:—

That this Question involving, as it does, a matter of Policy, is not one properly requiring any reply.
Mr. Studholme asked the following Question:

Has the attention of the Government been drawn to certain articles appearing in the *Toronto Saturday Night* referring to a Company known as "The Ontario Homes Company, Limited," and if so, has any action been taken.

And the Provincial Secretary replied,

The attention of the Government has not been drawn to the said articles appearing in the "*Toronto Saturday Night.*"

On Motion of Mr. Studholme, seconded by Mr. Proudfoot.

*Ordered*, That there be laid before this House a Return of a Copy of the Letters or Charter of the "Ontario Homes Company, Limited," giving the corporation license to promote a company for the purpose of engaging in the business of the purchase of real estate in manufacturing localities and showing what, if any, returns have been made to the Department and if the Company is still doing business.

Mr. Bowman moved, seconded by Mr. Proudfoot.

That the Deputy Minister of Lands, Forests and Mines be authorized and directed to appear before the Public Accounts Committee, and to there produce for the purposes of the Committee the Reports in the Department on the quantities and value of the timber in the Townships of Thistle and McWilliams sold during the fiscal year 1912-13.

And the Motion having been put, was lost on the following division:

**Yea**s.

Messieurs.

Bowman
Ferguson *(Kent)*
Kohler
McDonald
Mageau
Munro
Proudfote
Racine
Richardson
Rowell
Sinclair—11.
NAYS.

Messieurs.

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PAIRS.

None.

And so it was declared in the negative.

On Motion of Mr. Musgrove, seconded by Mr. Jessop.

Ordered, That there be laid before this House a Return showing:—1. The present practice of the Department of Education in regard to the number of text-books authorized for use in each subject in the Course of Studies. 2. The number of text-books authorized for use in the elementary and secondary schools of Ontario issued since the date of the last return laid before this House, March 20th, 1911; and the methods adopted to keep these books up to the requirements of the schools. 3. The cost to the Province of each of these books in the form of payments to authors, printers and electrotypers. 4. The estimated saving to purchasers of all text-books in elementary and secondary school- on all the books as compared with previous prices of the same. 5. The amount annually paid in royalties by the Department of Education to writers of authorized text-books. 6. The cost to the Province of the preparation, editing, and printing of supplementary readers authorized for use in the schools.
7. The amount paid annually by publishers to any official of the Department of Education on text-books authorized for use in the schools of this Province.
8. What Ontario books have been adopted in other Provinces.

The House resolved itself into a Committee to consider Bill (No. 186), The Berlin and Waterloo High School Act, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. McGarry reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 165), To amend the Succession Duty Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Owens reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The following Bills were severally read the second time:—

Bill (No. 187), To amend the Ontario Company's Act.

Referred to the Legal Committee.

Bill (No. 191), To amend the Liquor License Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 190), Respecting Advertising of Agricultural Resources by Counties.

Referred to a Committee of the Whole House To-morrow.

The Order of the Day for the second reading of Bill (No. 188), Respecting Transfer and Sale of Goods and Chattels in Bulk, having been read.

Ordered, That the Order be discharged, and that the Bill be withdrawn.
The House resolved itself into a Committee to consider Bill (No. 171), for raising money on the Credit of the Consolidated Revenue of Ontario, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Owens reported, That the Committee had directed him to report the Bill without amendment.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the second reading of Bill (No. 163), To amend an Act relating to the Avenues and Approaches to Queen's Park, Toronto, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

Mr. Hanna presented to the House by command of His Honour the Lieutenant-Governor:—

Report of the Inspector of Prisons and Public Charities, on the Hospitals for Insane, for the year 1913. (Sessional Papers No. 22.)

Also—Report of the Inspector of Prisons and Public Charities, upon the Prisons and Reformatories, for the year 1913. (Sessional Papers No. 26.)

Also—Return of the Distribution of the Revised Statutes of 1897 and of the Sessional Statutes. (Sessional Papers No. 96.)

Also—Return to an Order of the House of the 27th March, 1913, for a Return showing:—Copies of all Orders in Council passed under Section 8, of the Power Commission Act, as amended by the Power Commission Act, 1912. (Sessional Papers No. 97.)

Also—Return to an Order of the House of the 1st April, 1914, for a Return showing:—1. All the schools in the Province, both public and separate, from which the Government grant has been withheld during the years 1912 and 1913 respectively. 2. The grounds upon which such grants have been withheld from the said school respectively. 3. The grounds upon which County Councils are required to withhold from schools the moneys raised by taxation from the people. (Sessional Papers No. 98.)

The House then adjourned at 11.30 p.m.
Wednesday, April 22nd, 1914.

Prayers.

Mr. Foy, from the Standing Committee on Legal Bills, presented their First Report, which was read as follows and adopted:—

Your Committee have carefully considered Bill (No. 135). For the Better Prevention of Ticket Speculation, and have prepared certain amendments thereto.

The following Bill was introduced and read the first time:

Bill (No. 195), intituled "An Act to amend the Ontario Telephone Act." Mr. Lucas.

Ordered, That the Bill be read the second time Tomorrow.

On Motion of Mr. Lucas, seconded by Mr. Pyne.

Resolved, That the Rules of the Assembly be amended as follows:—1. The Rules of the Legislative Assembly are amended by inserting therein the following:—

51a.—(1) Any person desiring to obtain a Private Bill shall deposit with the Clerk of the House at least eight (8) days before the meeting of the House a copy of such Bill, together with a fee of $100, and if such Bill is not deposited by that time the applicant shall pay $5 for each and every day which intervenes between the said eighth day and the date of the filing of the Bill, but such additional charge shall not exceed in the aggregate $100.

(2) After the first reading of the Bill, and before its consideration by the Committee to which it is referred, the applicant in every case shall pay the cost of printing the Act in the Statutes.

(3) The following charges shall also be levied and paid in addition to the foregoing:—

(a) When any Rule of the House is suspended with reference to a Bill or the Petition therefor for each such suspension. ..................... $25.00

(b) When a Bill is presented to the House after the first seventeen days of the session and before the end of the twenty-fourth day............. 50.00
(c) When a Bill is presented to the House after the twentieth-fourth day of the session and before the thirty-first day. .......................... 75 00

(d) When a Bill is presented after the thirty-first day of the session ...................... 100 00

(4) In case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable to the Provincial Secretary in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of $100.00 already paid to the Clerk of the House.

(5) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers the following additional fees shall be paid according to the amount of money involved:

- On amounts less than $10,000 ...................... $ 25 00
- On amounts over $10,000 and up to $25,000 .......... 50 00
- On amounts over $25,000 and up to $40,000 ..... 75 00
- On amounts over $40,000 and up to $75,000 .... 100 00
- On amounts over $75,000 and up to $125,000 ... 125 00
- On amounts over $125,000 and up to $175,000 . 150 00
- On amounts over $175,000 and up to $250,000 . 200 00
- On amounts over $250,000 and up to $350,000 . 250 00

and an additional fee of $50 for every $100,000 over $350,000.

2. Rule 53 of the Rules is repealed and the following substituted therefor:

53. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of“The British North America Act, 1867,” shall require a Notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such Notice to be published as follows, viz.:

A Notice inserted in “The Ontario Gazette” and in one newspaper published in the County or Union of Counties affected, or if there be no newspaper published therein, then in a newspaper in the next nearest County in which a newspaper is published.
Such Notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

If the application is by a municipal corporation for authority to issue debentures the Notice shall set out the particulars of the existing debenture debt of the corporation and the reasons for requiring a further issue of debentures.

3. Rule 60 of the said Rules is repealed.

On Motion of Mr. Foy, seconded by Mr. Lucas.

Resolved, That when the House adjourns To-day it do stand adjourned until Two of the Clock in the afternoon of Thursday, the twenty-third day of April instant, and that beginning on Friday next, and for each succeeding day of the Session, there shall be a meeting of the House at Eleven of the Clock in the forenoon, Mr. Speaker to leave the Chair at One of the Clock without the Question being put.

The Order of the Day for the House again to resolve itself into the Committee of Supply, having been read.

Mr. Lucas moved.

That Mr. Speaker do now leave the Chair, and that the House do again resolve itself into the Committee of Supply.

Mr. Elliott moved in Amendment, seconded by Mr. Clarke.

That all the words of the Motion after the first word "That" be stricken out and the following substituted therefor:—

"in view of the statements contained in the prospectus or memorandum offering $1,000,000 of the First Mortgage Bonds of the Lake Huron and Northern Ontario Railway Company (which prospectus or memorandum includes the statement of the Vice-President and General Manager and the Engineer's Report), and in view of the further statement of the Engineer's Report that the cash subsidy and land grant associated with this charter gives us a basis of estimating an unquestionable present worth value of $9,338,400, made up as follows:—

<table>
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<th>Description</th>
<th>Value</th>
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<tr>
<td>306 miles at a subsidy of $6.400 per mile</td>
<td>$1,958,400 00</td>
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<tr>
<td>1,230,000 acres of land at $6 per acre</td>
<td>7,380,000 00</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$9,338,400 00</strong></td>
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</table>
And in view of the further statement that 'the bond issue is protected by a subsidy of $6,400 per mile granted by the Dominion Government and 4,000 acres of land per mile granted as a bonus by the Province of Ontario, which land is adjacent to the line and which, at a reasonable valuation is worth from $8 to $10 per acre.'

'This House condemns the policy of the Government in alienating large and most valuable areas of the Public Domain to railway exploiters without adequate return to the people of the Province.'

And the Amendment, having been put, was lost on the following Division:

**YEAS.**

Messieurs:

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<tr>
<th>Anderson (Bruce)</th>
<th>Ferguson (Kent)</th>
<th>McQueen</th>
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**NAYS.**

Messieurs:

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<th>Anderson (Essex)</th>
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The Main Motion, having been then again put, was carried.

And the House accordingly resolved itself into the Committee.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1915, the following sums:

1. To defray the expenses of the Lieutenant-Governor's Office. $5,850 00
2. To defray the expenses of the Office of the Prime Minister and President of the Council.................. 8,850 00
3. To defray the expenses of the Attorney-General's Department.................................................. 76,975 00
4. To defray the expenses of the Education Department....... 37,825 00
5. To defray the expenses of the Lands, Forests and Mines Department.................................................. 156,175 00
6. To defray the expenses of the Public Works Department.. 118,155 00
7. To defray the expenses of the Treasury Department...... 44,704 00
8. To defray the expenses of the Audit Office................... 22,450 00
9. To defray the expenses of the Provincial Secretary's Department.................................................. 228,150 00
10. To defray the expenses of the Department of Agriculture. 84,200 00
11. To defray the expenses of the Factory Inspection Branch. 27,400 00
12. To defray the expenses of the Stationary Engineers.... 7,100 00
13. To defray the expenses of Miscellaneous...................... 21,750 00
14. To defray the expenses of Legislation......................... 307,100 00
15. To defray the expenses of the Supreme Court of Ontario. 96,315 00
16. To defray the expenses of Sundry Civil and Criminal Justice.......................................................... 495,508 66
17. To defray the expenses of Administration of Justice in Districts. ........................................ 194,445.00
18. To defray the expenses of Public and Separate School Education. ........................................ 1,295,350.00
19. To defray the expenses of the Normal and Model Schools, Toronto. ..................................... 75,027.00
20. To defray the expenses of the Normal and Model Schools, Ottawa. ........................................ 51,675.00
21. To defray the expenses of the Normal School, London ......................................................... 28,255.00
22. To defray the expenses of the Normal School, Hamilton ....................................................... 23,835.00
23. To defray the expenses of the Normal School, Peterborough .................................................. 24,405.00
24. To defray the expenses of the Normal School, Stratford ....................................................... 23,260.00
25. To defray the expenses of the Normal School, North Bay ....................................................... 31,970.00
26. To defray the expenses of the High Schools and Collegiate Institutes. .................................... 153,300.00
27. To defray the expenses of the Departmental Library and Museum. ......................................... 22,428.00
28. To defray the expenses of the Public Libraries, Art Schools, Historical, Literary and Scientific Societies ................................................................. 77,825.00

Mr. Speaker resumed the Chair; and Mr. Ferguson reported, That the Committee had come to several Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received To-morrow.

Resolved, That the Committee have leave to sit again To-morrow.

Mr. Bowman moved, seconded by Mr. Elliott.

That a Select Committee of this House be appointed to inquire into the circumstances of the visits of Mr. W. K. Snider, Provincial License Inspector,
to the Counties of Welland, Huron and Peel in the month of January, 1914, prior to the voting on the Canada Temperance Act in those counties on the 29th day of January, 1914; and into the actions and representations of the said W. K. Snider while there; and into the statements made by or on behalf of the Government or any member thereof in reference thereto; and into the relations of the Government and the Liquor Interests to such visits and representations and statements, and to the voting on the Canada Temperance Act in such counties; with power to send for persons and papers and to take evidence upon oath.

And the Motion, having been put, was lost on the following Division:

**YEAS.**

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<td>Vrooman</td>
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<td>Whitesides—72</td>
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</table>
PAIRS.

None.

And so it was declared in the negative.

The House resolved itself into a Committee to consider Bill (No. 169), to amend the Corporation Tax Act.

And the House having continued in Committee until Twelve of the Clock midnight.

Thursday, 23rd April, 1914.

The House continued in Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The following Bill was introduced and read the first time:—

Bill (No. 196), intituled "An Act to amend the Power Commission Act and to confirm certain Municipal By-laws and Contracts." Mr. Beck.

Ordered, That the Bill be read the second time at the next Sittings of the House To-day.

Mr. Richardson asked the following Question:—

1. What steps has the Government taken to carry out the suggestions made by Mr. H. H. G. Acres in his report on the possibility of improving the general regimen and flow characteristics of the Grand River, dated March 31st, 1913.
2. If any surveys or other investigation has been initiated since Mr. Acres' report, has the Government received any report with respect to the same. 3. Has the Government any information as to the practicability of reducing the flood-flow of the Grand River. 4. Has the Government received any request by deputation, petition or otherwise, since August, 1912, to deal with the situation at the Grand River. 5. If so, what was the date of such request, and what form did it take.

To which the Minister of Public Works replied as follows:—

1. The suggestions made in the report of Mr. Acres on the possibility of improving the general regimen and flow characteristics of the Grand River, dated March 31st, 1913, have been acted upon to the extent noted hereunder in answer to questions 2 and 3. 2. The hydrographic investigations recommended in Mr. Acres' report were begun in the month of June, 1913, and are still being actively carried on. The recommended surveys of storage basins were taken in the Fall of 1913 and are still in progress. The survey of the most important basin below Elora has been completed and the survey of another possible site in the neighborhood of Blair is nearing completion at the present time. 3. In the Annual Report of the Hydro-Electric Power Commission for 1913 is summarized and tabulated all the hydrographic data collected up to October 31st, 1913. A considerable volume of additional information will require to be obtained before any specific recommendations can be made as to the possible means of reducing the flood-flow of the Grand River. 4. No. 5. Answered by No. 4.

Mr. Richardson asked the following Question:—

1. Was the Woodbine Hotel in the City of Toronto inspected for safety appliances by any Inspector. If so, by whom, and what was the date of such inspection. 2. Were the proprietors of the Woodbine Hotel License charged with violating the Liquor License law on New Year's Eve. If so, who made the charge. 3. Were the proprietors of the Woodbine Hotel convicted of violating the Liquor License law on New Year's Eve. If so, what was the date of the conviction, the amount of the fine, and the name of the convicting Magistrate.

And the Provincial Secretary replied as follows:—


Mr. McDonald asked the following Question:—

21-JOUR.
1. Who are the present License Commissioners for the City of Toronto, together with the dates of their appointments.  2. Is His Honour Judge Coatsworth still Chairman of the Board of License Commissioners for the City of Toronto. If so, why did he not retire when appointed to the Bench.

To which the Provincial Secretary replied in the words following:—


Note.—There is nothing in the Act requiring the Judge to resign.

Mr. Mayberry asked the following Question:—

How many prosecutions have been instituted against the proprietors of the McConkey license since the license was granted, and what convictions, if any, have been made, together with the dates thereof.

And the Provincial Secretary replied in the words following:—

Two. January 9th, 1914, for allowing liquor to be consumed after hours; February 25th, 1914, for keeping a disorderly house.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1915, the following sums:—

29. To defray the expenses of Technical Education $155,300 00
30. To defray the expenses of Superannuated Teachers 60,650 00
31. To defray the expenses of Provincial University and Mining Schools 42,200 00
32. To defray the expenses of Miscellaneous Education 10,100 00
33. To defray the expenses of the Ontario School for the Deaf, Belleville 69,760 00
34. To defray the expenses of the Ontario School for the Blind, Brantford ............................... $50,772 00
35. To defray the expenses of the Hospital for the Insane, Brockville ................................. 156,202 00
36. To defray the expenses of the Hospital for the Insane, Cobourg ................................. 31,360 00
37. To defray the expenses of the Hospital for the Insane, Hamilton ...................................... 216,854 00
38. To defray the expenses of the Hospital for the Insane, Kingston ..................................... 134,690 00
39. To defray the expenses of the Hospital for the Insane, London ........................................ 201,950 00
40. To defray the expenses of the Hospital for the Insane, Mimico ....................................... 132,735 00
41. To defray the expenses of the Hospital for the Feeble-Minded, Orillia .................................. 116,852 00
42. To defray the expenses of the Hospital for the Insane, Penetanguishene ............................. 71,856 00
43. To defray the expenses of the Hospital for the Insane, Toronto ...................................... 186,622 00
44. To defray the expenses of the Reception Hospital for the Insane, Toronto ............................. 12,000 00
45. To defray the expenses of the Hospital for Epileptics, Woodstock .................................... 50,616 00
46. To defray the expenses of the Ontario Reformatory, Toronto .......................................... 106,240 00
47. To defray the expenses of the Industries, Ontario Reformatory ......................................... 104,400 00
48. To defray the expenses of the Andrew Mercer Reformatory for Females .......................... 37,940 00
Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had come to several Resolutions; also That the Committee had directed him to ask for leave to sit again.

Ordered. That the Report be received To-day.

Resolved, That the Committee have leave to sit again To-day.

Mr. Hanna presented to the House by Command of His Honour the Lieutenant-Governor:—

Report of the Department of Agriculture for the year 1913. (Sessional Papers No. 29.)

Also—Report of the Ontario Agricultural College for the year 1913. (Sessional Papers No. 30.)

Also—Report of the Ontario Veterinary College for the year 1913. (Sessional Papers No. 31.)

Also—Report of the Ontario Agricultural and Experimental Union for the year 1913. (Sessional Papers No. 32.)

Also—Report of the Ontario Corn Growers' Association for the year 1913. (Sessional Papers No. 35.)

Also—Report of the Entomological Society for the year 1913. (Sessional Papers No. 36.)

Also—Report of the Ontario Bee-Keepers' Association for the year 1913. (Sessional Papers No. 37.)

Also—Report of the Ontario Dairymen's Association for the year 1913. (Sessional Papers No. 38.)

Also—Report of the Ontario Horticultural Societies for the year 1913. (Sessional Papers No. 43.)

Also—Report of the Ontario Fruit Growers' Association for the year 1913. (Sessional Papers No. 44.)

Also—Report of the Inspectors of Factories for the Province of Ontario. (Sessional Papers No. 46.)
Also—Return to an Order of the House of the Twenty-first day of April instant for a Return of a Copy of the Letters, or Charter, of the "Ontario Homes Company, Limited," giving the Corporation license to promote a company for the purpose of engaging in the business of the purchase of real estate in manufacturing localities and showing what, if any, returns have been made to the Department and if the company is still doing business. (Sessional Papers No. 99.)

The House then adjourned at 1 a.m.

Thursday, April 23rd, 1914.

2 O'Clock P.M.

Mr. Speaker communicated to the House, Report of the Librarian upon the state of the Library. (Special Papers No. 52.)

Mr. Hanna, from the Select Committee to whom was referred Bill (No. 138), Respecting Representation of the People in the Legislative Assembly, presented the following as their Report.

The Committee has carefully considered the Bill to them referred, and report the same with Schedules containing and describing the several Electoral Divisions entitled to return Members to this House.

The following Bill was introduced and read the first time:

Bill (No. 197), intituled "An Act to confirm the Revised Statutes of Ontario, 1914, and to correct certain Clerical and Typographical Errors therein." Mr. Foy.

Ordered, That the Bill be read the second time To-morrow.

Ordered. That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.
The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Torrance reported. That the Committee had amended the Bill as directed.

Ordered. That the Bill be read the third time To-morrow.

The Order of the Day for the third reading of Bill (No. 107), To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, having been read.

Ordered. That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McKeown reported. That the Committee had amended the Bill as directed.

Ordered. That the Bill be read the third time To-morrow.

The Order of the Day for the third reading of Bill (No. 129), To Provide for the Appointment of a Fire Marshal for the Province of Ontario, having been read.

Ordered. That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported. That the Committee had amended the Bill as directed.

Ordered. That the Bill be read the third time To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 160), To amend the Ontario Insurance Act; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported. That the Committee had directed him to report the Bill with certain amendments.

Ordered. That the Amendments be taken into consideration forthwith.
The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 165), To amend the Succession Duty Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 181), To amend the Election Laws, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 190), Respecting advertising of Agricultural Resources by Counties, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 154), To amend the Cemetery Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Owens reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time To-morrow.

The House resolved itself into a Committee to consider Bill (No. 191), To amend the Liquor License Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pattinson reported, That the Committee had directed him to report the Bill with certain amendments.
Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time To-morrow.

The House again resolved itself into a Committee to consider Bill (No. 167), The Statute Law Amendment Act, 1914, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Torrance reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again To-morrow.

The following Bills were severally read the second time:—

Bill (No. 192), Respecting the Public Construction and Operation of Electric Railways.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 193), The Municipal Amendment Act, 1914.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 194), Respecting Auxiliary Classes.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 195), To amend the Ontario Telephone Act.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 64), Respecting the City of Ottawa.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 7), Respecting the Toronto Western Hospital.

Referred to a Committee of the Whole House To-morrow.

Bill (No. 50), Respecting the City of Sault Ste. Marie.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 179), To confirm By-law No. 339 of the Town of North Bay.
Referred to a Committee of the Whole House To-morrow.

Bill (No. 189), Respecting a School Site for the Roman Catholic Separate School Board of North Bay.
Referred to a Committee of the Whole House To-morrow.

The following Bill was read the second time:—

Bill (No. 39), Respecting the City of Ottawa.
Referred to a Committee of the Whole House forthwith.

The House accordingly resolved itself into the Committee, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McGarry reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 49), To confirm certain By-laws of the Village of Weston.

Bill (No. 170), Respecting the City of Toronto.

Bill (No. 97), Respecting St. Paul's Church, Toronto.

Bill (No. 43), Respecting the Town of Cornwall and McGill Chairs, Limited.

Bill (No. 44), Respecting the City of Brantford.

Bill (No. 56), Respecting the Town of Wallaceburg.
Mr. Speaker resumed the Chair; and Mr. Torrance reported, That the Committee had directed him to report the several Bills without Amendments.

Ordered, That the Bills reported, be severally read the third time Tomorrow.

On Motion of Mr. Elliott, seconded by Mr. Proudfoot,

Ordered, That there be laid before this House a Return showing:—1. All applications received by the Department for lots Nos. 32 and 33 in the 14th Concession of the Township of Laurier in the District of Parry Sound. 2. All correspondence with one Frank Evans with reference thereto. 3. All applications received from the Algonquin Ranching Company or any other company for the said lands for grazing purposes. 4. Copy of the lease, if any, granted to the Algonquin Ranching Company. 5. The officers and directors of the Algonquin Ranching Company and the Trout Creek Lumber Company.

Mr. Ferguson (Kent) asked the following Question:—

1. Has the City of Toronto paid to the Hydro-Electric Power Commission their annual proportion of the following charges, or any of them:—

(a) Interest at the rate of four per cent. on the moneys expended by the Commission on Capital Account, in the construction or purchase of the Works;

(b) An annual sum sufficient to form in thirty years a sinking fund for the retirement of the securities issued by the Province for the payment of the cost of the Works;

(c) Line loss, and cost of operating, maintaining, repairing, renewing and insuring the Works.

And Mr. Beck replied in the words following:—

(a) Yes. (b) No. Payment of sinking fund has been deferred until October 31st, 1914. (c) Yes.

Mr. Mayberry asked the following Question:—

1. Have all the municipalities receiving power from the Hydro-Electric Commission paid the annual interest charge on their proportion of the moneys
expended by the Province in the construction or purchase of the works, as required by the agreements with the Commission. 2. Have all the municipalities of the Province receiving power from the Hydro-Electric Commission paid their proportion of line loss and cost of operating, maintaining, repairing, renewing and insuring the works, as required by the agreements between the Commission and these municipalities.

And Mr. Beek replied in the words following:—

1. Yes, all except municipalities connected within the year. 2. Same as No. 1.

Mr. Anderson (Bruce) asked the following Question:—

1. Have any of the municipalities of the Province receiving power from the Hydro-Electric Commission paid to the Commission their annual proportion of the sinking fund, as required by the agreements between the said municipalities and the Hydro-Electric Power Commission. If so, which. 2. Have all the municipalities of the Province receiving power from the Hydro-Electric Commission paid to the Commission their annual proportion of the sinking fund, as required by the agreements between the said municipalities and the Hydro-Electric Power Commission.

And Mr. Beek replied as follows:—

1. Yes, all but those in the Niagara district and those connected within the year. Payment of the sinking fund in the Niagara District has been deferred until October 31st, 1914. 2. Same as No. 1.

And the House having continued to sit until Twelve of the Clock midnight.

Friday, 24th April.

The House, according to Order, again resolved itself into the Committee of Supply.

(In the Committee.)

Resolved, That there be granted to His Majesty, for the services of 1915, the following sums:—

49. To defray the expenses of the Agricultural and Horticultural Societies. . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . . $154,500 00
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<thead>
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<th>No.</th>
<th>Description</th>
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<tr>
<td>50</td>
<td>To defray the expenses of the Live Stock Branch</td>
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<td>51</td>
<td>To defray the expenses of the Institutes</td>
<td>30,800.00</td>
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<td>52</td>
<td>To defray the expenses of the Bureau of Industries</td>
<td>5,500.00</td>
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<td>53</td>
<td>To defray the expenses of the Dairy Branch</td>
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<td>To defray the expenses of the Fruit Branch</td>
<td>53,900.00</td>
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<td>To defray the expenses of the Ontario Veterinary College</td>
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<td>56</td>
<td>To defray the expenses of Miscellaneous, Agriculture</td>
<td>83,850.00</td>
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<td>57</td>
<td>To defray the expenses of the Ontario Agricultural College</td>
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<td>To defray the expenses of Macdonald Institute and Hall.</td>
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<td>59</td>
<td>To defray the expenses of Forestry</td>
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<td>60</td>
<td>To defray the expenses of the Animal Husbandry, Farm and Experimental Feeding Department</td>
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<td>To defray the expenses of Field Experiments</td>
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<td>To defray the expenses of the Experimental Dairy Department</td>
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<td>To defray the expenses of the Dairy School</td>
<td>8,165.00</td>
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<td>To defray the expenses of the Poultry Department</td>
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<td>To defray the expenses of the Pomology Department</td>
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<td>66</td>
<td>To defray the expenses of the Landscape Gardening Department</td>
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<td>To defray the expenses of the Apicultural Department</td>
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<td>To defray the expenses of the Soil Physics Department</td>
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<td>69</td>
<td>To defray the expenses of the Mechanical Department</td>
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<td>70</td>
<td>To defray the expenses of Colonization and Immigration</td>
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<td>71</td>
<td>To defray the expenses of Hospitals and Charities</td>
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<td>72.</td>
<td>To defray the expenses of Government House</td>
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<td>73.</td>
<td>To defray the expenses of Parliament and Department Buildings</td>
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<td>74.</td>
<td>To defray the expenses of Osgoode Hall</td>
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<td>To defray the expenses of Government House</td>
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<td>To defray the expenses of Public Institution Buildings</td>
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<td>79.</td>
<td>To defray the expenses of Educational Buildings</td>
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<td>80.</td>
<td>To defray the expenses of Agricultural Buildings</td>
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<td>81.</td>
<td>To defray the expenses of District Buildings</td>
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<td>82.</td>
<td>To defray the expenses of Miscellaneous Buildings</td>
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<td>83.</td>
<td>To defray the expenses of Public Works</td>
<td>$104,500.00</td>
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<td>84.</td>
<td>To defray the expenses of Colonization Roads</td>
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<tr>
<td>85.</td>
<td>To defray the expenses of the Outside Service and Surveys</td>
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<td>86.</td>
<td>To defray the expenses of Mines and Mining</td>
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<td>To defray the expenses of the Parks</td>
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<td>88.</td>
<td>To defray the expenses of Education Refunds</td>
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<td>89.</td>
<td>To defray the expenses of Lands, Forests and Mines Refunds</td>
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<td>90.</td>
<td>To defray the expenses of Miscellaneous Refunds</td>
<td>$30,000.00</td>
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<td>91.</td>
<td>To defray the expenses of Succession Duty Refunds</td>
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<tr>
<td>92.</td>
<td>To defray the expenses of Miscellaneous</td>
<td>$660,170.00</td>
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</table>

Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had come to several Resolutions.
Ordered, That the Report be received at the next sittings of the House To-day.

Mr. Hanna presented to the House by command of His Honour the Lieutenant-Governor:—

Report on the Feeble-Minded in Ontario for the year 1913. (Sessional Papers, No. 24.)

Also Report of the Bureau of Industries for the year 1913. (Sessional Papers, No. 45.)

The House then adjourned at 12.35 a.m.

Friday, April 24th, 1914.

Prayers.

11 O’Clock A.M.

The following Petitions were severally brought up and laid upon the Table:—

By Mr. Proudfoot, the Petition of R. McConnell and others of Lansdowne, also the Petition of G. R. McMichael and others of Seaforth.

Mr. Foy, from the Standing Committee on Legal Bills, presented their Second Report, which was read as follows and adopted:—

Your Committee have carefully considered Bill (No. 137), To Prohibit Political Contributions by Corporations, License Holders and Public Contractors, and have prepared certain amendments thereto.

Mr. Anderson (Essex), from the Standing Committee on Printing, presented their Second Report, which was read as follows:—

Your Committee recommend that the following Documents be printed:—

Further Supplementary Estimates for the year ending October 31st, 1914. (Sessional Papers No. 2.)
Estimates for the year ending October 31st, 1915.  (**Sessional Papers No. 2.**)

Report of the Minister of Lands, Forests and Mines for the year 1913.  (**Sessional Papers No. 3.**)

Report of the Provincial Municipal Auditor for the year 1913.  (**Sessional Papers No. 8.**)

Report of the Commissioners of the Queen Victoria Niagara Falls Park.  (**Sessional Papers No. 9.**)

Report on Highway Improvement in Ontario for the year 1913.  (**Sessional Papers No. 15.**)

Report of the Secretary and Registrar for the year 1913.  (**Sessional Papers No. 19.**)

Report of the Inspector of Prisons and Public Charities upon the Hospitals for the Insane.  (**Sessional Papers No. 22.**)


Report of the Inspector of Prisons and Public Charities upon the Prisons and Reformatories.  (**Sessional Papers No. 26.**)

Report on Neglected and Dependent Children for the year 1913.  (**Sessional Papers No. 27.**)

Report on the Fruits of Ontario for the year 1913.  (**Sessional Papers No. 33a.**)

Report of the Ontario Vegetable Growers' Association for the year 1913.  (**Sessional Papers No. 34.**)

Report of the Farmers' Institutes for the year 1913.  (**Sessional Papers No. 40.**)

Report of the Women's Institutes for the year 1913.  (**Sessional Papers No. 41.**)

Report of the Agricultural Societies for the year 1913, and also of the Convention of the Ontario Association of Fairs and Exhibitions.  (**Sessional Papers No. 42.**)
Report of the Bureau of Archives for the year 1913. *(Sessional Papers No. 51.)*

Copy of an Order-in-Council re Municipal Drainage Act. *(Sessional Papers No. 85.)*

Official Regulations for the Government of the Andrew Mercer Reformatory. *(Sessional Papers No. 90.)*

Official Regulations for the Government of the Hospitals and Public Charities of Ontario. *(Sessional Papers No. 91.)*

Official Regulations for the Government of the Common Gaols of Ontario. *(Sessional Papers No. 92.)*

Official Regulations for the Government of Industrial Farms in Ontario. *(Sessional Papers No. 93.)*

Official Regulations for the Government of the Ontario Reformatory. *(Sessional Papers No. 94.)*

Official Regulations and Forms of the Ontario Hospitals for the Insane. *(Sessional Papers No. 95.)*

Your Committee recommend that five thousand (5,000) copies of "Telephone Systems," containing the Ontario Act and amendments thereto, and extracts from Report of the Ontario Railway and Municipal Board for the year 1913, be printed.

That one thousand (1,000) copies of the Municipal Drainage Act (Chap. 198, R.S.O.), be printed.

Your Committee recommend that the following documents be purchased for distributions to the Members of the Legislative Assembly:—

One hundred and ten copies of "Young's History of Canada," at $4.50 per set of two volumes. *(Subject to the approval of the Provincial Treasurer.)*

Your Committee recommend that the following Documents be not printed:—

Copies of correspondence re investigations of the Bilingual Schools in Ontario. *(Sessional Papers No. 86.)*

Return re convictions for intoxication in Local Option Municipalities. *(Sessional Papers No. 89.)*
Report on the Distribution of the Revised and Sessional Statutes for the year 1913. *(Sessional Papers No. 96.)*

Return *re* copies of Orders-in-Council passed under sec. 8 of the Power Commission Act. *(Sessional Papers No. 97.)*

Return *re* withholding of Government Grants from Schools in Province. *(Sessional Papers No. 98.)*

Mr. Anderson (Essex) moved,

That the Report be now concurred in.

Mr. Rowell moved in Amendment, seconded by Mr. Anderson (Bruce).

That the Report be not now concurred in, but that the same be amended by providing that the Return *re* Grants to Public Schools *(Sessional Papers No. 98)*, be printed.

And the Amendment, having been put, was lost on a Division.

The Main Motion, having been then again submitted, was carried and it was


Mr. Eilber reported the following Resolutions from the Committee of Supply:—

1. *Resolved,* That a sum not exceeding Five thousand three hundred and fifty dollars be granted to His Majesty to defray the expenses of Lieutenant-Governor's Office for the year ending 31st October, 1915.

2. *Resolved,* That a sum not exceeding Eight thousand eight hundred and fifty dollars be granted to His Majesty to defray the expenses of the Office of the Prime Minister and President of the Council for the year ending 31st October, 1915.

22-Jour.
3. Resolved. That a sum not exceeding Seventy-six thousand nine hundred and seventy-five dollars be granted to His Majesty to defray the expenses of the Attorney-General's Department for the year ending 31st October, 1915.

4. Resolved. That a sum not exceeding Thirty-seven thousand eight hundred and twenty-five dollars be granted to His Majesty to defray the expenses of the Education Department for the year ending 31st October, 1915.

5. Resolved. That a sum not exceeding One hundred and fifty-six thousand one hundred and seventy-five dollars be granted to His Majesty to defray the expenses of the Lands, Forests and Mines Department for the year ending 31st October, 1915.

6. Resolved. That a sum not exceeding One hundred and eighteen thousand one hundred and fifty-five dollars be granted to His Majesty to defray the expenses of the Public Works Department for the year ending 31st October, 1915.

7. Resolved. That a sum not exceeding Forty-four thousand seven hundred and four dollars be granted to His Majesty to defray the expenses of the Treasury Department for the year ending 31st October, 1915.

8. Resolved. That a sum not exceeding Twenty-two thousand four hundred and fifty dollars be granted to His Majesty to defray the expenses of the Audit Office for the year ending 31st October, 1915.

9. Resolved. That a sum not exceeding Two hundred and twenty-eight thousand one hundred and fifty dollars be granted to His Majesty to defray the expenses of the Provincial Secretary's Department for the year ending 31st October, 1915.

10. Resolved. That a sum not exceeding Eighty-four thousand two hundred dollars be granted to His Majesty to defray the expenses of the Department of Agriculture for the year ending 31st October, 1915.

11. Resolved. That a sum not exceeding Twenty-seven thousand four hundred dollars be granted to His Majesty to defray the expenses of the Factory Inspection Branch for the year ending 31st October, 1915.

12. Resolved. That a sum not exceeding Seven thousand one hundred dollars be granted to His Majesty to defray the expenses of Stationary Engineers for the year ending 31st October, 1915.
13. *Resolved*, That a sum not exceeding Twenty-one thousand seven hundred and fifty dollars be granted to His Majesty to defray the expenses of Miscellaneous for the year ending 31st October, 1915.

14. *Resolved*, That a sum not exceeding Three hundred and seven thousand one hundred dollars be granted to His Majesty to defray the expenses of Legislation for the year ending 31st October, 1915.

15. *Resolved*, That a sum not exceeding Ninety-six thousand three hundred and fifteen dollars be granted to His Majesty to defray the expenses of the Supreme Court of Ontario for the year ending 31st October, 1915.

16. *Resolved*, That a sum not exceeding Four hundred and ninety-five thousand five hundred and eight dollars and sixty-six cents be granted to His Majesty to defray the expenses of Sundry Civil and Criminal Justice for the year ending 31st October, 1915.

17. *Resolved*, That a sum not exceeding One hundred and ninety-four thousand four hundred and forty-five dollars be granted to His Majesty to defray the expenses of Administration of Justice in Districts for the year ending 31st October, 1915.

18. *Resolved*, That a sum not exceeding One million two hundred and ninety-five thousand three hundred and fifty dollars be granted to His Majesty to defray the expenses of Public and Separate School Education for the year ending 31st October, 1915.

19. *Resolved*, That a sum not exceeding Seventy-five thousand and twenty-seven dollars be granted to His Majesty to defray the expenses of the Normal and Model Schools, Toronto, for the year ending 31st October, 1915.

20. *Resolved*, That a sum not exceeding Fifty-one thousand six hundred and seventy-five dollars be granted to His Majesty to defray the expenses of the Normal and Model Schools, Ottawa, for the year ending 31st October, 1915.

21. *Resolved*, That a sum not exceeding Twenty-eight thousand two hundred and fifty-five dollars be granted to His Majesty to defray the expenses of the Normal School, London, for the year ending 31st October, 1915.

22. *Resolved*, That a sum not exceeding Twenty-three thousand eight hundred and thirty-five dollars be granted to His Majesty to defray the expenses of the Normal School, Hamilton, for the year ending 31st October, 1915.

23. *Resolved*, That a sum not exceeding Twenty-four thousand four hundred and five dollars be granted to His Majesty to defray the expenses of the Normal School, Peterborough, for the year ending 31st October, 1915.
24. Resolved. That a sum not exceeding Twenty-three thousand two hundred dollars be granted to His Majesty to defray the expenses of the Normal School, Stratford, for the year ending 31st October, 1915.

25. Resolved. That a sum not exceeding Thirty-one thousand nine hundred and seventy dollars be granted to His Majesty to defray the expenses of the Normal School, North Bay, for the year ending 31st October, 1915.

26. Resolved. That a sum not exceeding One hundred and eighty-three thousand three hundred dollars be granted to His Majesty to defray the expenses of High Schools and Collegiate Institutes for the year ending 31st October, 1915.

27. Resolved, That a sum not exceeding Twenty-two thousand four hundred and twenty-eight dollars be granted to His Majesty to defray the expenses of the Departmental Library and Museum for the year ending 31st October, 1915.

28. Resolved, That a sum not exceeding Seventy-seven thousand eight hundred and twenty-five dollars be granted to His Majesty to defray the expenses of Public Libraries, Art Schools, Historical, Literary and Scientific Societies, for the year ending 31st October, 1915.

29. Resolved, That a sum not exceeding One hundred and fifty-five thousand three hundred dollars be granted to His Majesty to defray the expenses of Technical Education for the year ending 31st October, 1915.

30. Resolved, That a sum not exceeding Sixty thousand six hundred and fifty dollars be granted to His Majesty to defray the expenses of Superannuated Teachers for the year ending 31st October, 1915.

31. Resolved, That a sum not exceeding Forty-two thousand two hundred dollars be granted to His Majesty to defray the expenses of Provincial University and Mining Schools for the year ending 31st October, 1915.

32. Resolved, That a sum not exceeding Ten thousand one hundred dollars be granted to His Majesty to defray the expenses of Miscellaneous Education for the year ending 31st October, 1915.

33. Resolved, That a sum not exceeding Sixty-nine thousand seven hundred and sixty dollars be granted to His Majesty to defray the expenses of the Ontario School for the Deaf, Belleville, for the year ending 31st October, 1915.

34. Resolved, That a sum not exceeding Fifty thousand seven hundred and seventy-two dollars be granted to His Majesty to defray the expenses of The Ontario School for the Blind, Brantford, for the year ending 31st October, 1915.
Resolved, That a sum not exceeding One hundred and fifty-six thousand two hundred and two dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, Brockville, for the year ending 31st October, 1915.

36. Resolved, That a sum not exceeding Thirty-one thousand three hundred and sixty dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, Cobourg, for the year ending 31st October, 1915.

37. Resolved, That a sum not exceeding Two hundred and sixteen thousand eight hundred and fifty-four dollars be granted to His Majesty to defray the expenses of the Hospital for the Insane, Hamilton, for the year ending 31st October, 1915.

38. Resolved, That a sum not exceeding One hundred and thirty-four thousand six hundred and ninety dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, Kingston, for the year ending 31st October, 1915.

39. Resolved, That a sum not exceeding Two hundred and one thousand nine hundred and fifty dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, London, for the year ending 31st October, 1915.

40. Resolved, That a sum not exceeding One hundred and thirty-two thousand seven hundred and thirty-five dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, Mimico, for the year ending 31st October, 1915.

41. Resolved, That a sum not exceeding One hundred and sixteen thousand eight hundred and fifty dollars be granted to His Majesty to defray the expenses of the Hospital for Feeble-Minded, Orillia, for the year ending 31st October, 1915.

42. Resolved, That a sum not exceeding Seventy-one thousand five hundred and eighty-six dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, Penetanguishene, for the year ending 31st October, 1915.

43. Resolved, That a sum not exceeding One hundred and eighty-six thousand six hundred and twenty-two dollars be granted to His Majesty to defray the expenses of the Hospital for Insane, Toronto, for the year ending 31st October, 1915.

44. Resolved, That a sum not exceeding Twelve thousand dollars be granted to His Majesty to defray the expenses of the Reception Hospital for the Insane, Toronto, for the year ending 31st October, 1915.
45. Resolved, That a sum not exceeding Fifty thousand six hundred and sixteen dollars be granted to His Majesty to defray the expenses of the Hospital for Epileptics, Woodstock, for the year ending 31st October, 1915.

46. Resolved, That a sum not exceeding One hundred and six thousand two hundred and forty dollars be granted to His Majesty to defray the expenses of the Ontario Reformatory, Toronto, for the year ending 31st October, 1915.

47. Resolved, That a sum not exceeding One hundred and four thousand four hundred dollars be granted to His Majesty to defray the expenses of the Industries, Ontario Reformatory, for the year ending 31st October, 1915.

48. Resolved, That a sum not exceeding Thirty-seven thousand nine hundred and forty dollars be granted to His Majesty to defray the expenses of the Andrew Mercer Reformatory for Females for the year ending 31st October, 1915.

49. Resolved, That a sum not exceeding One hundred and fifty-four thousand five hundred dollars be granted to His Majesty to defray the expenses of Agricultural and Horticultural Societies for the year ending 31st October, 1915.

50. Resolved, That a sum not exceeding Thirty-seven thousand six hundred and fifty dollars be granted to His Majesty to defray the expenses of the Live Stock Branch for the year ending 31st October, 1915.

51. Resolved, That a sum not exceeding Thirty thousand eight hundred dollars be granted to His Majesty to defray the expenses of Institutes for the year ending 31st October, 1915.

52. Resolved, That a sum not exceeding Five thousand five hundred dollars be granted to His Majesty to defray the expenses of the Bureau of Industries for the year ending 31st October, 1915.

53. Resolved, That a sum not exceeding Sixty-two thousand dollars be granted to His Majesty to defray the expenses of the Dairy Branch for the year ending 31st October, 1915.

54. Resolved, That a sum not exceeding Fifty-three thousand nine hundred dollars be granted to His Majesty to defray the expenses of the Fruit Branch for the year ending 31st October, 1915.

55. Resolved, That a sum not exceeding Thirty-four thousand nine hundred dollars be granted to His Majesty to defray the expenses of the Ontario Veterinary College for the year ending 31st October, 1915.
56. Resolved, That a sum not exceeding Eighty-three thousand eight hundred and fifty dollars be granted to His Majesty to defray the expenses of Miscellaneous Agriculture for the year ending 31st October, 1915.

57. Resolved, That a sum not exceeding One hundred and sixty-five thousand two hundred and fifty dollars be granted to His Majesty to defray the expenses of The Ontario Agricultural College for the year ending 31st October, 1915.

58. Resolved, That a sum not exceeding Forty thousand five hundred and forty dollars be granted to His Majesty to defray the expenses of Macdonald Institute and Hall for the year ending 31st October, 1915.

59. Resolved, That a sum not exceeding One thousand five hundred dollars be granted to His Majesty to defray the expenses of Forestry for the year ending 31st October, 1915.

60. Resolved, That a sum not exceeding Twenty-two thousand eight hundred and fifty dollars be granted to His Majesty to defray the expenses of Animal Husbandry, Farm and Experimental Feeding Department for the year ending 31st October, 1915.

61. Resolved, That a sum not exceeding Seventeen thousand and five dollars be granted to His Majesty to defray the expenses of Field Experiments for the year ending 31st October, 1915.

62. Resolved, That a sum not exceeding Nine thousand seven hundred and fifty-six dollars be granted to His Majesty to defray the expenses of the Experimental Dairy Department for the year ending 31st October, 1915.

63. Resolved, That a sum not exceeding Eight thousand one hundred and sixty-five dollars be granted to His Majesty to defray the expenses of the Dairy School for the year ending 31st October, 1915.

64. Resolved, That a sum not exceeding Nine thousand four hundred and fifty dollars be granted to His Majesty to defray the expenses of the Poultry Department for the year ending 31st October, 1915.

65. Resolved, That a sum not exceeding Six thousand five hundred and seventy-five dollars be granted to His Majesty to defray the expenses of the Pomology Department for the year ending 31st October, 1915.

66. Resolved, That a sum not exceeding Five thousand five hundred and seventy-five dollars be granted to His Majesty to defray the expenses of the Landscape Gardening Department for the year ending 31st October, 1915.
67. Resolved. That a sum not exceeding One thousand seven hundred and fifty dollars be granted to His Majesty to defray the expenses of the Apicultural Department for the year ending 31st October, 1915.

68. Resolved. That a sum not exceeding Four thousand dollars be granted to His Majesty to defray the expenses of the Soil Physics Department for the year ending 31st October, 1915.

69. Resolved. That a sum not exceeding One thousand two hundred and fifty dollars be granted to His Majesty to defray the expenses of the Mechanical Department for the year ending 31st October, 1915.

70. Resolved. That a sum not exceeding One hundred and twenty-two thousand eight hundred dollars be granted to His Majesty to defray the expenses of Colonization and Immigration for the year ending 31st October, 1915.

71. Resolved. That a sum not exceeding Four hundred and twenty-six thousand one hundred and forty-five dollars be granted to His Majesty to defray the expenses of Government House for the year ending 31st October, 1915.

72. Resolved. That a sum not exceeding Thirty thousand and fifty dollars be granted to His Majesty to defray the expenses of Hospitals and Charities for the year ending 31st October, 1915.

73. Resolved. That a sum not exceeding One hundred and sixty thousand two hundred and forty-five dollars be granted to His Majesty to defray the expenses of Parliament and Department Buildings for the year ending 31st October, 1915.

74. Resolved. That a sum not exceeding Twenty thousand four hundred and seventeen dollars be granted to His Majesty to defray the expenses of Osgoode Hall for the year ending 31st October, 1915.

75. Resolved. That a sum not exceeding One hundred thousand dollars be granted to His Majesty to defray the expenses of Government House for the year ending 31st October, 1915.

76. Resolved. That a sum not exceeding Three hundred dollars be granted to His Majesty to defray the expenses of Parliament Buildings for the year ending 31st October, 1915.

77. Resolved. That a sum not exceeding Nineteen thousand eight hundred dollars be granted to His Majesty to defray the expenses of Osgoode Hall for the year ending 31st October, 1915.

78. Resolved. That a sum not exceeding Four hundred and seven thousand three hundred dollars be granted to His Majesty to defray the expenses of Public Institutions Buildings for the year ending 31st October, 1915.
79. *Resolved*, That a sum not exceeding Ten thousand three hundred dollars be granted to His Majesty to defray the expenses of Educational Buildings for the year ending 31st October, 1915.

80. *Resolved*, That a sum not exceeding Thirty-six thousand dollars be granted to His Majesty to defray the expenses of Agricultural Buildings for the year ending 31st October, 1915.

81. *Resolved*, That a sum not exceeding One hundred and thirty-four thousand dollars be granted to His Majesty to defray the expenses of the Districts Buildings for the year ending 31st October, 1915.

82. *Resolved*, That a sum not exceeding One hundred and fifty thousand dollars be granted to His Majesty to defray the expenses of Miscellaneous Buildings for the year ending 31st October, 1915.

83. *Resolved*, That a sum not exceeding One hundred and four thousand five hundred dollars be granted to His Majesty to defray the expenses of Public Works for the year ending 31st October, 1915.

84. *Resolved*, That a sum not exceeding One hundred and five thousand dollars be granted to His Majesty to defray the expenses of Colonization Roads for the year ending 31st October, 1915.

85. *Resolved*, That a sum not exceeding Six hundred and eight thousand five hundred and fifty dollars be granted to His Majesty to defray the expenses of Outside Service and Surveys for the year ending 31st October, 1915.

86. *Resolved*, That a sum not exceeding Ninety-nine thousand two hundred dollars be granted to His Majesty to defray the expenses of Mines and Mining for the year ending 31st October, 1915.

87. *Resolved*, That a sum not exceeding Forty-eight thousand dollars be granted to His Majesty to defray the expenses of Parks for the year ending 31st October, 1915.

88. *Resolved*, That a sum not exceeding One thousand five hundred dollars be granted to His Majesty to defray the expenses of Education Refunds for the year ending 31st October, 1915.

89. *Resolved*, That a sum not exceeding Twenty-five thousand dollars be granted to His Majesty to defray the expenses of Lands, Forests and Mines Refunds for the year ending 31st October, 1915.

90. *Resolved*, That a sum not exceeding Thirty thousand dollars be granted to His Majesty to defray the expenses of Miscellaneous Refunds for the year ending 31st October, 1915.
91. Resolved. That a sum not exceeding Thirty-six thousand dollars be granted to His Majesty to defray the expenses of Succession Duty Refunds for the year ending 31st October, 1915.

92. Resolved. That a sum not exceeding Six hundred and sixty thousand one hundred and seventy dollars be granted to His Majesty to defray the expense of Miscellaneous for the year ending 31st October, 1915.

The several Resolutions, having been read the second time, it was

Ordered. That the Third, Fourth, Eighteenth, Seventy-fifth and Ninety-second Resolutions be postponed for further consideration.

The remaining Resolutions were concurred in.

The Third Resolution, respecting the Department of the Attorney-General, having been again read,

Mr. Lucas moved,

That the Resolution be now concurred in.

Mr. Bowman moved, seconded by Mr. Sinclair,

That all the words of the Motion after the first word "That" be omitted and the following substituted: "the Resolution be not now concurred in, but that the same be recommitted to the Committee of Supply with instructions to amend the same so as to show the amount already appropriated by Statute for the Fiscal Year 1914-15."

And the Amendment, having been put, was lost on the following Division:

Yeas.

Messieurs:

Anderson (Bruce)  Ferguson (Kent)  McQueen  Proudfoot  Racine
Atkinson  Kohler  Mageau  Richardson  Rowell
Bowman  McCormick  Marshall  Sinclair
Clarke  McDonald  Mayberry  Munro  —18
NAYS.

Messieurs:

Anderson (Essex)  Ferguson (Grenville)  Lucas  McCrear  Peck
Bennewies  Foy  McElroy  Preston (Durham)
Black  Fraser  McFarlan  Preston (Lanark)
Brower  Galna  McGarry  Pyne
Cameron  Godfrey  McKeown  Rankin
Carscallen  Gooderham  MacArthur  Reaume
Chambers  Grant  Mactiarmid  Ross
Champagne  Grigg  Machin  Shillington
Cook  Hanna  Mathieu  Studholme
Crawford  Hartt  Milligan  Sullivan
Dargavel  Hearst  Morel  Thompson (Peterboro)
Devitt  Henry  Musgrove  Torrance
Duff  Hogarth  Nesbitt  Vrooman
Ebbs  Jamieson  Nixon  Whitesides—63
Ellis  Jarvis  Owens  
Fallis  Lennox  

PAIRS.

None.

The Resolution was then concurred in.

The Fourth Resolution, respecting the Education Department, having been again read,

Mr. Lucas moved,

That the Resolution be now concurred in.

Mr. McQueen moved in Amendment, seconded by Mr. Sinclair,

That the following words be added to the Resolution:—"This House desires to assert the principle of Ministerial responsibility to this House of all members of the Government for the work and conduct of their Departments, and this House desires to protest against the unfair and unjust attack by the Superintendent of Education upon one of the Honourable Members of the House in respect of his legitimate work as a member of the House, in criticising
the work of the Department of Education; and this House must hold the Honourable Minister of Education responsible for this breach of the privileges of the members of the House."

And the Amendment, having been put, was lost on a Division, and the Resolution was then concurred in.

The Eighteenth Resolution, respecting the expenses of Public and Separate School Education, having been again read,

Mr. Lucas moved,

That the Resolution be now concurred in.

Mr. Rowell, moved in Amendment, seconded by Mr. Clarke,

That the following words be added to the Resolution:—"In view of the action of the Government in withdrawing from the Legislature the control over the finances of the Provincial University, this House has a peculiar claim upon the Government for information and leadership in dealing with the finances of the University, which the Chairman of the Board of Governors has declared to be most serious, and that the University is facing a financial crisis. And this House regrets that the Government had failed to submit to this House proposals for dealing with the financial condition of the University, which was disclosed, even to the public, more than a year ago."

And the Amendment, having been put, was lost on a Division, and the Resolution was then concurred in.

The Seventy-fifth Resolution, respecting the expenses of Government House, having been again read,

Mr. Lucas moved,

That the Resolution be now concurred in.

Mr. Sinclair moved in Amendment, seconded by Mr. McQueen,

That the Motion be amended so as to read:—That the Resolution be not now concurred in.
And the Amendment, having been put, was lost on the following Division:

YEAS.

Messieurs:

Anderson (Bruce) Ferguson (Kent) McQueen Richardson
Atkinson Kohler Marshall Rowell
Bowman McCormick Mayberry Sinclair
Clarke McDonald Munro Studholme—17

NAYS.

Messieurs:

Anderson (Essex) Godfrey McNaught Preston (Durham)
Bennewies Gooderham MacArthur Preston (Lanark)
Brower Grigg Macdiarmid Pyne
Cameron Hartt Machin Reaume
Crawford Hearst Mathieu Ross
Devitt Hendrie Morel Shillington
Duff Henry Musgrove Sulman
Ellis Hogarth Nesbitt Thompson (Peterborough)
Ferguson (Grenville) Lennox Nixon Torrance
Galna Lucas Norman Vrooman
Foy McCrea Owens Whitesides—51
Fraser McElroy Pattinson
Galna McGarry Peck

PAIRS.

None.

The Resolution was then concurred in.

The Ninety-second Resolution, respecting the expenses of Miscellaneous, having been again read,

Mr. Lucas moved.

That the Resolution be now concurred in.

Mr. Bowman moved in Amendment, seconded by Mr. Sinclair.
That all the words of the Motion after the first word "That" be struck out and the following substituted therefor:—

"the Resolution be not now concurred in, but that the same be referred back to the Committee of Supply with instructions to amend by inserting the following note at the foot of the said item:—'The above estimates do not include the expenditures for the year authorised by Statute, which for the fiscal year 1912-13 amounted to $4,694,676.79. This sum will probably be exceeded for the year 1914-15.'"

And the Amendment, having been put, was lost on a Division, and the Resolution was then concurred in.

The House according to order resolved itself into the Committee of Ways and Means.

(In the Committee.)

Resolved, That there be granted out of the Consolidated Revenue Fund of this Province a sum not exceeding Seventeen millions seven hundred and twenty-four thousand one hundred dollars and seventy cents ($17,724,100.70), to meet the Supply to that extent granted to His Majesty.

Mr. Speaker resumed the Chair; and Mr. Ferguson (Grenville) reported, That the Committee had come to a Resolution:—

Ordered, That the Report be received forthwith.

Mr. Ferguson (Grenville), from the Committee on Ways and Means, reported a Resolution which was read as follows:—

Resolved, That there be granted out of the Consolidated Revenue Fund of this Province, a sum not exceeding Seventeen millions seven hundred and twenty-four thousand one hundred dollars and seventy cents ($17,724,100.70), to meet the Supply to that extent granted to His Majesty.

The Resolution, having been read a second time, was agreed to.

The following Bill was then introduced and read the first time:—

Bill (No. 198), intituled "An Act for granting to His Majesty certain sums of money to defray the expenses of Civil Government for the year end-
Ordered, That the Bill be read the second time forthwith.

The Bill was then read a second time.

Ordered, That the Bill be read a third time forthwith.

The Bill was then read the third time and passed.

The House resolved itself into a Committee, severally to consider the following Bills:—

Bill (No. 64), Respecting the City of Ottawa.

Bill (No. 50), Respecting the City of Sault Ste. Marie.

Bill (No. 179), To confirm By-law No. 339 of the Town of North Bay.

Bill (No. 189), Respecting a School Site for the Roman Catholic Separate School Board of North Bay.

Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had directed him to report the several Bills without Amendments.

Ordered, That the Bills reported, be severally read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 7), Respecting the Toronto Western Hospital, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.
The House resolved itself into a Committee to consider Bill (No. 45), Respecting the City of Toronto, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 194), Respecting Auxiliary Schools, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 135), For the better prevention of Ticket Speculation, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McNaught reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The House resolved itself into a Committee to consider Bill (No. 105), To amend the Registry Act, and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Donovan reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the provisions of the Bill be embodied with those of Bill (No. 157), To amend the Registry Act.

The House resolved itself into a Committee to consider Bill (No. 84), To amend the Public Utilities Act, and, after some time spent therein, Mr.
Speaker resumed the Chair; and Mr. Donovan reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered. That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time on Monday next.

The Order of the Day for the third reading of Bill (No. 81), To amend the Mining Act of Ontario, having been read.

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time on Monday next.

The Order of the Day for the third reading of Bill (No. 88), Respecting Radium, having been read.

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time on Monday next.

On Motion of Mr. Foy, seconded by Mr. Pyne,

Resolved, That when this House adjourns To-day, it do stand adjourned until Three of the Clock in the afternoon of Monday, the Twenty-seventh day 23-Jour.
of April instant, instead of the hour of Eleven of the Clock in the forenoon, as provided in the Resolution of the Twenty-second instant.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:

Report of the Ontario Railway and Municipal Board for the year 1913. (Sessional Papers No. 49.)

Also—Return to an Order of the House of the 16th April, 1914, for a Return showing:—The quantity of settlers' effects delivered over the T. & N. O. Railway at New Liskeard and Cochrane, respectively, and carried as such under the regulations of the said Railway, for the financial year ending October 31st, 1913. (Sessional Papers No. 100.)

Also—Return to an Order of the House of the 17th February, 1913, for a Return of: Copies of all correspondence between Bishop Fallon, of London, and the Provincial Secretary, the Minister of Public Works or any Member of the Government regarding the Bilingual Schools in the Province of Ontario, since the first day of May, 1910. (Sessional Papers No. 101.)

Also—Return to an Order of the House of the 26th February, 1913, for a Return of Copies of all correspondence between Bishop Scollard, of Sault Ste. Marie, and the Government, regarding the Bilingual Schools of the Province of Ontario, since the first day of March, 1907. (Sessional Papers No. 102.)

The House then adjourned at 5.45 p.m.

Monday, April 27th, 1914.

Prayers.

3 O'Clock P.M.

The following Petitions were severally read and received:—

Of R. McConnell and others of Lonesboro; also, of G. R. McMichael and others of Seaforth, severally praying for the repeal of the Stallion Enrolment and Inspection Act.
The following Bills were severally read the third time and passed:

Bill (No. 81), To amend the Mining Act of Ontario.

Bill (No. 88), Respecting Radium.

Bill (No. 110), To amend the Forest Fires Prevention Act.

Bill (No. 157), To amend the Registry Act.

Bill (No. 129), To provide for the appointment of a Fire Marshal for the Province of Ontario.

Bill (No. 58), Respecting the City of Peterboro.

Bill (No. 178), The District Representation Act.

Bill (No. 35), Respecting the Township of York.

Bill (No. 32), Respecting the Orphans' Home of the City of Ottawa.

Bill (No. 93), To incorporate the Town of Bala.

Bill (No. 172), To amend the Provincial Loans Act.

Bill (No. 176), To amend the Tile Drainage Act.

Bill (No. 184), For the protection of Pure Bred Cattle.

Bill (No. 171), For Raising Money on the Credit of the Consolidated Revenue of Ontario.

Bill (No. 68), Respecting the Toronto, Barrie and Orillia Railway Company.

Bill (No. 173), Respecting the Town of Oakville.

Bill (No. 96), To confirm certain By-laws of the Town of Orillia.

Bill (No. 134), Respecting the Town of Pembroke.

Bill (No. 95), Respecting the City of Guelph.

Bill (No. 94), Respecting the Town of Bowmanville.

Bill (No. 63), Respecting the Ontario West Shore Railway Company.
Bill (No. 55), Respecting the Niagara Falls, Welland and Dunnville Electric Railway Company.

Bill (No. 109), Respecting the Morrisburg and Ottawa Electric Railway Company.

Bill (No. 169), To amend the Corporation Tax Act.

Bill (No. 48), To consolidate the Floating Debt of the Town of Aylmer.

Bill (No. 10), To authorize the Law Society of Upper Canada to admit James George Guise-Bagley as a Student in his final year.

Bill (No. 59), To confirm a Mortgage made by the Young Men's Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company.

Bill (No. 60), Respecting the City of St. Catharines.

Bill (No. 108), To confirm a certain Agreement and By-laws of the Town of Trenton.

Bill (No. 153), Respecting the Town of Wiarton and Canada Casket Company, Limited.

Bill (No. 190), Respecting advertising of Agricultural Resources by Counties.

Bill (No. 154), To amend the Cemetery Act.

Bill (No. 49), To confirm certain By-laws of the Village of Weston.

Bill (No. 170), Respecting the City of Toronto.

Bill (No. 97), Respecting St. Paul's Church, Toronto.

Bill (No. 43), Respecting the Town of Cornwall and McGill Chairs, Limited.

Bill (No. 44), Respecting the City of Brantford.

Bill (No. 56), Respecting the Town of Wallaceburg.

Bill (No. 135), For the Better Prevention of Ticket Speculation.

Bill (No. 50), Respecting the City of Sault Ste. Marie.

Bill (No. 179), To confirm By-law No. 339 of the Town of North Bay.
The Order of the Day for the third reading of Bill (No. 162). To amend the Ontario Game and Fisheries Act, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McPherson reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 186). The Berlin and Waterloo High School Act, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McNaught reported. That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 166). To amend the Surrogate Courts Act, having been read,

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The House resolved itself into a Committee to consider Bill (No. 137), To prohibit Political Contributions by Corporations, License Holders and Public Contractors, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McNaught reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.
The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 195), To amend the Ontario Telephone Act, and after some time spent therein. Mr. Speaker resumed the Chair; and Mr. McPherson reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 181), To amend the Ontario Elections Laws, having been read.

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein. Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time To-morrow.

The Order of the Day for the second reading of Bill (No. 177), Respecting the City of Ottawa, having been read.

Ordered, That the Order be discharged, and that the Bill be withdrawn.

The Order of the Day for the second reading of Bill (No. 182), To amend the Ontario Insurance Act, R.S.O., 1914, having been read.

Ordered, That the Order be discharged, and that the Bill be withdrawn.
The House resolved itself into a Committee to consider Bill (No. 138), Respecting Representation of the People in the Legislative Assembly.

And the House having continued in Committee until Twelve of the Clock, midnight.

Tuesday, 28th April, 1914.

The Committee continued to sit and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time at the next sittings of the House To-day.

The House resolved itself into a Committee to consider Bill (No. 193), The Municipal Amendment Act, 1914, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time at the next Sittings of the House To-day.

The House resolved itself into a Committee to consider Bill (No. 150), To amend the Motor Vehicles Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Eilber reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.
The Order of the day for the third reading of Bill (No. 147), Respecting the Purchase of Timber Limits of the Pembroke Lumber Company having been read,

Mr. Hearst moved,

That the Bill be now read the third time.

Mr. Bowman moved in amendment, seconded by Mr. Proudfoot,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend the same by striking out the figures $185,000 in the twelfth line of the Preamble of the said Bill, and the figures $185,000 in the seventh line of Section 1 thereof, and inserting in each case the figures $25,000.

And the Amendment, having been put, was lost on a Division.

The Motion for the third reading having been then again put was carried on a Division, and the Bill was read the third time and passed.

The Order of the Day for the third reading of Bill (No. 180), To amend the Ontario Stallion Act, having been read,

Mr. Duff moved,

That the Bill be now read the third time.

Mr. Anderson (Bruce) moved in amendment, seconded by Mr. Richardson,

That all the words of the Motion after the word "That" be omitted and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend the same by inserting a provision that the Council of any County may pass a by-law in the manner provided by the Municipal Act, providing that this Bill and also the Ontario Stallion Act, Rev. Stat. R.S.O. 1914, Chap. 249, shall not be applicable to any County in which such by-law is passed.

And the Amendment, having been put, was lost on a Division.

The Motion for the third reading having been then again put, was carried and the Bill was read the third time and passed.
On Motion of Mr. Foy, seconded by Mr. Hanna,

Resolved, That when this House adjourns this morning, it do stand adjourned until Eleven of the Clock A.M. To-day.

Mr. Sinclair asked the following Question:—

1. What was the date of the commencement of the construction of the Niagara River Boulevard roadway. 2. Has the said roadway been completed and, if so, what was the date of the completion. 3. What is the mileage of the said roadway. 4. What was the total estimated cost of the said roadway at the time construction was commenced. 5. What has been the actual cost of the said roadway.

To which the Minister of Public Works replied in the words following:—

1. The Niagara River Boulevard roadway was commenced with the contract for Section No. 1 of said roadway in August, 1908. 2. The said roadway was completed as far as its present terminus at the north limit of the Village of Bridgeburg in December, 1913. 3. The length of the said roadway is 15.55 miles. 4. The total estimated cost of the said roadway at the time construction was commenced was $194,881.41. 5. The actual cost of the said roadway, including drainage, is $205,664.10.

Mr. Munro asked the following Question:—

1. When were the negotiations opened between the Government and the Pembroke Lumber Company for the sale by the Pembroke Lumber Company of their rights to the timber now proposed to be purchased from them. 2. Who represented the Pembroke Lumber Company and the Government, respectively, in such negotiations. 3. Who represented the Government and the Pembroke Lumber Company, respectively, in the completion of the negotiations for the sale to the Government at the price or sum of $185,000; and what was the date on which the arrangement was concluded.

And the Minister of Lands, Forests and Mines replied as follows:—

1. In the year 1911. 2. The Honourable Frank Cochrane; the Government: Mr. E. A. Dunlop; the Pembroke Lumber Co. 3. The Secretary of the Pembroke Lumber Company sent in an option for $185,000.00 to the Honourable Mr. Hearst, Minister of Lands, Forests and Mines, dated the 12th of January, 1914.
Mr. Bowman asked the following Question:—

1. At what date did the Government decide to sell the timber in the Townships of Thistle and McWilliams, which was subsequently purchased by the George Gordon Company, in the month of October, 1913. 2. Why was the said timber sold subject to a lump-sum bonus instead of a bonus on the basis of so much per thousand feet. And what was the date on which the Government decided to sell it subject to such lump-sum bonus. 3. Was any application or applications made to the Government to put up the timber in the Townships of Thistle and McWilliams for sale prior to its actual sale. If so, what was the date or dates of any such application or applications, and the name or names of the applicant or applicants.

And the Minister of Lands, Forests and Mines replied in the words following:—

1. In April, 1913, it was determined to sell the pine timber in the Townships of Thistle and McWilliams purchased at the sale by The H. H. Hettler Lumber Company, The Georgian Bay Lumber Company, and Messrs. George Gordon & Company. 2. The Government, after full consideration of all the circumstances, including the risk from fire to which the berths mentioned in paragraph 1 were exposed, deemed it in the public interest to sell said berths for a cash bonus subject to dues and ground rent greatly in advance of those ordinarily charged. to wit: $5 per thousand feet board measure for sawlogs, $100 per thousand feet cubic for square timber, and the sum of $10 per square mile for ground rent. The Order in Council authorizing the sale is of date the 21st of August, 1913. 3. There was no application from anyone to have the pine timber put up for sale.

On Motion of Mr. Bowman, seconded by Mr. Proudfoot,

Ordered, That there be laid before this House a Return showing:—1. What consideration was paid by the licensee to the Government in respect of the issue of the original licenses respectively, of the territory included within the proposed agreement with the Pembroke Lumber Company, 2. How much was paid by the Pembroke Lumber Company for these licenses respectively at the date of the purchase thereof by them. 3. What amounts of pine, hemlock, cedar, spruce, hardwood and other timber respectively have been cut on the limits or areas covered by the proposed agreement and returned to the Department as so cut by the Pembroke Lumber Company in each of the years since the purchase thereof by them.
On Motion of Mr. Richardson, seconded by Mr. Anderson (Bruce),

Ordered, That there be laid before this House a Return showing:—1. If the Government granted the right to cut Pine or any other timber to Messrs. Foley Bros., Contractors, or to the Northern Construction Company, Limited, or to any person, firm or company in connection with the construction of the Canadian Northern Railway Company in the vicinity of Duchesne Lake, situate about 90 miles from the Town of Sudbury. 2. If so, to what persons, firms or companies were such permits made, and the dates of each. 3. What consideration did the Government receive with respect to each of the said permits, if any. 4. What Pine or other timber has been cut to date by each of the persons, firms or companies with respect to such permits. 5. How long was the right to cut to last, and over what extent of land; and what were the other terms or conditions upon which such permits were made, if any. 6. What was the date of the completion of the construction of the Canadian Northern Railway at this point. 7. What amount of timber has been cut by any person, firm or company to whom such permit, as mentioned, has been made. 8. Is any person, firm or company at the present time cutting timber pursuant to such permit.

The House then adjourned at 1.50 a.m.

Tuesday, April 28th, 1914.

PRAYERS.

Mr. Lucas, from the Standing Committee on Private Bills, presented their Thirteenth Report, which was read as follows and adopted:—

Your Committee beg to report the following Bill without amendment:—

Bill (No. 54). An Act confirming By-law No. 5 for the year 1913, of the Township of Crowland.

Mr. Foy, from the Standing Committee on Legal Bills, presented their Third Report, which was read as follows and adopted:—

Your Committee have carefully considered the following Bills and have prepared certain amendments thereto respectively:—

Bill (No. 136), To amend the Ontario Election Act; and
Bill (No. 187), To amend the Ontario Companies Act.

Your Committee also carefully considered Bill (No. 86), To Prohibit Political Contributions by Corporations, Certain Associations and Government Contractors, and embodied such of the provisions thereof as were approved by Your Committee in Bill (No. 137), To Prohibit Political Contributions by Corporations, License Holders and Public Contractors, heretofore reported by Your Committee.

Mr. Ferguson (Grenville), from the Standing Committee on Public Accounts, presented their Report, which was read. (Appendix No. 1.)

The following Bill was read the second time:

Bill (No. 196), To amend the Power Commission Act and to confirm certain Municipal By-laws and Contracts.

Referred to a Committee of the Whole House forthwith.

The House accordingly resolved itself into the Committee, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Brewster reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 192), Respecting the Public Construction and Operation of Electric Railways, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Brewster reported. That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 85), To amend the Assessment Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McGarry reported. That the Committee had directed him to report the Bill without any amendment.
Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The following Bill was read the second time:—

Bill (No. 54). To confirm By-law No. 5, 1913, of the Township of Crowland.

Referred to a Committee of the Whole House forthwith.

The House accordingly resolved itself into the Committee and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McGarry reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The following Bills were severally read the third time and passed:—

Bill (No. 194). Respecting Auxiliary Classes.

Bill (No. 45). Respecting the City of Toronto.

Bill (No. 64). Respecting the City of Ottawa.

Bill (No. 189). Respecting a School Site for the Roman Catholic Separate School Board of North Bay.

Bill (No. 140). To amend the Industrial Schools Act.

Bill (No. 84). To amend the Public Utilities Act.

The Order of the Day for the second reading of Bill (No. 120), To amend the Judicature Act, having been read,

Mr. Proudfoot moved.

That the Bill be now read the second time.
And the Motion, having been put, was lost on a Division.

And so it was declared in the Negative.

The Order of the Day for the third reading of Bill (No. 107). To provide for Compensation to Workmen for Injuries sustained and Industrial Diseases contracted in the course of their employment, having been read.

Mr. Lucas moved,

That the Bill be now read the third time.

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke.

That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by making suitable provision for proper medical attendance in the case of all injured persons, commonly known as First Aid."

And the Amendment, having been put, was lost on a Division.

The Motion for the third reading having been again put,

Mr. Proudfoot moved, in amendment, seconded by Mr. Clarke.

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend Section 48 by adding the words 'for a period of ten years' after the word 'behaviour' in the second line of the said Section."

And the Amendment, having been put, was lost on the following Division:

YEAS.

Messieurs:

Anderson (Bruce) Ferguson (Kent) Mageau Racine
Atkinson Kohler Marshall Rowell
Bowman McCormick Mayberry Sinclair
Clarke McQueen Munro Studholme—17 Proudfoot
The Motion for the third reading, having been then again put,

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by striking out Schedule 2 of the said Bill, and transferring all the industries enumerated in Schedule 2 to Schedule 1 thereof; and to make such further amendments to the said Act as the said change may render necessary."

And the Amendment, having been put, was lost on a Division.

The Motion for the third reading having been then again put, was carried and the Bill was read the third time and passed.
The Order of the Day for the third reading of Bill (No. 155), To amend the Factory, Shop and Office Building Act, having been read,

Mr. Duff moved,

That the Bill be now read the third time.

Mr. McQueen moved in amendment, seconded by Mr. Marshall,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by adding thereto as section 7 thereof the following:—

"7. Section 38 of the said Act is amended by adding thereto the following subsections as 38a and 38b thereof:—

"38a. No employer shall take into his employment any child, youth or young girl under the age of 15 years who cannot produce a certificate from the principal of the school which such youth, child or young girl last attended or from the school inspector of the municipality in which the employer carries on his business certifying that such child, youth or young girl is able to read at sight and write legibly simple sentences in prose and has such other educational qualifications as may be prescribed by regulations to be passed by the Lieutenant-Governor in Council.

"38b. In case a child, youth, young girl or woman appears to the Inspector to be physically unable to perform the work upon which he or she is engaged or if it appears to the Inspector that such work is or is likely to prove harmful to his or her health the Inspector shall have power to prohibit the employment of any such person until there is produced to him a certificate signed by a duly qualified physician that such person is physically capable of performing the work at which he or she is engaged and that the work is not harmful to his or her health."

And the Amendment, having been put, was lost upon the following Division:—

Yeas.

Messieurs:

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Nays.

Messieurs:

Anderson (Essex) 
Armstrong 
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Bennetwies 
Black 
Brewster 
Brower 
Cameron 
Champagne 
Crawford 
Dargavel 
Devitt 
Donovan 
Duff 
Dunlop 
Ebbs 
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Ferguson (Simcoe) 
Ferguson (Grenville) 
Foy 
Fraser 
Galna 
Gooderham 
Grant 
Grigg 
Hanna 
Hartt 
Hearst 
Hendrie 
Henry 
Hogarth 
Jamieson 
Jarvis 
Lucas

McCrean McElroy McFarlan McGarry McKeown McNaught McPherson Maehiu Mason Mathieu Milligan Mills Morell Mungrove Nesbitt Norman Owens Pattinson Peck

Pratt 
Preston (Durham) 
Preston (Lanark) 
Pyne 
Rankin 
Reaume 
Ross 
Scholfield 
Shillingston 
Sulman 
Thompson (Simcoe) 
Thompson (Peterboro) 
Torrance 
Vrooman 
Westbrook 
Whitesides—71

Pairs.

None.

The Motion for the third reading, having been then again put.

Mr. McQueen moved in amendment, seconded by Mr. Marshall,

That all the words of the Motion after the word “That” be omitted, and the following substituted: “the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by adding thereto as section 7 thereof the following:—

“7. Subsection (a) of section 17 of said Act is hereby amended by adding the words ‘provided no less than four female Inspectors shall be appointed.’”

And the Amendment, having been put, was lost on the following Division: 24-jour.
The Motion for the third reading having been then again put,

Mr. McQueen moved in amendment, seconded by Mr. Marshall,

That all the words of the Motion after the word “That” be omitted, and the following substituted: “the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by adding thereto the following as section 7 thereof:—
7. Section 32 of the said Act is hereby amended by striking out subsection (a) thereof and substituting the following subsection:

"(a) ‘No child shall be employed for more than eight hours in one day; no youth or young girl shall be employed for more than nine hours in one day; and no woman shall be employed for more than ten hours in one day, unless a different apportionment of the hours of labour per day has been made for the sole purpose of giving a shorter day’s work on such day of the week as may be arranged; nor shall any child be so employed for more than 48 hours, nor any youth or young girl for more than 54 hours, nor any woman for more than 60 hours in any one week.’"

And the Amendment, having been put, was lost on the following Division:

**YEAS.**

Messieurs:

Anderson (Bruce) Ferguson (Kent) McQueen Mageau Proudfoot
Atkinson Kohler Marshall Racine
Bowman McCormick Mayberry Richardson
Clarke McDonald Munro Rowell

**NAYS.**

Messieurs:

Anderson Armstrong Ferguson (Simcoe) McCrea Pratt
Armstrong Ferguson (Simcoe) McElroy Preston (Durham)
Beck Ferguson (Grenville) McFarlan Preston (Lanark)
Bennewies Galna McPherson Pyne
Black Gooderham Machin Rankin
Brewster Fraser McNaught Reaume
Brower Grant Mason Ross
Cameron Gooderham Mathieu Schelfield
Champagne Grant Milligan Shillington
Crawford Grigg Mills Smith
Dargavel Hanna Morei Sulman
Devitt Hart Sherratt Thompson (Simcoe)
Donovan Hearst Musgrove Thompson (Peterboro)
Duff Hendrie Nesbitt Torrance
Dunlop Henry Norman Vrooman
Ebbs Hogarth Owens Westbrook
Eilber Janieson Pattison Whitesides
Ellis Jarvis Peck
Fallis Lucas

**PAIRS.**

None.
The Motion for the third reading, having been then again put, was carried, and the Bill was read the third time and passed.

The House resolved itself into a Committee to consider Bill (No. 136), To amend the Ontario Election Act, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Preston (Durham), reported, That the Committee had directed him to report the Bill without any amendment.

Ordered. That the provisions of the Bill be embodied with those of Bill (No. 181), To amend the Election Laws.

The Order of the Day for the third reading of Bill (No. 193), The Municipal Amendment Act, 1914, having been read.

Mr. Hanna moved.

That the Bill be now read the third time.

Mr. Studholme moved in amendment, seconded by Mr. Sinclair,

That all the words of the Motion after the word “That” be omitted, and the following substituted: “the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by providing that if it is made to appear to the Railway and Municipal Board on the application of the Council, that it would be in the interest of the Municipality that the By-law should be submitted on some other day, the Board may order that the By-law be submitted on a day named in the order and it shall be the duty of the Council to submit the By-law in accordance with the order.”

And the Amendment, having been put, was lost on the following Division:

Yeas.

Messieurs:

Anderson (Bruce) Ferguson (Kent) McNaught McQueen
Atkinson Kohler Mageau
Bowman McCormick Marshall
Clarke McDonald Mayberry

Munro
Racine
Richardson
Sinclair
Studholme—18.
NAYS.

Messieurs:

Anderson (Essex)  Ferguson (Simcoe)  McElroy  Preston (Durham)
Beck  Ferguson (Grenville)  McFarlan  Preston (Lanark)
Black  Foy  McGarry  Proudfoot
Brewster  Fraser  McKeown  Pyne
Brower  Galna  McPherson  Rankin
Cameron  Godfrey  MacArthur  Reaume
Carseallen  Gooderham  Mason  Ross
Chambers  Grant  Mathieu  Rowell
Champagne  Grigg  Milligan  Scholfield
Crawford  Hanna  Mills  Subman
Dargavel  Hartt  Morel  Thompson (Simcoe)
Devitt  Henry  Musgrove  Thompson (Peterboro)
Donovan  Hogarth  Nesbitt  Torrance
Dunlop  Jamieson  Norman  Vrooman
Ebbs  Jarvis  Pattinson  Whitesides—67
Eilber  Jessop  Peck
Ellis  McCrae
Fallis

PAIRS.

None.

The Member for the North Riding of Bruce rising in his place, made to the House the following statement:—

I, CHARLES MARTIN BOWMAN, a member of the Legislature for the electoral district of North Bruce in the Province of Ontario, Dominion of Canada, declare:—

That I am credibly informed and believe that I can establish by satisfactory evidence the following facts:—

1. That in the month of January, 1914, the question of the adoption of "The Canada Temperance Act," commonly known and hereafter referred to as the "Scott Act," was submitted to the electors of the Counties of Welland, Huron and Peel respectively, and the vote on the said question was taken in the said counties on the 29th day of January, 1914. For some weeks prior to the said vote an active campaign was carried on in the said counties, both by those in favour and those opposed to the adoption of the Scott Act in the said counties.
2. The organized Liquor Interests of the Province of Ontario considered it of the utmost importance to them as well as to the men engaged in the "Trade" in these counties that the Scott Act should be defeated in the said counties; for not only would the adoption of the Act in the said counties wipe out Liquor licenses, but they thought it might lead to a general movement for the adoption of the Scott Act throughout the Province of Ontario. By reason of the importance which the Liquor Interests attached to the said contests they raised and expended the sum of $60,000 or thereabouts in the said counties to procure the defeat of the Scott Act, and they procured to be formed strong organizations in each of the said counties to work for the defeat of the Scott Act. As the said contests developed the Liquor Interests became increasingly concerned about the situation in the said counties, and appealed to the Provincial Secretary for assistance to help procure the defeat of the Scott Act in the said counties.

3. The Liquor Interests, through its organization, or organizations, had supported the Government in the bye-elections in the Province of Ontario, and had contributed or expended substantial sums of money to help secure the election of the Government candidates in such bye-elections, and had given the Government or some member or members of the Government assurances that in the next general election they would support the Government. The organized Liquor Interests had decided to raise very large sums to procure the election of candidates who would support the Government and oppose the policy of the Abolition of the Bar; and they had already raised a very large and substantial sum for such purpose. By reason of the assistance which the organized Liquor Interests had given the Government candidates in the bye-elections, and by reason of the assurances of support in the approaching general election given to the Government or a member or members thereof, it was agreed between the Provincial Secretary and the Liquor Interests, through their representative, or representatives, that the Government or some member thereof would cooperate with the organized Liquor Interests to procure the defeat of the Scott Act in the said three counties.

4. Pursuant to the understanding and agreement above set forth, it was arranged between the Provincial Secretary and the said representative, or representatives, of the organized Liquor Interests that a statement should be prepared which should set forth the alleged weaknesses of the Scott Act as compared with Local Option, and that this statement should be used to persuade Conservative Temperance men that it was not in the interests of Temperance to support the Scott Act and such statement was prepared by officials of the License Branch of the Provincial Secretary's Department, in consultation with the representative of the organized Liquor Interests.

5. In further pursuance of the understanding and agreement above set forth, Mr. William K. Snider, Provincial License Inspector, whose duties were
to inspect the accommodation and equipment of the hotels in the Province of Ontario, was sent by the Provincial Secretary to the Counties of Welland, Huron and Peel and instructed to take with him this statement and interview leaders of the Conservative Party in the said counties and Conservatives prominent in the Temperance cause, and endeavour to persuade them to assist in procuring the defeat of the Scott Act.

6. In order to assist the said William K. Snider in his work and to further the object and arrangements arrived at between the Provincial Secretary and the organized Liquor Interests, he, the Provincial Secretary, caused the said statement so prepared to be handed to the Press for publication on the distinct understanding that it should not be published as coming from the Government, and this course was taken by the Provincial Secretary as the Government wished to maintain outwardly the attitude of sympathy with the Temperance cause.

7. The said Snider, acting under the authority and instructions of the Provincial Secretary, visited the County of Welland on the 26th and 27th days of January, 1914, and while there, spent some time at Ridgeway, Stevensville, and the Town of Welland in his efforts to carry out the instructions he had received to endeavour to procure the defeat of the Scott Act. In carrying out the instructions so received from the Provincial Secretary, the said Snider called upon or interviewed prominent parties whose names appear in the records of the Legislative Assembly and others. The said Snider, in his capacity as License Inspector, in interviewing the said parties, made clear the object of his visit, namely, to procure the defeat of the Scott Act, and stated to them or some of them that he was in the said county representing the Government, and that the Government or members thereof desired the defeat of the Scott Act; and to such of the said parties as were favourable to the adoption of the Scott Act, he represented the difficulties there would be in enforcing it, and endeavoured to persuade them that it was not in the interests of Temperance to carry the Scott Act.

8. The said William K. Snider, acting under the authority and instructions of the Provincial Secretary, visited the County of Huron on the 23rd, 24th and 25th days of January, 1914, and while there spent some time at several places in the said county in his efforts to carry out the instructions he had received to help to procure the defeat of the Scott Act in the said county. In carrying out the instructions so received from the Provincial Secretary, the said Snider called upon or interviewed prominent parties whose names appear in the records of the Legislative Assembly and others. The said Snider, in interviewing the said parties, made clear to them the object of his visit, namely to endeavour to procure the defeat of the Scott Act, and stated to them, or some of them, that he was in the said county representing the Department of the Provincial Secretary, and that the said Department desired the defeat of
the Scott Act; and to such of the said parties as were favourable to the adoption of the Scott Act, he represented the difficulties there would be in enforcing it, and endeavoured to persuade them that it was not in the interests of Temperance to carry the said Act.

9. The said Snider went to the County of Peel on the 23rd January, 1914, and while there visited Brampton and interviewed prominent persons whose names appear in the records of the Legislative Assembly, and he explained to the said parties the object of his visit, and that he had been sent by the said Department to assist in procuring the defeat of the Scott Act in the said county.

10. Prior to the vote being taken on the said Scott Act in the said counties, complaint was made to the Government with respect to the actions and representations of Mr. Snider; and on the 27th day of January, 1914, the Provincial Secretary gave to the Press for publication the following statement in reference to the alleged appearance of Mr. Snider in Welland and the representations alleged to have been made by him there:—“I know Mr. Snider, but I do not happen to know where he is at present. If Mr. Snider said any such thing he said it without the authority or the knowledge of the Department. The Mr. Snider I know would never say any such thing. Such statements entirely misrepresent the Department, the Government, and the Conservative Party.” The said statement made to the Press by the Provincial Secretary I believe was not correct in substance or in fact, and the said Provincial Secretary was well aware. I verily believe, that the said Snider had gone to Welland and that he had gone there at his (the Provincial Secretary’s) request, and for the purpose of helping to procure the defeat of the Scott Act.

11. When it became public that the man who had visited the County of Welland was Mr. W. K. Snider, the Provincial License Inspector, the Provincial Secretary gave an interview to a representative of the Press, and the following further statement was published in the Mail and Empire of February 7th:—“Mr. Snider was in Welland before the date of the election,” said Mr. Hanna. “and as he himself says, he was without instructions from myself or the Department. Mr. Snider explained to me that this visit was made in the regular performance of his duties, which constantly keep him moving throughout the Province.” The said statement, so made to the Press, I believe, was not correct in substance or in fact, but on the contrary, I believe the Provincial Secretary sent the said W. K. Snider to the said counties; and I believe the said W. K. Snider, in the representations and work he did in the said counties, was acting at the request and upon the instructions of the Provincial Secretary.

I charge that an agreement or understanding was corruptly and improperly made between the Provincial Secretary, acting in and for his Department,
and as such representing the Government; and the organized Liquor Interests of the Province of Ontario as represented by its organizations and representative or representatives, that he (the Provincial Secretary) and his Department of the Government would co-operate with the organized Liquor Interests in helping to procure the defeat of the Scott Act in the Counties of Welland, Huron and Peel; and that the said understanding or agreement was arrived at under the circumstances and conditions hereinbefore set forth.

I further charge that the said W. K. Snider did not go to the said counties in performance of any official duties of his office or because he thought it a part of his official duty to do so (as alleged by the Provincial Secretary) but went to the said counties upon the request and direction of the said Provincial Secretary in order to carry out the said understanding or agreement so arrived at by the said Provincial Secretary and the representative or representatives of the organized Liquor Interests.

I further charge that the said W. K. Snider in so visiting in his official capacity the said counties, then and there stated that he represented the Department of the Provincial Secretary and the Government, and endeavoured to persuade the parties he interviewed to work for the defeat of the Scott Act, and advised them that it was the desire of the Department and of the Provincial Secretary that the Scott Act should be defeated; and that the said statement of the said W. K. Snider in the said counties that he was there representing the said Department and acting upon instructions from the said Department was true in substance and in fact.

I further charge that the Provincial Secretary, a member of the Government of the Province of Ontario, by himself and officials of his Department, illegally, wrongfully and corruptly intervened, interfered with and influenced voters of the Counties of Welland, Huron and Peel in elections recently pending in the said Counties on the subject of the adoption and passing of the Scott Act and for the prevention of intemperance. The said illegal, wrongful and corrupt acts having been so done and committed for the purpose of preventing the passing and adoption of the said Act, and for the purpose of promoting and procuring the co-operation and assistance of the Liquor Interests of the Province in favour of the Government.

C. M. Bowman.

Mr. Bowman then moved, seconded by Mr. Proudfoot.

That an humble Address be presented to His Honour the Lieutenant-Governor, praying that he will be graciously pleased to issue a Commission directed to two Judges of the Supreme Court of Ontario to enquire into and investigate the matters set forth in the statement this day made to this Honour-
able House by Mr. Charles Martin Bowman, member for the Electoral District of North Bruce, and all matters and things which, in the judgment of the Commissioners, relate thereto or affect the same; and the said Commission shall confer upon the said Commissioners all the powers contained or given in or by "The Public Inquiries Act" or in or by any Act amending the same.

Mr. Ferguson (Grenville) here moved, seconded by Mr. Eilber.

The adjournment of the House, for the purpose of making a statement in re conduct of the Public Accounts Committee and after some time, the Motion, having been put, was declared to be lost.

Mr. Pattinson then moved in amendment, seconded by Mr. Crawford.

That all the words of the Motion after the first word "That" be struck out and the following inserted in lieu thereof: "this House views with regret and disapproval the making of charges against Honourable Members of the House in the vague, unprecedented and unwarranted manner disclosed by the statement just read to the House by the Honourable Member for North Bruce, especially in view of the fact that all the matters set forth in said statement and the alleged charges therein contained have already been discussed in this House on a Motion presented by the said Member for North Bruce, and the judgment of the House obtained thereon. That while this House recognizes the duty cast upon it of investigating charges affecting the honour and dignity of the House and charges alleging that any of its Members have offended against the laws and regulations of the House, or have been guilty of fraudulent, dishonest and disreputable acts that would render them unfit to exercise the trust which their constituents have reposed in them and unfit to continue to associate with other Members of the House when such charges have been made on substantial and proper grounds; it desires to condemn in the strongest possible manner the making of unwarranted charges of the character referred to as having an undoubted tendency to lower the tone of public discussion both inside and outside the House and having a demoralizing and degrading influence on the public life of the country generally, and to declare that it is beneath the dignity and contrary to the best traditions of Parliamentary practice and procedure both in this House and elsewhere in the British Empire.

That this House further deprecates the attempt exhibited by this statement to make political capital at all costs out of the temperance question, a course inimical to the best interests of temperance and destined to retard and hamper the splendid progress in this cause being made in the Province by and through the expressed will of the people, aided and assisted by wise laws enacted under the present Government and the strong, vigorous and effective enforcement of those laws.
That this House desires to express its confidence in and appreciation of the administration of the liquor laws of the Province, which has enabled the cause of temperance to make much greater progress during the nine years this Government has been in power, than was made in the quarter of a century prior thereto, and which has won for the Honourable the Provincial Secretary, under whose Department the administration of said laws come, the regard, admiration and esteem of the public generally, irrespective of politics, and to condemn the unfair, unjustified and unwarranted attempt made by the reading of the alleged charges contained in said statement for purely partisan purposes to injure the character and reputation of said Provincial Secretary and to hinder and hamper him in the splendid work he is doing in the framing and enforcement of laws for the restriction of the liquor traffic and for the welfare of humanity and the betterment of mankind."

And a Debate having ensued.

And the House having continued to sit until Twelve of the Clock midnight.

Wednesday, 28th April, 1914.

The Debate was continued.

And after some time

The Amendment, having been put, was carried on the following Division:

**Yeas.**

| Anderson (Essex) | Ellis | Lucas |
| Armstrong | Fallis | McCrea |
| Beck | Ferguson (Simcoe) | McElroy |
| Bennewies | Ferguson (Grenville) | McFarlan |
| Black | Foy | McGarry |
| Brewster | Fraser | McKeown |
| Brower | Galna | McNaught |
| Cameron | Gooderham | McPherson |
| Carscallen | Grant | MacArthur |
| Chambers | Grigg | Machin |
| Champagne | Hartt | Mason |
| Cook | Hearst | Mathieu |
| Crawford | Hendrie | Milligan |
| Dargavel | Henry | Mills |
| Devitt | Hogarth | Morel |
| Donovan | Jamieson | Musgrove |
| Duff | Jarvis | Nesbitt |
| Dunlop | Jessop | Norman |
| Ebbs | Lennox | Owens |
| Eilber | Peck | Pattinson |
| | | Pratt |
| | Preston (Durham) | Preston (Lanark) |
| | Pyne | Rankin |
| | Reaume | Ross |
| | Scholfield | Shillington |
| | Suhman | Thompson (Simcoe) |
| | Thompson (Peterboro) | Torrance |
| | Vrooman | Westbrook |
| | Whitesides—76 |
28th April, 1914

NAYS.

Messieurs.

Anderson (Bruce) Ferguson (Kent) Mageau Mageau
Atkinson Kohler Marshall
Bowman McDonald Mayberry
Clarke McQueen Munro

Racine
Richardson
Rowell
Sinclair
Studholme—18

PAYS.

None.

The Original Motion as amended, having been then put, was carried on the following Division:

YEAS.

Messieurs:

Anderson (Essex) Ellis Lennox
Armstrong Fallis Lucas
Beck Ferguson (Simcoe) McCrea
Bennewies Ferguson (Grenville) McElroy
Black Foy McFarlan
Brewster Fraser McGarry
Brower Galna McKeown
Cameron Fraser McNaught
Carscallen Gooderham McPherson
Chambers Grant MacArthur
Champagne Grigg Machin
Cook Hart Mason
Crawford Hearst Mathieu
Dargavel Hendrie Milligan
Devitt Henry Mills
Donovan Hogarth Morel
Duff Jamieson Musgrove
Dunlop Jarvis Nesbitt
Ebbs Jessop Norman
Elber

Owens

NAYS.

Messieurs:

Anderson (Bruce) Ferguson (Kent) Mageau Mageau
Atkinson Kohler Marshall
Bowman McDonald Mayberry
Clarke McQueen Munro

Racine
Richardson
Rowell
Sinclair
Studholme—18

Witesides—76
And it was

Resolved. That this House views with regret and disapproval the making of charges against Honourable Members of the House, in the vague, unprecedented and unwarranted manner disclosed by the statement just read to the House by the Honourable Member for North Bruce, especially in view of the fact that all the matters set forth in said statement and the alleged charges therein contained have already been discussed in this House on a Motion presented by the said Member for North Bruce, and the judgment of the House obtained thereon:

That, while this House recognizes the duty cast upon it of investigating charges affecting the honour and dignity of the House, and charges alleging that any of its Members have offended against the laws and regulations of the House, or have been guilty of fraudulent, dishonest and disreputable acts that would render them unfit to exercise the trust which their constituents have reposed in them and unfit to continue to associate with other Members of the House when such charges have been made on substantial and proper grounds, it desires to condemn in the strongest possible manner the making of unwarranted charges of the character referred to as having an undoubted tendency to lower the tone of public discussion both inside and outside the House, and having a demoralizing and degrading influence on the public life of the country generally, and to declare that it is beneath the dignity and contrary to the best traditions of Parliamentary practice and procedure both in this House and elsewhere in the British Empire;

That this House further deprecates the attempt exhibited by this statement to make political capital at all costs out of the temperance question, a course inimical to the best interests of temperance and destined to retard and hamper the splendid progress in this cause being made in the Province by and through the expressed will of the people, aided and assisted by wise laws enacted under the present Government, and the strong, vigorous and effective enforcement of those laws.

That this House desires to express its confidence in and appreciation of the administration of the liquor laws of the Province, which has enabled the cause of temperance to make much greater progress during the nine years this Government has been in power than was made in the quarter of a century prior thereto, and which has won for the Honourable the Provincial Secretary, under whose Department the administration of said laws comes, the regard,
admiration and esteem of the public generally, irrespective of politics, and
to condemn the unfair, unjustified and unwarranted attempt made by the
reading of the alleged charges contained in said statement for purely partisan
purposes to injure the character and reputation of said Provincial Secretary
and to hinder and hamper him in the splendid work he is doing in the fram-
ing and enforcement of laws for the restriction of the liquor traffic and for
the welfare of humanity and the betterment of mankind.

The following Bill was read the third time and passed:—

Bill (No. 165). To amend the Succession Duty Act.

The Order of the Day for the third reading of Bill (No. 160). To amend
the Ontario Insurance Act having been read.

Ordered. That the Order be discharged, and that the Bill be forthwith
again referred to a Committee of the Whole, with instructions to amend the
same.

The House accordingly resolved itself into the Committee; and, after
some time spent therein, Mr. Speaker resumed the Chair; and Mr. Pattinson
reported. That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 183). To amend
the Territorial Division Act having been read.

Ordered. That the Order be discharged, and that the Bill be forthwith
again referred to a Committee of the Whole, with instructions to amend the
same.

The House accordingly resolved itself into the Committee; and, after
some time spent therein, Mr. Speaker resumed the Chair; and Mr. Brewster
reported. That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 193), The
Municipal Amendment Act, 1914, having been again read.
Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Owens reported. That the Committee had amended the Bill as directed.

Mr. Hanna then moved

That the Bill be now read the third time.

Mr. Studholme moved in amendment, seconded by Mr. Sinclair,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend the same by inserting in Section 6 as subsection 4 of Section 263 of the Municipal Act the following: "in case any Municipal Council is of the opinion that such an emergency exists as renders it desirable in the public interests that such by-law should be submitted to the electors at some other and earlier day than that fixed for taking the poll at the annual Municipal Election, such Municipal Council may apply to the Ontario Railway and Municipal Board, and in case such Board is satisfied that an emergency exists, and that it is in the public interests that such by-laws should be earlier submitted, the said Board may, on the request of the Municipal Council, direct that the said by-law shall be submitted to a vote of the electors at some other and earlier day than the annual Municipal Election.

And the Amendment, having been put, was lost on a Division.

The Motion for the third reading, having been then again submitted, was carried and the Bill was read the third time and passed.

The Order of the Day for the third reading of Bill (No. 181). To amend the Election Laws, having been read.

Mr. Hearst moved,

That the Bill be now read the third time.

Mr. Anderson (Bruce) moved in amendment, seconded by Mr. Ferguson (Kent).  

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but
be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by adding thereto the following Sections:—

1.—(1) Every person, corporation, officer or director of a corporation that shall receive any contribution, payment, loan, gift, advance or deposit of money or other valuable consideration for the purpose of:

(a) Either directly or indirectly influencing or controlling the result of any election;

(b) Either directly or indirectly assisting, promoting or supporting any political candidate, cause or party;

(c) Either directly or indirectly, in whole or in part, defraying or meeting the expenses of any political meeting, convention, organization or campaign;

(d) Being applied, either directly or indirectly, towards any of the purposes mentioned in clauses (a), (b) and (c) of this sub-section shall within ten days after such contribution, payment, loan, gift, advance or deposit file with the Clerk of the Crown in Chancery a statement signed by the person, corporation, officer or director thereof receiving the same, and such statement shall show:—

(i) The name and address of and occupation or business carried on by such person, corporation, officer or director thereof;

(ii) The date and amount of such contribution, payment, loan, gift, advance or deposit;

(iii) The name, address or occupation of the person or corporation from whom the same was received;

(iv) The purpose for which the same was received.

(2) Sub-section 1 shall not apply to any contribution, payment, loan, gift, advance or deposit of less than $50 value.

2. The Clerk of the Crown in Chancery shall keep on file all statements received under this Act, and the said statements and the information contained therein shall be open to inspection by any person or persons applying therefor.

3. It shall be the duty of the Clerk of the Crown in Chancery within ten days after the receipt of the statement mentioned in section 1 hereof to send
a copy of such statement by registered letter to the person or corporation from whom such contribution, payment, loan, gift, advance or deposit is alleged in such statement to have been received.

4. The Clerk of the Crown in Chancery shall also publish in The Ontario Gazette not less than five days or more than twelve days prior to the date fixed for any Provincial election a list showing in concise form the particulars contained in all statements filed with him since the date of his last published statement.

5.—(1) Every person, corporation, officer or director of a corporation that shall give or make, or promise to give or make, any contribution, payment, loan, gift, advance or deposit of money or other valuable consideration for the purpose of:—

(a) Either directly or indirectly, influencing or controlling the result of any election;

(b) Either directly or indirectly assisting, promoting or supporting any political candidate, cause or party;

(c) Either directly or indirectly, in whole or in part, defraying or meeting the expenses of any political meeting, convention, organization or campaign;

(d) Being applied, either directly or indirectly, toward any of the purposes mentioned in clauses (a), (b) and (c) of this sub-section shall within thirty days after such contribution, payment, loan, gift, advance or deposit, file with the Clerk of the Crown in Chancery a statement signed by such person, corporation or officer or director thereof showing:

(i) The name and address of and the occupation or business carried on by such person, corporation, officer or director thereof;

(ii) The date and amount of such contribution, payment, loan, gift, advance or deposit;

(iii) The name and address of, and the occupation or business carried on by the person, corporation, officer or director thereof who received the same;

(iv) The purpose of such contribution, payment, loan, gift, advance or deposit.

25-jour.
(2) The last sub-section shall not apply to any case where within twenty days after such contribution, payment, loan, gift, advance or deposit, the person giving or making the same receives from the Clerk of the Crown in Chancery a notice, as provided in section 3 hereof, that the statement has already been filed with regard to such contribution, payment, loan, gift, advance or deposit as provided in section 1 hereof.

6.—(1) Every person or corporation, and every officer or director of a corporation who gives, makes, or promises to give or makes or receives any contribution, payment, loan, gift, advance or deposit for any of the purposes aforesaid without filing a statement as herein required, or files a statement that is incorrect in any material respect, shall be liable upon conviction to pay a fine of $50 or a fine equal in amount to such contribution, payment, loan; gift, advance or deposit, which ever is larger.

(2) One-half of the said fine shall belong to the person laying the information.

And the Amendment, having been put, was lost on a Division.

The Motion for the third reading having been then again put, was carried and the Bill was read the third time and passed.

The Order of the Day for the third reading of Bill (No. 191), To amend the Liquor License Law, having been read,

Mr. Hanna moved,

That the Bill be now read the third time.

Mr. McDonald moved in amendment, seconded by Mr. Munro,

That all the words of the Motion after the word “That” be omitted, and the following substituted: “the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by providing for County Local Option on a majority vote in addition to the present Local Option provisions.”

And the Amendment, having been put, was lost on a Division:

The Motion for the third reading, having been then again put, was carried and the Bill was read the third time and passed.
The House resolved itself into a Committee to consider Bill (No. 197). To confirm the Revised Statutes of Ontario, 1914, and to correct certain clerical and typographical errors therein, and after some time spent therein, Mr. Speaker resumed the Chair and Mr. Pattinson reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The House resolved itself into a Committee to consider Bill (No. 167), The Statute Law Amendment Act, 1914, and after some time spent therein, Mr. Speaker resumed the Chair and Mr. Brewster reported, That the Committee had made some progress, and directed him to ask for leave to sit again.

Resolved, That the Committee have leave to sit again on To-day.

The House resolved itself into a Committee to consider Bill (No. 187), To amend the Ontario Companies Act, and after some time spent therein, Mr. Speaker resumed the Chair and Mr. McKeown reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 138), Respecting Representation of the People in the Legislative Assembly, having been read,

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McKeown reported, That the Committee had amended the Bill as directed.

Ordered, That the Bill be read the third time at the next Sittings of the House To-day.

On Motion of Mr. Ferguson (Kent), seconded by Mr. McDonald,

Ordered, That there be laid before this House a Return showing:—1. Who are the Members of the Legislative Assembly, if any, other than Mr. G. Howard
Ferguson, M.P.P., who had incurred disqualification under the provisions of "The Legislative Assembly Act," by reason of their accepting or holding any office, commission or employment, permanent or temporary, in the service of the Government of Canada at the nomination of the Crown or at the nomination of any of the officers of the Government of Canada to which any salary, fee, wage, allowance, emolument or profit of any kind was attached, and who would now be disqualified from sitting as Members of the Legislative Assembly but for the Act passed during the present session of the Legislature.

Mr. McDonald asked the following Question:—

1. If the License Inspector of North Essex has not applied for or borrowed any money for himself personally, from hotel-keepers in North Essex, since he was appointed Inspector, has he applied to or borrowed money from any hotel-keepers in North Essex on behalf of any other person, firm or corporation. 2. If any such application has been made, what are the names of such persons, firms or corporations, the names of such hotel-keepers and the dates and amounts so applied for or borrowed.

To which the Provincial Secretary replied as follows:—

1. Paul Morand, the late License Inspector for North Essex, says:— That his fellow directors in the Canning Company borrowed $1,000 each from two license holders. They did not consult him until the signing of the note giving security, when they all signed together. The money in both cases has been repaid. He says he had no thought when signing the note that he was violating the Regulations, and when he learned it was against the Rules of the Department he immediately resigned. That the transaction in no way interfered with the discharge of his duty as Inspector.

Mr. Maybury asked the following Question:—

1. Is J. E. Stone, License Inspector for South Essex, the Treasurer of the South Essex Conservative Association. 2. Is J. E. Stone, License Inspector for South Essex, Chairman of the Essex Division of the South Essex Conservative Association. 3. Did J. E. Stone, the License Inspector for South Essex, appear on the public platform at Edgar Mills and New Cannon at the last Dominion elections on behalf of W. F. Parke, the Conservative candidate. 4. Does J. E. Stone, the License Inspector for South Essex, assist in revising Voters' Lists on behalf of the Conservative candidate in South Essex.
And the Provincial Secretary replied as follows:—

1. No. 2. No. 3. Yes. 4. He attended Court of Revision as witness only.

On motion of Dr. Pyne, seconded by Mr. Reaume,

Resolved, That when this House adjourns, it do stand adjourned until Twelve of the Clock Noon of To-day.

Mr. Hanna presented to the House, by command of His Honour the Lieutenant-Governor:—

Annual Report of the Hospital for Epileptics for the year ending 31st October, 1913. (Sessional Papers No. 23.)

Also—Cole's Report in re Temiskaming and Northern Ontario Railway. (Sessional Papers No. 88.)

Also—Return to an Order of the House of the 16th April, 1914, for a Return showing:—1. All correspondence between the Department of Education and any officer or official thereof and the Board of Trustees of the Almonte High School. 2. All correspondence between the Department of Education and any officer or official thereof and any of the teachers in the Almonte High School. 3. All correspondence between the Department of Education and any officer or official thereof and Miss Eade with reference to an application by her for a position in the Almonte High School. (Sessional Papers No. 103.)

Also—Return to an Order of the House of the 21st April, 1914, for a Return showing:—1. The present practice of the Department of Education in regard to the number of text-books authorized for use in each subject in the Course of Studies. 2. The number of text-books authorized for use in the elementary and secondary schools of Ontario issued since the date of the last return laid before this House, March 20th, 1911, and the methods adopted to keep these books up to the requirements of the schools. 3. The cost to the Province of each of these books in the form of payments to authors, printers and electro-typers. 4. The estimated saving to purchasers of all text-books in elementary and secondary schools on all the books as compared with previous prices of the same. 5. The amount annually paid in royalties by the Department of Education to writers of authorized text-books. 6. The cost to the Province of the preparation, editing, and printing of supplementary readers authorized for use in the schools. 7. The amount paid annually by publishers to any official of the Department of Education on text-books authorized for use in the schools of this Province. 8. What Ontario books have been adopted in other Provinces. (Sessional Papers No. 104.)

The House then adjourned at 3.50 a.m.
Wednesday, April 29th, 1914.

Prayers. 12 O'Clock Noon.

The following Bill was introduced and read the first time:

Bill (No. 199), intituled "An Act respecting Employment Agencies." Mr. Lucas.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time and referred to a Committee of the Whole House forthwith.

The House accordingly resolved itself into the Committee and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. McPherson reported, That the Committee had directed him to report the Bill without any amendment.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

On Motion of Mr. Lucas, seconded by Mr. Hearst,

Resolved, That this House do forthwith resolve itself into a Committee of the Whole to consider certain proposed Resolutions respecting the salary of the Provincial Auditor, License Fee to Private Detectives and a grant to sufferers in Newfoundland.

Mr. Foy acquainted the House that His Honour the Lieutenant-Governor, having been informed of the subject matter of the proposed Resolutions recommends them to the consideration of the House.

The House then resolved itself into the Committee.

(In the Committee.)

Resolved, That the salary of the Auditor be increased from the sum of $4,000 to $4,500 per annum and that the Audit Act be so amended.
Resolved, That the license fee required on the issue and renewal of a license to Private Detectives be increased from $200 to $300, and that section 4 of the Private Detectives Act be amended accordingly.

Resolved, That the Lieutenant-Governor in Council may direct the payment out of the Consolidated Revenue Fund to the Prime Minister or Treasurer of Newfoundland of the sum of $5,000 for the relief of sufferers from the recent disasters to those engaged in the sealing and fishing industries.

Mr. Speaker resumed the Chair; and Mr. McNaught reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be now received.

Mr. McNaught reported the Resolutions as follows:—

Resolved, That the salary of the Auditor be increased from the sum of $4,000 to $4,500 per annum and that the Audit Act be so amended.

Resolved, That the license fee required on the issue and renewal of a license to Private Detectives be increased from $200 to $300, and that section 4 of the Private Detectives Act be amended accordingly.

Resolved, That the Lieutenant-Governor in Council may direct the payment out of the Consolidated Revenue Fund to the Prime Minister or Treasurer of Newfoundland of the sum of $5,000 for the relief of sufferers from the recent disasters to those engaged in the sealing and fishing industries.

The Resolutions having been read the second time, were agreed to, and referred to the Committee of the Whole House on Bill (No. 167), The Statute Law Amendment Act, 1914.

The House again resolved itself into a Committee to consider Bill (No. 167), The Statute Law Amendment Act, 1914, and after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Owens reported, That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Amendments be taken into consideration forthwith.

The Amendments, having been read the second time, were agreed to.
Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time, and passed.

The Order of the Day for the third reading of Bill (No. 138), Respecting Representation of the People in the Legislative Assembly, having been read.

Ordered, That the Order be discharged, and that the Bill be forthwith again referred to a Committee of the Whole, with instructions to amend the same.

The House accordingly resolved itself into the Committee; and, after some time spent therein, Mr. Speaker resumed the Chair; and Mr. Maediarmid reported, That the Committee had amended the Bill as directed.

Mr. Hanna then moved,

That the Bill be now read the third time.

Mr. Proudfoot moved in amendment, seconded by Mr. Sinclair,

That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by striking out the words 'except the Electoral Districts of North-east, South-east, North-west and South-west Toronto,' at the end of subsection (4) of section 1, and by striking out subsection (2) of section 4 of the said Bill.

And the Amendment, having been put, was lost on the following division:

Yeas.

Messieurs:

Anderson (Bruce)  Kohler  Marshall  Richardson
Atkinson  McCormick  Mayberry  Rowell
Clarke  McDonald  Munro  Sinclair
Ferguson (Kent)  McQueen  Proudfoot  Studholme—18  Mageau  Racine
Nays.

Messieurs:

Anderson (Essex)  Fallis  McElroy
Armstrong        Ferguson (Simcoe)  McFarlan
Beck             Ferguson (Grenville)  McGarry
Black            Foy           McKeown
Brewwer          Fraser         McNaught
Brown            Gooderham     McPherson
Carscallen       Grant         Macdiarmid
Chambers         Hanna         Machin
Champagne        Hartt         Mason
Crawford         Hearst         Mathieu
Dargavel         Henry         Mills
Duff             Hogarth       Morel
Dunlop           Jamieson     Musgrove
Ebbs             Jessop        Nixon
Ellis            Lucas         Norman

Pairs.

None.

The Motion for the third reading having been then again put,

Mr. McDonald moved in amendment, seconded by Mr. Anderson (Bruce),

That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the same by striking out sections 6, 7 and 8 of Schedule "B" and inserting in their stead the following sections:

"6. The Electoral District of Centre Bruce to consist of the Townships of Elderslie, Huron, Kincardine and Greenock, the Town of Kincardine and the Villages of Paisley and Chesley.

"7. The Electoral District of South Bruce to consist of the Townships of Brant, Carrick, Culross, Kinloss, and the Villages of Teeswater and Lucknow, and the Town of Walkerton.

"8. The Electoral District of North Bruce to consist of the Townships of St. Edmunds, Lindsay, Eastnor, Albemarle, Amabel, Arran, Saugeen and
Bruce, and the Villages of Tara, Tiverton and Hepworth, and the Towns of Wiarton, Southampton and Port Elgin."

And the Amendment, having been put, was lost on the following division:

**YeaS.**

Messieurs:

Anderson (Bruce)  Ferguson (Kent)  McQueen
Atkinson  Kohler  Mageau
Clarke  McCormick  Marshall
       McDonald  Mayberry
       Munro
       Proudfoot
       Racine
       Richardson
       Rowell
       Sinclair—17

**NAYs.**

Messieurs:

Anderson (Essex)  Fallis  McElroy
Armstrong  Ferguson (Simcoe)  McFarlan
Beck  Ferguson (Grenville)  McGarry
Black  Foy  McKeown
Brewster  Fraser  McPherson
Brower  Gooderham  Macdiarmid
Carseallen  Grant  Machin
Chambers  Hanna  Mason
Champagne  Hartt  Mathieu
Crawford  Hearst  Mills
Dargavel  Henry  Morel
Devitt  Hogarth  Musgrove
Duff  Jamieson  Nixon
Dubinop  Jessop  Norman
Ebbs  Lucas  Owens
Eilber  McCrea  Pattinson
Ellis  Peck  Whitesides—66

**Pairs.**

None.

The Motion for the third reading having been then again put,

Mr. McDonald moved in amendment, seconded by Mr. Anderson (Bruce).
That all the words of the Motion after the word "That" be omitted, and the following substituted: “the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend the same by striking out Sections 6, 7 and 8 of Schedule ‘B,’ and inserting in their stead the following Sections:—

“6. The Electoral District of Centre Bruce to consist of the Townships of Huron, Kincardine, Greenock, Elderslie and Arran; the Towns of Kincardine and Chesley, and Villages of Tiverton, Tara and Paisley.

“7. The Electoral District of North Bruce to consist of the Townships of St. Edmunds, Lindsay, Eastnor, Albemarle, Amabel, Saugeen and Bruce; the Towns of Wiarton and Southampton, and Villages of Port Elgin and Hepworth.

“8. The Electoral District of South Bruce to consist of the Townships of Brant, Carrick, Culross and Kinloss, the Town of Walkerton, and Villages of Teeswater and Lucknow.”

And the Amendment, having been put, was lost on the following Division:—

**YEAS.**

Messieurs:

Anderson (Bruce)  Ferguson (Kent)  McQueen  Proudfoot
Atkinson  Kohler  Marshall  Racine
Clarke  McCormick  Mayberry  Richardson
McDonald  Munro  Rowell
Sinclair—17

**NAYS.**

Messieurs:

Beck  Ferguson (Grenville)  McCrea  Owens
Bennewies  Foy  McElroy  Pattinson
Black  Fraser  McFarlan  Pratt
Brewster  Galna  McGarry  Preston (Lanark)
Brower  Gooderham  McKeown  Pyne
Carseallen  Grant  McNaught  Rankin
Champagne  Hanna  McPherson  Reaume
Crawford  Hartt  Maediarmid  Regan
Devitt  Hearst  Machin  Ross
Donovan  Hendrie  Mason  Shillington
Duff  Henry  Mathieu  Thompson (Peterboro)
Dunlop  Jamieson  Morel  Torrance
Ebbs  Jarvis  Musgrove  Vrooman
Eilber  Lucas  Nixon  Whitesides—58
Ferguson (Simcoe)
Pairs.

None.

The Motion for the third reading having been then again put,

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke.

That all the words of the Motion after the word “That” be omitted, and the following substituted: “the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend Sections 15 and 16 of Schedule ‘B’ of said Bill by transferring from the Electoral District of Essex North, Amherstburg and Malden, to the Electoral District of Essex South.

And the Amendment, having been put, was lost on the following Division:—

**Yeas.**

Messieurs:

Anderson (Bruce) Ferguson (Kent) McQueen Proudfoot Atkinson Kohler Mageau Racine Clarke McCormick Marshall Richardson McDonald Mayberry Rowell McDonald Munro Sinclair—17.

**Nays.**

Messieurs:

Pairs.

None.

The Motion for the third reading having been then again put,

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend Sections 15 and 16 of the said Bill by transferring from the Electoral District of Essex North, Malden, to the Electoral District of Essex South."

And the Amendment, having been put, was lost on the following Division:

Yea.

Messieurs:

Anderson  Ferguson  McQueen  Proudfoot
(Bruce)  (Kent)  Magean  Racine
Atkinson  Kohler  Marshall  Richardson
Clarke  McCormick  Mayberry  Rowell
McDonald  Munro  Sinclair—17

Nay.

Messieurs:

Beck  Ferguson  MeElroy  Pattinson
Bennewies  (Grenville)  McFarlan  Pratt
Black  Foy  McGarry  Preston
Brewster  Fraser  McKeown  (Lanark)
Brower  Galna  McNaught
Carseallen  Gooderham  McPherson
Champagne  Grant  Maediarmid
Crawford  Hanna  Machin
Devitt  Hartt  Mason
Donovan  Hearst  Mathieu
Duff  Hendrie  Morel
Dunlop  Henry  Musgrove
Ebbs  Jamieson  Nixon
Eilber  Jarvis  Norman
Ferguson  Lucas  Owens
(Simcoe)  McCrea

—

Yeas.

Messieurs:

Pattinson
Pratt
Preston
(Lanark)
Pyne
Rankin
Reaume
Regan
Ross
Shillington
Thompson
(Peterboro)
Torrance
Vrooman
Whitesides—58
The Motion for the third reading having been then again put,

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend Sections 18, 19 and 20 of Schedule ‘B’ of the said Bill by transferring the Township of Sullivan from the Electoral District of North Grey, and the Township of Artenesia from the Electoral District of South Grey to the Electoral District of Centre Grey, and by transferring the Township of St. Vincent and the Town of Meaford from the Electoral District of Centre Grey to the Electoral District of North Grey."

And the Amendment, having been put, was lost on the following Division:

**YEAS.**

Messieurs:

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And the Amendment, having been put, was lost on the following Division:

**NAYS.**

Messieurs:

Beck, Bennmiews; Black, Brewster, Brower, Carscallen, Champagne, Crawford, Devitt, Donovan, Duft, Dunlop, Ebbs, Eilber, Ferguson (Simcoe), Ferguson (Grenville), Foy, Fraser, Galna, Gooderham, Grant, Hanna, Hartt, Hearst, Hendrie, Henry, Jamieson, Jarvis, Lucas, McCrea, McElroy, McFarlan, McGarry, McKeown, McNaught, McPherson, Macdiarmid, Machin, Mason, Mathieu, Morel, Musgrove, Nixon, Norman, Owens, Pattinson, Pratt, Preston (Lanark), Pyne, Rankin, Reaume, Regan, Ross, Shillington, Thompson (Peterboro), Torrance, Vrooman, Whitesides — 58
The Motion for the third reading having been then again put,

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend Sections 18 and 19 of Schedule 'B' by transferring the Township of Sullivan from the Electoral District of North Grey to the Electoral District of Centre Grey."

And the Amendment, having been put, was lost on the following Division:—

**YEAS.**

Messieurs:

Anderson (Bruce) Ferguson (Kent) McQueen
Atkinson Kohler Mageau
Clarke McCormick Marshall
McDonald Mayberry

Proudfoot
Racine
Richardson
Rowell
Sinclair—17

**NAYS.**

Messieurs:

Beck Ferguson (Grenville)
Bennewies Foy
Black Fraser
Brewster Galha
Brower Gooderham
Carseallen Grant
Champagne Hanna
Crawford Hartt
Devitt Hearst
Donovan Hendrie
Duff Henry
Dunlop Jamieson
Ebbs Jarvis
Eilber Lucas
Ferguson (Simcoe) McCrea

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Preston (Lanark)
Pyne
Rankin
Reaume
Regan
Ross
Shillington
Thompson (Peterboro)
Torrance
Vrooman
Whitesides—58
Pairs.

None.

The Motion for the third reading having been then again put,

Mr. Proudfoot moved in amendment, seconded by Mr. Clarke,

That all the words of the Motion after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith recommitted to a Committee of the Whole House with instructions to amend Sections 18 and 20 by transferring the Township of Artemesia from the Electoral District of South Grey to the Electoral District of Centre Grey."

And the Amendment, having been put, was lost on the following Division:—

**YeaS.**

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The Motion for the third reading having been then again put,

Mr. Rowell moved in amendment, seconded by Mr. Proudfoot,

That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend Schedule B of the said Bill by inserting therein: 'the Riding of Monck to be composed of the same municipalities as at present, viz.: Townships of Camborough, Moulton, Sherbrooke, Caistor, Gamborough, Pelham, Wainfleet and Town of Dunnville.'"

And the Amendment, having been put, was lost on the following division:

**YEAS.**

Messieurs:

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**NAYS.**

Messieurs:

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26-JOUR. Whitesides—58
Pairs.

None.

The Motion for the third reading having been then again put,

Mr. Rowell moved in amendment, seconded by Mr. Mayberry,

That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend sections 56 and 59 of Schedule 'B' of the said Bill by transferring from the Riding of North Oxford to the Riding of South Perth that part of the Village of Tavistock which lies north of the county line between the Counties of Oxford and Perth."

And the Amendment, having been put, was lost on the following division:

Yeas.

Messieurs:

Anderson (Simcoe) Ferguson (Kent) McQueen
Atkinson Kohler Mageau
Clarke McCormick Mayberry
            McDonald Munro

Nays.

Messieurs:

Beck Ferguson (Grenville) McCrea
Bennewies Foy McElroy
Black Fraser McFarlan
Brewster Galna McGarry
Brower Gooderham McKeown
Carseallen Grant McNaught
Champagne Hanna McPherson
Crawford Haert Macdiarmid
Devitt Hartt Machin
Donovan Hearst Mason
Duff Hendrie Mathieu
Dunlop Henry Morel
Ebbs Jamieson Musgrove
Eilber Jarvis Nixon
Ferguson (Simcoe) Lucas Norman

Pairs.

None.
The Motion for the third reading having been then again put,

Mr. Rowell moved in amendment, seconded by Mr. Mayberry,

That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend sections 67 and 68 of Schedule 'B' of the said Bill by transferring from the Electoral District of Centre Simcoe to the Electoral District of East Simcoe the Town of Penetanguishene."

And the Amendment, having been put, was lost on the following division:

**YEAS.**

**Messieurs:**

- Anderson (Bruce)
- Atkinson
- Clarke
- Ferguson (Kent)
- Kohler
- McCormick
- McDonald
- McQueen
- Mageau
- Marshall
- Mayberry
- Munro

**NAYS.**

**Messieurs:**

- Beck
- Bennewies
- Black
- Brewster
- Brower
- Carscallen
- Champagne
- Crawford
- Devitt
- Donovan
- Duff
- Dunlop
- Ebbs
- Eilber
- Ferguson (Simcoe)
- Ferguson (Grenville)
- Foyle
- Fraser
- Galna
- Gooderham
- Grant
- Hanna
- Hartt
- Hearst
- Hendrie
- Henry
- Jamieson
- Jarvis
- Lucas
- McCrea
- McElroy
- McFarlan
- McGarry
- McKeown
- McNaught
- McPherson
- Maediarmid
- Machin
- Mason
- Mathieu
- Morel
- Musgrove
- Nixon
- Norman
- Owens
- Pattinson
- Pratt
- Preston (Lanark)
- Pyne
- Rankin
- Reaume
- Regan
- Ross
- Shillington
- Thompson (Peterboro)
- Torrance
- Vrooman
- Whitesides—58

**PAIRS.**

None.

The Motion for the third reading having been then again put,

Mr. Rowell moved in amendment, seconded by Mr. Marshall,
That all the words of the Motion, after the word "That" be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend the said Bill by striking out sections 80 and 81 of Schedule 'B,' and by inserting in their stead the following sections:—

"80. The Electoral District of West Victoria to consist of the Townships of Ops, Mariposa, Eldon, Catden and Dalton, the Town of Lindsay and the Village of Woodville.

"81. The Electoral District of East Victoria to consist of the Townships of Emily, Fenelon, Bexley, Laxton, Digby, Longford, Somerville and Verulan, the Villages of Omemee, Fenelon Falls, Bobcaygeon and Sturgeon Point, and all the municipalities included in the Provincial County of Haliburton."

And the Amendment, having been put, was lost on the following division:

**YEAS.**

Messieurs:

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| Proudfoot       | Sinclair—17.    |

**NAYS.**

Messieurs:

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<td>Whitesides—58.</td>
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**PAIRS.**

None.
The Motion for the third reading having been then again put,

Mr. Rowell moved in amendment, seconded by Mr. Marshall,

That all the words of the Motion, after the word "That," be omitted, and the following substituted: "the Bill be not now read the third time, but be forthwith re-committed to a Committee of the Whole House with instructions to amend Schedule 'B' of the said Bill by providing that each of the Electoral Districts of North-west Toronto, South-west Toronto, South-east Toronto and North-east Toronto, as described in sections 66, 67, 69 and 70 of Schedule 'B', be divided into two Electoral Districts, and there shall be a member representing each Electoral District."

And objection having been taken to the Amendment on the ground that the subject matter thereof had been already pronounced upon by the House during the current Session, and Mr. Speaker being asked to sustain the objection, said,

That the Rule was imperative in the case of motions already disposed of by the House, and that he had no alternative but to declare the Motion out of order.

The Motion for the third reading having been then again submitted, was carried on the following Division:—

YEAS.

Messieurs:

Beck  Ferguson (Glenville)  McCre  McElroy
Bennewies  Foy  McFarlan  McGarry
Black  Fraser  McKeown
Brewster  Galna  McNaught
Brower  Gooderham  McPherson
Carscallen  Grant  Maediarmid
Champagne  Hanna  Machin
Crawford  Hartt  Mason
Devitt  Hearst  Mathieu
Donovan  Hendrie  Morel
Duff  Henry  Musgrove
Dunlop  Jamieson  Nixon
Ebbs  Jarvis  Owen
Elber  Lucas  Pattinson
Ferguson (Simcoe)  Owens

Pratt
Preston (Lanark)
Pyne
Rankin
Reaume
Regan
Ross
Shillington
Thompson (Peterboro)
Torrance
Vrooman
Whitesides—58.
Nays.

Messieurs:

Anderson (Simcoe)  Kohler  Mageau  Proudfoot
Atkinson               McCormick  Marshall  Racine
Clarke                   McDonald  Mayberry  Richardson
Ferguson (Kent)         McQueen  Munro  Rowell
                        
Pairs.

None.

And the Bill was read the third time and passed.

On Motion of Mr. Hearst, seconded by Mr. Hanna,

Resolved, That the full Sessional Indemnity be paid to Sir James Whitney and to Messrs. Machin, Johnson, and Elliott, absent on account of illness, and to any of the other Members who were unavoidably absent for the same reason.

On Motion of Mr. Pyne, seconded by Mr. Reaume,

Resolved, That when this House adjourns To-day, it do stand adjourned until Friday, the First day of May next, at three of the Clock in the afternoon.

Mr. Marshall asked the following Question:—

Has the Government transmitted to the Government of Canada the Resolution passed by this House on March 25th in reference to Hydro-Electric Railways. If so, on what date was the said Resolution transmitted.

And Mr. Beck replied, that

The attention of the Dominion Government has already been drawn to said Resolution by the Honourable Mr. Beck, and formal communication on the subject will go forward in due course.
Mr. Mayberry asked the following Question:—

1. What are the names of the municipalities in the Niagara District which have not paid their proportion of the Sinking Fund due to the Hydro-Electric Power Commission; and what is the amount of the Sinking Fund payable by each up to the 31st October, 1913, payment of which has been deferred until the 31st October, 1914.

To which Mr. Beck replied as follows:—

1. None. 2. No Sinking Fund payable until after 31st October, 1914.

Mr. Ferguson (Kent) asked the following Question:—

1. What is the amount of the Sinking Fund due by the City of Toronto to the Hydro-Electric Power Commission under the agreement between the City and the Hydro-Electric Power Commission up to the 31st October, 1913, payment of which has been deferred until the 31st October, 1914; and what portion of the amount of this Sinking Fund has accrued due for each year during the currency of the agreement between the City of Toronto and the Hydro-Electric Power Commission.

And Mr. Beck replied:—


On Motion of Mr. McQueen, seconded by Mr. Sinclair,

Ordered, That there be laid before this House a Return showing:—1. Copies of all correspondence passing between the Government, or any member thereof, and ex-License Inspector J. A. Smyth for the South Riding of Essex, with reference to the performance by him of the duties of his office. 2. Copies of all correspondence passing between the Government, or any member thereof, and the said ex-License Inspector J. A. Smyth, with reference to the dismissal of the said J. A. Smyth as License Inspector and his appointment as a Government representative in Great Britain. 3. Copies of all protests received by the Government or any officer or official thereof against the dismissal of the said J. A. Smyth as License Inspector. 4. Copies of all correspondence passing between the Government and any officer or official thereof, and J. E. Stone, the present License Inspector for South Essex, in reference to the work or duties of his office and the administration of the law in South Essex.
On Motion of Mr. Proudfoot, seconded by Mr. Clarke,

Ordered, That there be laid before this House a Return showing:—1. All correspondence passing between the Government or any officer or official thereof and Paul Morand, the former License Inspector of North Essex, with reference to the manner in which the said License Inspector was performing his duties. 2. All correspondence with reference to the conduct of the said License Inspector in borrowing moneys on behalf of his Company from Hotelkeepers in the said Riding. 3. All correspondence with reference to the resignation of the said License Inspector.

The House then adjourned at 5.35 p.m.

Friday, May 1st, 1914.

Prayers.

His Honour the Lieutenant-Governor proceeded in State to the Chamber of the Legislative Assembly and took his seat upon the Throne.

The Clerk Assistant then read the Titles of the Acts that had passed, severally as follows:—

An Act respecting the Toronto Western Hospital.

An Act to authorize the Law Society of Upper Canada to admit James George Guise-Bagley as a Student in his final year.

An Act respecting the City of Hamilton.

An Act respecting the Orphan's Home of the City of Ottawa.

An Act respecting the Township of York.

An Act respecting the City of Ottawa.

An Act respecting the Town of Midland.

An Act respecting the Town of Cornwall and McGill Chairs, Limited.

An Act respecting the City of Brantford.
An Act respecting the City of Toronto.

An Act to consolidate the Floating Debt of the Town of Aylmer.

An Act to confirm certain By-laws of the Village of Weston.

An Act respecting the City of Sault Ste. Marie.

An Act to confirm By-law No. 5, for the year 1913, of the Township of Crowland.

An Act respecting the Niagara Falls, Welland and Dunnville Electric Railway Company.

An Act respecting the Town of Wallaceburg.

An Act respecting the City of Peterborough.

An Act to confirm a Mortgage made by the Young Men's Christian Association of Sault Ste. Marie and Steelton to the Canada Life Assurance Company.

An Act respecting the City of St. Catharines.

An Act to incorporate the Village of St. Clair Beach.

An Act respecting the Ontario West Shore Railway Company.

An Act respecting the City of Ottawa.

An Act respecting the Toronto, Barrie and Orillia Railway Company.

An Act to validate and confirm certain By-laws of the Town of Brampton.

An Act to amend the Mining Act of Ontario.

An Act to amend the Assessment Act.

An Act to amend the Public Utilities Act.

An Act respecting the Royal Ontario Museum.

An Act respecting Radium.

An Act to incorporate the Town of Bala.
An Act respecting the Town of Bowmanville.

An Act respecting the City of Guelph.

An Act to confirm certain By-laws of the Town of Orillia.

An Act respecting St. Paul's Church, Toronto.

An Act to provide for Compensation to Workmen for Injuries Sustained and Industrial Diseases Contracted in the course of their employment.

An Act respecting the Morrisburg and Ottawa Electric Railway Company.

An Act to amend the Forest Fires Prevention Act.

An Act respecting the Export of Pulpwood.

An Act to provide for the appointment of a Fire Marshal for the Province of Ontario.

An Act respecting the Town of Pembroke.

An Act for the Better Prevention of Ticket Speculation.

An Act to Prohibit Political Contributions by Corporations, License Holders and Public Contractors.

An Act respecting Representation of the People in the Legislative Assembly.

An Act to amend the Act respecting Sanatoria for Consumptives.

An Act to amend the Industrial Schools Act.

An Act to amend the Industrial Farms Act.

An Act respecting the Hospital for Epileptics.

An Act respecting Reception Hospitals for the Insane.

An Act to amend the Surveys Act.

An Act to amend the Ontario Land Surveyors Act.

An Act respecting the Purchase of Timber Limits of the Pembroke Lumber Company.
An Act to amend the Motor Vehicles Act.

An Act to amend the Ontario Reformatory Act, and to confirm a certain Order in Council.

An Act to amend the Hospitals for the Insane Act.

An Act respecting the Town of Wiarton and the Canada Casket Company, Limited.

An Act to amend the Cemeteries Act.

An Act to amend the Factory, Shop and Office Building Act.

An Act to amend the Stationary Engineers Act.

An Act to amend the Registry Act.

An Act to amend the Land Titles Act.

An Act to amend the Coroners Act.

An Act to amend the Ontario Insurance Act.

An Act to amend the Game and Fisheries Act.

An Act to amend the Succession Duty Act.

The Statute Law Amendment Act, 1914.

An Act to amend the Corporation Tax Act.

An Act respecting the City of Toronto.

An Act for raising Money on the Credit of the Consolidated Revenue of Ontario.

An Act to amend the Provincial Loans Act.

An Act respecting the Town of Oakville.

An Act respecting certain Colonization Roads.

An Act to amend the Tile Drainage Act.
An Act respecting District Representatives of the Department of Agriculture.

An Act to confirm By-law No. 339 of the Town of North Bay.

An Act to amend the Ontario Stallion Act.

An Act to amend the Election Laws.

An Act to amend the Territorial Division Act.

An Act for the protection of Pure Bred Cattle.

The Berlin and Waterloo High School Act.

An Act to amend the Ontario Companies Act.

An Act respecting a School Site for the Roman Catholic Separate School Board of North Bay.

An Act respecting Advertising of Agricultural Resources by Counties.

An Act to amend the Liquor License Act.

An Act respecting the Public Construction and Operation of Electric Railways.

The Municipal Amendment Act, 1914.

An Act respecting Auxiliary Classes.

An Act to amend the Ontario Telephone Act.

An Act to amend the Power Commission Act, and to confirm certain Municipal By-laws and Contracts.

An Act to confirm the Revised Statutes of Ontario, 1914, and to Correct Certain Clerical and Typographical Errors therein.

An Act respecting Employment Agencies.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:
“In His Majesty’s name, His Honour the Lieutenant-Governor doth assent to these Acts.”

Mr. Speaker then said:

May it Please Your Honour:

We, His Majesty’s most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach your Honour with sentiments of unfeigned devotion and loyalty to His Majesty’s person and Government, and humbly beg to present for Your Honour’s acceptance a Bill intituled “An Act for granting to His Majesty certain sums of money for the public service of the financial year ending on the 31st day of October, 1914, and for the public service of the financial year ending the 31st day of October, 1915,” and for other purposes therein mentioned.

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

“His Honour the Lieutenant-Governor doth thank His Majesty’s dutiful and loyal Subjects, accept their benevolence and assent to this Act in His Majesty’s name.”

His Honour the Lieutenant-Governor was then pleased to deliver the following Speech:—

Mr. Speaker and Gentlemen of the Legislative Assembly:

In relieving you of your duties I desire to express my thanks for the careful consideration you have given to the business of the Session, and also for the beneficial legislation you have enacted.

I am glad to observe that you have provided by statute for the permanence and extension of the system of District Representatives of the Department of Agriculture. The labours of these officials in demonstrating scientific methods of Agriculture throughout the Province are being more and more appreciated by the people, and the extension of the system may be expected to contribute to the prosperity of the whole community. The financial assistance given by the Dominion of Canada for the improvement of Agriculture is materially helping the Province in extending this very desirable undertaking.

An important and far-reaching measure has been adopted to provide compensation to workmen for injuries sustained and for industrial diseases contracted in the course of their employment. The general agreement reached as to the leading features of this legislation is a striking tribute to the fairness
and fullness of the inquiry made before framing the Bill, and is at the same time a hopeful indication for the success of the measure in the future.

Provision has been made for necessary extensions of the Hydro-Electric system, and Legislative authority has been given to the Hydro-Electric Power Commission to supervise the financing, construction and operation of radial electric railways undertaken by municipalities, either singly or in groups.

The amendments made to the Liquor License Act are in accordance with the temperance sentiment of the Province, and include provisions facilitating the enforcement of the Canada Temperance Act and the addition of Good Friday to the list of days on which the sale of intoxicating liquor is prohibited.

I observe with interest that measures have been adopted providing for the appointment of a Provincial Fire Marshal, offering a reward for the discovery of radium in this Province, improving the factory legislation and authorizing School Boards to establish auxiliary classes for the education of children who are handicapped in any way in the pursuit of their studies.

Legislation has been enacted readjusting the representation of the people in the Legislative Assembly, having regard to the recent Dominion Census, prohibiting political subscriptions by corporations, Government contractors and holders of liquor licenses, and making certain changes with reference to the nomination of candidates to the Legislature.

Among the other measures adopted are Acts to amend the Succession Duty Act, to amend the Corporation Tax Act, and respecting advertising of agricultural resources by counties.

I commend to your consideration the valuable Report on Public Highways which has recently been made by the Commission appointed to investigate the subject. It is hoped that the outcome of this investigation will be a greatly improved system of roads throughout the Province.

I desire to thank you for the liberal provision you have made for the public expenditure, and to assure you that the supplies you have voted will be administered with a proper regard to efficiency and economy.

In conclusion, I wish to repeat my thanks for the services you have rendered to the public, and to express the hope, in which we all join, that the blessing of Almighty God will continue to rest upon our country and our people.

The Provincial Secretary then said,

*Mr. Speaker and Gentlemen of the Legislative Assembly:*

It is His Honour's will and pleasure that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
APPENDIX

No. 1.


To the Honourable the Legislative Assembly of the Province of Ontario:

The Standing Committee on Public Accounts begs leave to present the following as its Report:

Your Committee has had produced before it the following accounts, vouchers, correspondence and particulars in connection with the Public Accounts of the Province of Ontario for the fiscal years, 1911-12 and 1912-13, ending 31st October, 1912 and 1913 respectively, which it has carefully examined and considered:

All papers and particulars connected with item $220,595.76 appearing on page a24 of the Public Accounts, 1912.

All accounts, vouchers and particulars pertaining to item $136,489.48, on page 364 of the Public Accounts, 1912, and item $209,568.46, on page 373 of the Public Accounts, 1913.

All accounts and vouchers pertaining to item $274,965.91, on page 344 of the Public Accounts, 1912, and item $338,975.97, on page 379 of the Public Accounts, 1913.

All documents relating to item $19,946, on page 323 of the Public Accounts, 1912, and item $11,060, on page 372 of the Public Accounts, 1912.

All particulars relating to item $224,396.37, on page 349 of the Public Accounts, 1912-13, and the Plans and Specifications of Government House.

All particulars connected with all items appearing on pages a68, a69, and a70 of the Public Accounts, 1912-13.
All particulars connected with item $158.65, on page 10 of the Public Accounts, 1912-13.

All vouchers and documents relating to items $1,700.00 and $896.95, on page 538 of the Public Accounts, 1912-13.

All particulars connected with item $209,568.46, on page 373 of the Public Accounts, 1912-13.

All particulars re Tenders received in connection with the sale of the Townships of Thistle and McWilliam.

All particulars re Public and Separate Rural School grants for the fiscal year 1912-13.

All particulars connected with item $250,000.00, on page a17 of the Public Accounts, 1912-13.

All particulars with reference to item $901,486.03, on page a16 of the Public Accounts, 1912-13.

All particulars with reference to item $2,800.00, on page 21 of the Public Accounts, 1912-13, and all tenders for coal for the Public Institutions in the City of Toronto, 1912-13.

All contracts, tenders and books of account connected with item $125,106.41, on page 23 of the report of the Niagara Falls Park Commission, 1911, and all contracts and tenders relating to the construction of the Niagara Falls Park Boulevard, and all payments in respect of the same.

Messrs. S. A. Armstrong, Deputy Provincial Secretary; C. H. Sproule, Deputy Provincial Treasurer; Aubrey White, Deputy Minister of Lands and Forests; W. B. Roadhouse, Deputy Minister of Agriculture; F. R. Heakes, Architect to the Public Works Department; S. E. Todd, Farm Director, Department of Agriculture; John R. Humphreys, Accountant, Department of Education; A. J. McGee, Secretary-Treasurer, Temiskaming and Northern Ontario Railway; J. H. Jackson, Superintendent, Queen Victoria, Niagara Falls Park Commission; Paul Morand, License Inspector for North Essex; Eudo Saunders, Chief Officer, License Department; E. R. Rogers, Inspector of Asylums and Prisons; R. S. Burrows, Chief License Inspector for the City of Toronto;
Wm. A. Rushworth, Ernest S. Wigle, W. Turner, Wm. Upper and Charles Lobb, were examined.

Your Committee has held, during the present Session, thirteen meetings, and submits herewith the Minutes of the proceedings and the evidence given, as taken by stenographers.

All of which is respectfully submitted.

G. HOWARD FERGUSON,
Chairman.

Committee Room,

Toronto, April 24th, 1914.

MINUTES AND PROCEEDINGS PUBLIC ACCOUNTS COMMITTEE ROOM, LEGISLATIVE ASSEMBLY.

Toronto, March 13th, 1914.

The Select Standing Committee to whom was referred the examination of the Public Accounts of the Province for the year ending 31st October, 1913, and composed of the following Members: Sir James Whitney, and Messieurs Bowman, Beek, Clarke, Dargavel, Ebbs, Eilber, Elliott, Ellis, Ferguson (Grenville), Fraser, Galna, Gamey, Hanna, Hartt, Hendrie, Hogarth, Johnson, Lennox, Lueas, MacArthur, Mageau, Munro, Musgrove, McCrea, McElroy, McGarry, McKeown, McQueen, Pattinson, Peck, Preston (Lanark), Proudfoot, Racine, Reanme, Rowell, Scholfield, Shillington, Sinclair, Thompson (Simcoe), Torrance, Westbrook, met this day for organization at 11 a.m.

Present—Messieurs Bowman, Eilber, Elliott, Ferguson (Grenville), Galna, Hendrie, Hogarth, Johnson, MacArthur, Musgrove, McCrea, McElroy, McKeown, McQueen, Pattinson, Peck, Preston (Lanark), Racine, Shillington, Sinclair, Thompson (Simcoe), Torrance.

On motion of Mr. Preston (Lanark), seconded by Mr. Johnson,

Resolved, That Mr. Ferguson (Grenville), be elected Chairman for the Session.
On motion of Mr. Elliott, seconded by Mr. Sinclair.

Ordered, That Mr. W. A. Rushworth, Toronto, be summoned to appear before the Committee at its next meeting to give evidence regarding item $220,595.76, page A. 24, Public Accounts, 1912.

On motion of Mr. Bowman, seconded by Mr. Elliott,

Ordered, That Mr. S. A. Armstrong, Deputy Provincial Secretary, be summoned to appear before the Committee at its next meeting with all accounts and vouchers pertaining to the expenditures on the Hospital for Insane at Whitby and give evidence regarding the item of $136,489.04, page 364, Public Accounts, 1912, and the item of $209,568.46, page 373, Public Accounts, 1913.

On motion of Mr. Bowman, seconded by Mr. Sinclair,

Ordered, That Mr. S. A. Armstrong, Deputy Provincial Secretary, be summoned to appear before the Committee at its next meeting with all accounts and vouchers pertaining to the expenditure on the Provincial Prison, Guelph, and give evidence regarding the item of $274,965.91, page 344, Public Accounts, 1912, and the item of $338,975.97, page 379, Public Accounts, 1913.

On motion of Mr. Elliott, seconded by Mr. Sinclair,

Ordered, That Mr. Aubrey White, Deputy Minister of Lands, Forests and Mines, be summoned before the Committee at its next meeting with all documents relating to the sale of Two Townships of which the proceeds form part of the item of $220,595.76, page A. 24, Public Accounts, 1912.

On motion of Mr. Elliott, seconded by Mr. Racine.

Ordered, That Mr. Roadhouse, the Deputy Minister of Agriculture, be summoned to appear before the Committee to give evidence regarding the items of $19,946 appearing on page 323 of the Public Accounts, 1912, and the item of $11,060 appearing on page 372 of the Public Accounts of 1912.

The Committee then adjourned to meet again on Wednesday, March 18th, at 10.30 a.m.
Public Accounts Committee Room,

Wednesday, March 18th, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Clarke, Dargavel, Elliott, Galna, Hartt, Johnson, Musgrove, McCrea, McGarry, McKeown, McQueen, Peck, Preston (Lanark), Racine, Reaume, Scholfield, Thompson (Simcoe), Torrance.

Mr. S. A. Armstrong, Deputy Provincial Secretary, attended, but was not examined.

Mr. W. B. Roadhouse, Deputy Minister of Agriculture, attended, and was sworn and examined.

Mr. Aubrey White, Deputy Minister of Lands, Forests and Mines, attended and was sworn and examined.

Mr. W. A. Rushworth attended and was sworn and examined. Ordered to attend at the next meeting of the Committee with further business correspondence re Haggart and McKendry Townships.

On motion of Mr. Bowman, seconded by Mr. Elliott,

Ordered, That Mr. Ernest S. Wigle, of Windsor, be summoned to appear before the Committee at its next meeting, re Haggart and McKendry Townships.

Committee then adjourned to meet again on Friday, March 20th, at 10.30 a.m.

Public Accounts Committee Room,

Friday, March 20th, 1914.

Committee met, pursuant to adjournment, at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman, Bowman, Hendrie, Musgrove, McCrea, McGarry, McQueen, Peck, Reaume, Scholfield, Thompson (Simcoe), Torrance.

Chairman read telegram from Ernest S. Wigle stating his inability to attend at this meeting of the Committee.
Mr. W. A. Rushworth attended and produced the further correspondence ordered, but was not examined.

Mr. W. B. Roadhouse, Deputy Minister of Agriculture, attended, but was not examined.

Committee then adjourned to meet again on Wednesday, March 25th, at 10.30 a.m.

Public Accounts Committee Room,
Wednesday, March 25th, 1914.

Committee met, pursuant to adjournment, at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Clarke, Dargavel, Ebbs, Eilher, Elliott, Galna, Harri, Hendric, Johnson, MacArthur, Musgrove, McCrea, McGarry, Racine, Thompson (Simeoe), Torrance, Westbrook.

Mr. S. A. Armstrong, Deputy Provincial Secretary, attended, and was sworn and examined.

On motion of Mr. Bowman, seconded by Mr. Elliott,

Ordered, That F. R. Heakes, Esquire, Architect of the Public Works Department, be summoned to appear before the Committee at its next meeting, to give particulars of the item of $224,396.37 appearing on page 349 of the Public Accounts of 1912-13, and that he be asked to produce:


Committee then adjourned to meet again on Friday, March 27th, at 10.30 a.m.

By agreement the above mentioned date for holding the next meeting was changed to Thursday, March 26th, at 11 a.m.
Public Accounts Committee Room,

Thursday, March 26th, 1914.

Committee met, pursuant to adjournment, at 11 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Dargavel, Ebbs, Galna, Hartt, Musgrove, McCrea, McGarry, Preston (Lanark), Reaume, Shillington, Torrance, Westbrook.

Mr. S. A. Armstrong, Deputy Provincial Secretary, attended and was re-examined.

Committee then adjourned to meet again on Wednesday, April 1st, at 10.30 a.m.

Public Accounts Committee Room.

Wednesday, April 1st, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Elliott, Hartt, Johnson, MacArthur, Magean, Munro, Musgrove, McCrea, McGarry, Pattinson, Peck, Reaume, Shillington, Thompson (Simcoe), Torrance, Westbrook.

Mr. Ernest S. Wigle attended and was sworn and examined.

Chairman ruled that questions regarding private business matters, or any concerning matters with which the Government was not connected, cannot be asked.

Mr. S. A. Armstrong, Deputy Provincial Secretary, attended and was re-examined.

Mr. F. R. Heakes, Architect to the Public Works Department, attended and was sworn and examined, and ordered to re-attend at next meeting.

On motion of Mr. Munro, seconded by Mr. Bowman,
Ordered, That Mr. W. K. Jackson be summoned to appear before the Public Accounts Committee at its next meeting in connection with item $220,595.76, page A 24 Public Accounts, 1911-12.

On motion of Mr. Elliott, seconded by Mr. Bowman,

Ordered, That W. Turner be summoned to appear before the Public Accounts Committee at its next meeting in connection with the item of $158.65 on page 19 of the Public Accounts of 1912-13.

On motion of Mr. Munro, seconded by Mr. Bowman,

Ordered, That Mr. W. K. Snider be summoned to appear before the Public Accounts Committee at its next meeting in connection with items of $1,700 and $896.95, being items of salary and travelling expenses of the said W. K. Snider, appearing on page 538 of the Public Accounts for the year 1912-13.

On motion of Mr. Bowman, seconded by Mr. Elliott,

Ordered, That C. H. Sproule, Assistant Treasurer, be summoned to appear before the Public Accounts Committee at its next meeting in connection with items appearing on pages A68, A69 and A70 of the Public Accounts, 1912-13.

On motion of Mr. Bowman, seconded by Mr. Elliott,

Ordered, That S. E. Todd, Farm Instructor, be summoned to appear before the Public Accounts Committee at its next meeting in connection with items $209,568.46, on page 373, Public Accounts, 1912-13.

Public Accounts Committee Room,

Friday, April 3rd, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Clarke, Ebbs, Elliott, Galna, Hartt, Hendrie, Lennox, Lucas, MacArthur, Munro, McCrea, McElroy, McGarry, Peck, Racine, Reaume, Shillington, Sinclair, Torrance.

Mr. F. R. Heakes attended and was re-examined.

Mr. W. Turner attended and was sworn and examined.
Mr. S. E. Todd attended and was sworn and examined.

Mr. C. H. Sproule, Deputy Provincial Treasurer, attended and was sworn and examined.

Mr. S. A. Armstrong, Deputy Provincial Secretary, attended but was not examined.

By permission of the Committee Mr. W. Turner was allowed to answer, in a general way, a few questions re transactions subsequent to October 31st, 1913.

Committee then adjourned to meet again on Wednesday, April 8th, at 10.30 a.m.

Meeting of Committee was subsequently adjourned to meet on Thursday, April 9th, at 10.30 a.m.

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Public Accounts Committee Room,

Thursday, April 9th, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Ebbs, Fraser, Galna, Hartt, Hendrie, Johnson, MacArthur, Munro, Musgrove, McGarry, McQueen, Preston (Lanark), Proudfoot, Scholfield, Shillington, Sinclair, Thompson (Simcoe), Torrance.

Letter read from partner of Mr. W. K. Jackson, of Buffalo, stating that Mr. Jackson was out of town and would be unable to attend meeting of Committee.

Letter read from Mr. C. H. Sproule, Deputy Provincial Treasurer, that owing to heavy Departmental work and shortness of notice, he would be unable to attend until next meeting of Committee.

Mr. F. R. Heakes, Architect of Public Works Department, attended and was re-examined.

Mr. Aubrey White, Deputy Minister of Lands and Forests, attended with papers, asked for during recess, as follows:—
Re sale of Townships Thistle and McWilliam.

1. All tenders received by the Department of Lands, Forests and Mines in connection with the sale of the Townships of Thistle and McWilliam,

and was re-examined.

Moved by Mr. Bowman, seconded by Mr. Proudfoot,

That the House be requested to direct the Deputy Minister of Crown Lands to produce the estimates in the Department showing the quantities of Timber reported to be on the Townships of Thistle and McWilliam.

Chairman ruled the motion out of order. Ruling disputed and yeas and nays asked for. Chair sustained, yeas 8, nays 5.

Mr. W. K. Snider attended and was sworn and examined.

Questions asked relating to certain expenditures made in the year 1914 ruled out of order by the Chairman.

Ruling disputed and yeas and nays asked for. Chair sustained. Yeas 9, nays 4.

The following was asked to be produced at next meeting of the Committee.

Information re Public and Separate Rural Schools.

1. The amounts of the Public and Separate School Grants for the fiscal year 1912-13, showing the basis of the grant and the percentage of reduction in the grant in the case of both Public and Separate Schools.

Committee then adjourned to meet again on Wednesday, April 15th, at 10.30 a.m.

Public Accounts Committee Room,

Wednesday, April 15th, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Eilber, Galna, Hartt, Johnson, MacArthur, Mageau, Munro, McCrea, McElroy, McGarry, Preston (Lanark), Racine, Reaume, Shillington, Torrance, Westbrook.
Letter read from Mr. W. K. Jackson (Buffalo), giving reasons for inability to attend before the Committee for examination, and stating that could be present between the 25th and 26th April.

Mr. John R. Humphreys, Chief Clerk and Accountant of the Department of Education, attended and was sworn and examined.

Mr. S. A. Armstrong, Deputy Provincial Secretary, attended and was re-examined.

Mr. C. H. Sproule, Deputy Provincial Treasurer, attended and was re-examined.

Committee then adjourned to meet again on Friday, April 17th, at 10.30 a.m.

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Public Accounts Committee Room,

Friday, April 17th, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Clarke, Galna, Hartt, Johnson, MacArthur, Munro, Musgrove, McCrea, McGarry, McQueen, Proudfoot, Reaume, Thompson (Simcoe), Torrance.

Mr. J. R. Humphreys, Chief Clerk and Accountant of the Department of Education, attended and was re-examined.

On motion of Mr. Proudfoot, seconded by Mr. Munro,

Ordered, That Paul Morand, License Inspector for North Essex, be summoned to appear before the Committee at its next meeting, to give evidence with reference to the item of $901,486.03, receipts from licenses, appearing on page A16 of the Public Accounts, 1912-13.

On motion of Mr. Proudfoot, seconded by Mr. Munro,

Ordered, That A. J. McGee, Secretary-Treasurer of the Temiskaming & Northern Ontario Railway Commission, be summoned to appear before the Public Accounts Committee at its next meeting to give evidence with reference to the item of $250,000.00 on page A17 of the Public Accounts, 1912 and 1913.
On motion of Mr. Proudfoot, seconded by Mr. Munro,

Ordered, That E. R. Rogers, Inspector of Asylums and Prisons, be summoned to appear before the Public Accounts Committee at its next meeting to give evidence with reference to the item of $2,800.00, salaries, on page 21 of the Public Accounts, 1912-13; and that he produce and bring with him all tenders for coal for the Public Institutions in the City of Toronto for the year 1912-13.

On motion of Mr. Proudfoot, seconded by Mr. Munro,

Ordered, That Mr. J. F. Mowat, Chief Clerk and Accountant of the License Branch, be summoned to appear before the Public Accounts Committee at its next meeting to give evidence with reference to the item of $901,486.03, receipts from licenses, appearing on page 116 of the Public Accounts, 1912-13, and the item of $2,100.00, salaries, on page 23 of the said Public Accounts.

On motion of Mr. Munro, seconded by Mr. Racine.

Ordered, That the Secretary and Treasurer of the Queen Victoria Niagara Falls Park Commission be requested to attend before this Committee at its next meeting to give evidence with reference to the items appearing on page 23 of the report of the Niagara Falls Park Commission for the year 1912 under the heading Niagara River Boulevard, and amounting in all to $125,106.41, and that he produce before the Public Accounts Committee all contracts for the construction of the various sections of the said Boulevard, or for any portion of the work covered by the said sections and all tenders received by the Commission for the construction of the said sections, or any of them, and the books of account of the said Commission showing the payments made under the said contracts in respect of the said Niagara Boulevard so referred to on page 23 of the said report of the year 1912.

Committee then adjourned to meet again on Wednesday, April 22nd, at 10.30 a.m.

Per agreement hour of meeting was subsequently changed to 10 a.m.
Public Accounts Committee Room,

Wednesday, April 22nd, 1914.

Committee met pursuant to agreement at 10 a.m.

Present—Messieurs Ferguson (Grenville), Chairman: Bowman, Clarke, Dargavel, Ebbs, Eilber, Elliott, Fraser, Galna, Hanna, Hartt, Hendrie, Hogarth, Lennox, Lucas, MacArthur, Mageau, Munro, Musgrove, McGarry, Preston (Lanark), Proudfoot, Reaume, Scholfield, Shillington, Thompson (Simcoe), Torrance.

Mr. E. R. Rogers, Inspector of Prisons and Asylums, attended but was not examined.

Mr. J. F. Mowat, Chief Clerk and Accountant of the License Branch, attended but was not examined.

Mr. A. J. McGee, Secretary-Treasurer of the Temiskaming and Northern Ontario Railway, attended and was sworn and examined.

Mr. J. H. Jackson, Superintendent of the Queen Victoria Niagara Falls Park, attended and was sworn and examined.

Mr. Paul Morand, License Inspector for North Essex, attended and was sworn and examined.

Mr. Endo Saunders, Chief Officer of the License Branch, attended and was sworn and examined.

On motion of Mr. Proudfoot, seconded by Mr. Bowman,

Ordered, That H. D. Symmes, William Ward, Charles Lobb and William Upper, all of the City of St. Catharines, be called as witnesses at the next sitting of the Committee and that they produce all contracts, accounts and other papers in any way relating to Section 4 of the Niagara Boulevard.

Committee then adjourned to meet again on Thursday, April 23rd, at 10.30 a.m.
Public Accounts Committee Room,

Thursday, April 23rd, 1914.

Committee met pursuant to adjournment at 10.30 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Bowman, Ebbs, Galna, Hendrie, Lucas, MacArthur, Munro, McCrea, McGarry, Proudfoot, Rowell, Scholfield, Thompson (Simcoe), Torrance.

Mr. E. R. Rogers, Inspector of Prisons and Asylums, attended and was sworn and examined.

On motion of Mr. Bowman, seconded by Mr. Proudfoot,

Ordered, That License Inspector Burrows, of the City of Toronto, be summoned to appear before the Public Accounts Committee at its next meeting to give evidence with reference to the item of $901,486.03, receipts from licenses, appearing on page a16 of the Public Accounts, 1912-13.

Committee then adjourned to meet again on Friday, April 24th, at 10.30 a.m.

Public Accounts Committee Room,

Friday, April 24th, 1914.

Committee met pursuant to adjournment at 10 a.m.

Present—Messieurs Ferguson (Grenville), Chairman; Ebbs, Fraser, Galna, Hartt, Hendrie, MacArthur, Munro, Musgrove, McGarry, McQueen, Proudfoot, Racine, Scholfield, Torrance.

Mr. William Upper attended and was sworn and examined.

Mr. Charles Lobb attended and was sworn and examined.

Mr. R. S. Burrows, Chief License Inspector, attended and was sworn and examined.

The Report was then read and adopted and the Committee adjourned.
PUBLIC ACCOUNTS COMMITTEE.

MEETING FOR ORGANIZATION.

March 13, 1914.

The Committee met at 11 a.m. Mr. G. H. Ferguson, of Grenville, elected Chairman.

Mr. Ferguson: I do not know that there is any business to be done this morning. This meeting is only for organization purposes, and that consists only of electing a chairman and deciding when to meet again. I do not think it well to meet on either Tuesday or Thursday, as the Municipal and Private Bills Committees take so many of our members. Our usual practice in the past has been to meet on Wednesdays and Fridays, and I would suggest that we meet on Wednesday next at 11 o'clock.

In the absence of Mr. Elliott Mr. Bowman moved for the appearance of W. A. Rushworth before the Committee to give evidence regard the item of $220,595.76 on page 221 of the Public Accounts of 1912.

Mr. Chairman: It might be none of my business what that is, but I am going to ask anyway. I understand that there was some limitation agreed upon as to the extent to which you should go into the back accounts.

Mr. Bowman: Probably if I told you what that is it would facilitate matters. It is in connection with New Ontario, the Jackson concession. Mr. Rushworth was one of the parties who got the concession originally from the Government. The matter was up last year before the Public Accounts Committee. We had the Deputy Minister of Lands, Forests and Mines up in connection with the matter.

Mr. Chairman: My understanding of the arrangement was somewhat different from that. As I understand it the reference of the 1912 accounts, to this Committee this year, is entirely a departure from the usual procedure. In fact I am told it is the first occasion of the kind. It is probable that that is correct. I am also told that when the question was raised as to why it should be done there was an understanding that there were some few items in the accounts of 1912 that perhaps the Committee desired to deal with. While it does not appear in the procedure, as set out, the real effect of the reference, I understand, was, that certain items referred to—the Hydro-Electric, and something about Col. Belcher, and one or two others were to be considered by it.
Mr. Bowman: I don't know anything about that. I had nothing to do with that. I was given to understand that we were at liberty to bring up matters in connection with the accounts of 1912, with certain reservations.

Mr. Chairman: Anything in the accounts of 1912?

Mr. Bowman: With certain reservations. But the motion is in Mr. Elliott's name and probably he knows more about it than I do.

Mr. Chairman: What we want to get at before we adopt these resolutions is to know how far we are going. Surely we are not going to review the whole of the 1912 accounts along with those of 1913. But perhaps we can adopt these resolutions with this reservation, that we will look at the material and see whether it comes within the scope of the inquiry properly.

Mr. Bowman: In other words, you will see how dangerous it is going to become.

Motions allowed in connection with various items.

The Committee then adjourned to meet again on Wednesday, March 18th, at 10.30 a.m.

PUBLIC ACCOUNTS COMMITTEE.

April 15th, 1914.

The Committee met at 10.30 a.m.

Mr. Chairman: We have another letter here from Mr. Jackson, written on the 8th. He says:—"I have just returned from Michigan and have your favors of the 1st and 3rd and your despatch of the 7th. In reply I wish to inform you that I am obliged to leave here for the East, to take care of a prior engagement, and will be away a matter of ten days. As far as I can see ahead now, I can arrange to comply with your request between the 25th and 30th of the month."

"Yours truly,

"W. K. Jackson."
APPENDIX No. 1.  

George V.

You also asked for Mr. Sproule. This memoranda you gave me for Mr. Sproule re the amounts of the Public and Separate school grants for the fiscal year 1912-13, the basis of arriving at the percentage of reduction of the grants in the case of Public and Separate schools. Mr. Sproule has stated that that does not come from him. So I had it sent over to the Educational Department and a gentleman from the Department is here now with information in reference to it.

Mr. John R. Humphreys, called and sworn.

Mr. Bowman: Mr. Humphreys, I want to ask you a few questions in regard to the item on page 67 of the Public Accounts of 1912-13. I see there "General grants, Rural. Public and Separate Schools. $382,585.26."

A.—Yes, sir.

Q.—And, according to the detailed statement, a portion of that was paid to Rural Public and Rural Separate schools, am I right in saying that?

A.—Yes.

Q.—In what way does the Department arrive at the grants which are given to the various counties—I see in Bruce there was given to the Public schools $13,760.85 and to the Separate schools $1,082.36. How were those arrived at?

A.—We first divide the total vote on the basis of average attendance between the Public and Separate schools of the Province. The Public school share, approximately, of the $400,000 vote is a little over 92 per cent. and the share of the Separate schools amounts to a little over 7 per cent. That is on the average attendance. The amounts obtained by that method are then divided between the Public and Separate schools on the basis of the regulations, covered by Instruction 12, that is as to salaries, certificates and so on. The only difference is that we take from this $400,000 $60,000 which is an equipment and accommodation grant, for which the counties furnish an equivalent amount. In arriving at the reduction of 28 per cent. that $60,000 is not touched.

Q.—Referring to the reduction of 28 per cent. I understand you to say that only applies on the amounts given in connection with salaries and certificates? That is correct?

A.—Yes.

Q.—How is that reduction of 28 per cent. arrived at?

A.—The total amount of grants earned by the Public schools under headings one, two, and three, that is grants on salaries, certificates and fixed grants, amounted to $434,528.65. Those grants are grants on salaries and certificates alone, and exclusive of the equipment grants. The total appropriation we had to share was only $369,178.71, so that we had to make a pro-rata reduction of 28 per cent. in order to keep to the amount.

Q.—Was last year the first year you had that experience?

A.—No, sir; for the last two or three years we have had that.

Q.—In previous years you didn’t have enough money?

A.—Yes.
Q.—Was last year the only year any reduction was made?
A.—Yes. We had always been able to get the Treasury Board to give us the deficit.
Q.—And last year you couldn’t get the Treasury Board to do so?
A.—No, sir.
Q.—And for that reason you were obliged to make a reduction of 28 per cent.?
A.—Yes.
Q.—In what way are these payments made. Are they not payable to the County Treasurer?
A.—To the County Treasurer, yes. They are subdivided by him and turned over to the Township Treasurers.
Q.—How is the amount arrived at, how is the Department able to arrive at it?
A.—We have a report from the Inspector stating the salaries paid the different teachers, the grade of the certificates.
Q.—The starting point for arriving at the grants is the Inspector’s report?
A.—Quite so.
Q.—That report comes to the Department?
A.—Yes.
Q.—What happens to it there?
A.—We go over it, verify the figures, refer to the regulations. We go over the whole matter and see what corrections are necessary.
Q.—When the Department become satisfied that the report is correct what happens then?
A.—We make a report of the amount of money required to pay the two grants in that County. Of course the amount isn’t sufficient as voted by the Legislature—-
Q.—What happens to the Inspector’s report?
A.—It is filed and one sent to the Township Clerk.
Q.—He makes it in duplicate?
A.—In triplicate.
Q.—One is kept in the Department?
A.—Yes.
Q.—And one goes to the County Treasurer?
A.—To the Township Clerk and through him to the Township Treasurer.
Q.—To the Township Treasurer?
A.—Yes.
Q.—You split it into townships?
A.—Yes, to the school section for each township.
Q.—You don’t remit to the townships?
A.—No, to the County Treasurer. He subdivides it.
Q.—I am right in assuming he gets a copy, a certified copy of this Inspector’s report?
A.—Quite so.
Q.—Certified by whom?
A.—By the Deputy Minister of Education and by the Inspector in charge of the Inspectors.

Q.—In connection with the school grants of last year, did the reduction of 28 per cent. apply to both Rural Public schools and Rural Separate schools?
A.—No, only to Public schools.

Q.—The Separate schools get 100 per cent. of their grants?
A.—Yes.

Q.—And the Public schools?
A.—28 per cent. reduction.

Mr. McGarry: The grants generally to the schools were just as large as the year previous?
A.—Yes.

Q.—There was no reduction in the grant for educational purposes?
A.—No.

Q.—The only reduction is in the application of the grant to the counties?
A.—Yes, of course we had the Treasury Board order last year of $80,000 in addition to the $400,000.

Q.—That $80,000 you were this year unable to get?

Hon. Dr. Reaume: The fact of the matter is that the grant was as much this year as last year, but the schools earned more, which made the payments to the sections a little less.

A.—The schools earned more money for the year and of course we hadn’t the money to distribute.

Mr. Bowman: Did the Rural Public and Separate schools earn more money in 1913 than in 1912?
A.—The Public schools did.

Q.—How much more?
A.—There was a difference of about $40,000.

Mr. Chairman: They earned $40,000 more, this time?
A.—Yes.

Mr. McGarry: That is due to increases in salaries?
A.—Yes, increased salaries.

Q.—An increase in teachers?
A.—Yes.

Q.—And I suppose increased equipment generally?
A.—Yes, general improvement.

Mr. Bowman: If you had treated it the same way in 1913 as in 1912, and the extra money provided, what percentage of the grants would you have been able to pay?
A.—If we had been given the same as in 1912 we would have been able to pay all but about 6 per cent.
Q.—You would have been able to pay 94 per cent.?
A.—Yes.
Q.—In order to pay the full amount what would it have required a grant of?
A.—$120,000 more.
Q.—In 1913?
A.—Yes.

Mr. Chairman: It simply means improved conditions in the Education Department that require more money to maintain it.
A.—Quite so.

Mr. Eilber: It simply shows the estimate was low. That is all there is of it.

Mr. Bowman: It was the same as last year.
The witness was then excused.

Mr. S. A. Armstrong, recalled.

Mr. Bowman: I just want to ask a few questions in connection with things we were going over here the other day. I would like to get some further explanations, simply to see whether my own ideas are correct, and if Mr. Armstrong will verify them. I see, in connection with the expenditures here, "Heating and ventilation systems of dormitories, cells, centre guard tower and inside administration building" some $15,000 odd—$15,128.58. You estimate that to finish that would cost $19,871.42, or, approximately, a total of $35,000?
A.—That is correct.
Q.—What is in that heating system?
A.—The two are combined. The dormitories and cell blocks have two heating units in each which takes care of a dormitory and cell block. The dormitory is along here and the cells along here. This is the place where these heaters come down through. That unit controls this block and that block. My recollection—if I remember rightly—I have that on record—is that the heating for this unit cost $15,000 and for the same unit on this side another $15,000. That is including heating and ventilation. That would make $30,000. I think the additional sum of money, if I remember rightly, is made up of a ventilation contract on the centre guard tower costing, I think, $4,000. That would make it $34,000.
Q.—Give us some idea of the nature of the system you have there. You have the Harrison system I understand. Can you indicate how you heat each unit?
A.—It is rather hard to describe that.
Q.—Well, just the general principles of it.
A.—There are two kinds of heating. Direct heating and indirect heating or hot blast system. The ordinary indirect heating, combining ventilation at the same time, is driving cold air over superheated steam coils. For that equipment you have to have a boiler plant, steam coils, fans, air washer, ducts and one thing and another. That isn't the hot blast system. I can illustrate it better by the process. For these steam coils and steam transmission lines which would be necessary to heat these coils, we substitute what is called the Harrison air tube system. It consists of a number of horizontal tubes which are heated from the furnace below and the cold air is passed through these tubes and passed on through the duets. We get precisely the same thing as with the hot blast system, with the exception that we dispense with the boiler plant, steam transmission lines, etc. It is maintained that we get something like 85 per cent. efficiency from our fuel. That is the heating we have in these two buildings.

Q.—You do your heating by forcing hot air through pipes into the dormitories and cells by means of fans?
A.—Yes, it is returned reheated and passed on over again.

Q.—You made a reference to a washing system. Is that air taken out and passed through a washing system,
A.—After the air is used it is returned and passed through the washing machine. It is a simple thing. A small pump keeps churning the water up and down and the foul air is passed through. We have every dormitory equipped or heated with air from these Harrison heaters. We adopted that system of combining ventilation with heating, and by returning the air we economize in fuel.

Q.—It gives a perfect heating and ventilating system—considered perfect?
A.—Yes. Before we decided to adopt the Harrison system we made extensive investigations. We had taken the matter up with the Treasury Department at Washington which had used them in a number of buildings the Washing Government had erected. They spoke highly of it. We got engineers to make a full report on the whole system. They gave us a complete report and also gave us an alternative system using the steam blast system. Our decision was that having regard to our class of labor, where labor is not a factor in handling coal and ashes, it would pay better as a capital investment to use the Harrison heating system over any enlarged boilers.

Q.—If I remember rightly you have 125 cells in what you call the cell blocks?
A.—I think that is the number.

Q.—When these cells are complete what will be the equipment in each cell?
A.—Each cell will be equipped with a lavatory and closet. We simply adopt the practice that has been adopted in all modern jails that have gone up. In Montreal's big district jail they adopted the same thing. The Federal Government has adopted the same thing. The New York State Commission, Ohio and other States have adopted the same principle.
Q.—I think that is all, Mr. Armstrong—but just to complete the equipment of the cells there. What is the full equipment of the cells?
A.—Lavatory and closet with a bed and a chair.
Q.—I think that is all we want.

Mr. Sproule, recalled.

Mr. Bowman: This is in connection with the amount of securities sold in connection with Northern Ontario Development.
A.—Excuse me just a moment at the start—

Mr. Chairman: What page of the accounts is that?

Mr. Bowman: Page 68 and 70a.

Mr. Sproule: As to this question of a development fund, I wish Mr. Bowman would not ask me to go over that ground, because we have no such fund in our records and I, as an official, cannot go back of the Policy of the Department.

Mr. Bowman: We can probably get it in another way.
A.—I have another sheet here giving you full information in a different form, that is all.
Q.—I see. “Stock and Treasury bills issued under authority of 2 George V., Cap. 2”——
A.—That is simply a record of the transactions as they appear in our books and the Public Accounts and you can make what disposition you choose of them.

Mr. Johnson: What does this inquiry relate to?

Mr. Bowman: It is in connection with Provincial Securities sold and issued under authority of 2 George V., Cap. 2.

Mr. McCrea: What page is that in the Public Accounts?

Mr. Chairman: a68 and a70.

Mr. Bowman: I see by this, Mr. Sproule, that the first amount in connection with these issues of Stock and Treasury Bills, issued under 2 George V., Cap. 2, was in 1912, an amount of £300,000, the first issue £200,000 and the second £100,000.
A.—Yes. Those appear in the Public Accounts of 1912, of course.
Q.—You give us here—these two items are the proceeds of the sale?
A.—That is the amount issued in pounds and that is the amount issued in dollars, then these are the net proceeds.
Q.—The proceeds of the first sale in 1912—the first amount sold amounted to $954,101.62. That is correct?
A.—Yes.
Q.—And the proceeds of the second sale in 1912 was $476,895.93.
A.—The total of these two would be $1,430,997.55.
Q.—The amount expended to the end of the fiscal year of 1912 was $236,833.57?
A.—Yes.
Q.—So that, if my addition and subtraction are correct, there was unexpended to the first of February, 1912, $1,194,163.94. Then this next sale dated the 13th of February, 1913, which netted the Province $100,000. I see you have here to the 14th of February a total expenditure of $239,746.32. That figures out that from the first of November, 1912, to the 14th of February, 1912, was $2,912.75, bringing the total to $239,746.32, according to that statement?
A.—Yes.
Q.—Can you tell me what purpose was served, as far as the Treasury Department was concerned, in selling more securities when there was a large unexpended balance at that date?

Mr. Chairman: Mr. Sproule cannot answer that.
A.—No. The Treasurer had better answer that.

Mr. Chairman: These funds were for general purposes.

Mr. Bowman: What is meant by general services?
A.—Expenditure on other services included in the estimates of 1912-13.

Mr. Chairman: You mean it is put into the Consolidated Revenue Fund?
A.—Yes.

Mr. Bowman: You say, "expenditure for other services," what is implied by other services?
A.—Everything. General services under the estimates approved by the Legislature.
Q.—I see. Then—
A.—Public buildings, Colonization roads, everything it is required for.

Mr. Chairman: The money is not earmarked. It all goes into the Consolidated Fund?
A.—Yes.

Mr. Johnson: That was explained by Mr. Lucas in the House.

Mr. Bowman: To get back to 2 George V., Cap. 2—what authority—for what purposes has the Treasurer got authority to raise money by the sale of Stock and Treasury Bills under 2 George V., Cap. 2?
A.—I do not follow that.
Q.—What is the authority given the Treasurer under this statute?
A.—That is an interpretation of the statute he must answer for. I am only an official. I do not have to answer for the policy or system of the Department for which he alone is responsible.

Q.—As Assistant Provincial Treasurer you are conversant with 2 George V., Cap. 2?
A.—In a general way, yes.

Mr. Chairman: It would have to be the Treasurer who could interpret that, not Mr. Sproule.

A.—That is the point. That is what I call Policy or System. That, the Treasurer is responsible for. He must answer as to his authority under the statutes. I have nothing to do with that.

Q.—According to this statement here the second sale in 1913 took place on the 30th of July. That is a sale of Treasury Bills?
A.—Yes.
Q.—What was the actual cost, on a percentage basis, of these loans?
A.—5.908.
Q.—That is 5.908 per cent, per annum?
A.—Nearly six per cent.
Q.—These Treasury Bills were issued—the first were issued on July 30th, were they not?
A.—The dates are given there.
Q.—And the second sale on September 3?
A.—Yes.
Q.—At a total cost for interest of 5.908 per annum. What disposition is made of the balance on hand unexpended?
A.—It is all deposited in the Banks. Of course we keep two accounts, current and special. In the current account we keep sufficient to meet current expenses a few days ahead. The other amounts we place on special deposit at three per cent.

Q.—So that any unexpended balance in connection with the sale of these Treasury Bills, which cost the Province 5.908 per annum, would be deposited in Banks from which the Province is receiving three per cent.
A.—A portion of it. Until we require it, in place of leaving it in current account we put it in special account, it may be for a week or it may be for a month.

Mr. Chairman: You get interest on special accounts and don't get any on current account.
A.—Yes.

Mr. Johnson: You don't keep a permanent deposit in the bank?
A.—It is permanent in a way. If we have an excess of money on hand, in place of allowing it to lie idle we place it to special account.

Mr. Chairman: What is the interest on— the monthly total or weekly balance?
A.—If we have a hundred thousand more than we require to use within a few days, in order to have the interest we put it to special account.

Q.—If you had it there only a week would they allow you interest on it?

A.—Yes.

Q.—It is a daily balance?

A.—Until it is withdrawn from special account it is on interest.

Mr. Johnson: Or any part of it. Whatever the balance is you get interest?

A.—Exactly.

Q.—You do not cheque against the special account for ordinary expenses?

A.—No.

Q.—You cheque on the current account for current expenses?

A.—Yes. If we have $100,000 to place to special deposit we take four special deposit receipts of $25,000 each. Then in a few days, if we want $25,000, we take one down and then we lose interest on that, leaving $75,000 they have to pay us interest for.

Mr. McCrea: On the money in the special account you always get interest?

A.—Yes, we always get interest.

Mr. Bowman: The total expenditure on Northern Ontario Development on the first of November, 1913, was $1,300,489.12. The total net proceeds of all the securities in the shape of Stock or Treasury Bills issued under the authority of 2 George V. Cap 2 was $4,362,838.72. So that the difference between the amount expended on Northern Ontario Development and the net proceeds would amount to $3,062,349.60. . . . might I understand—do you consider that money all expended?

A.—That is all expended, yes.

Q.—You consider the total amount of $4,362,838.72 has been expended. You say it was all expended in this way. For other services included in the estimates of 1912-13, $3,062,349.60. Is there any special service included in the estimates of 1912-13 paid out of this amount of three million odd, or do you treat it as general?

A.—We treat it as general. All the money comes into the general bank account and is drawn out as required.

Mr. Chairman: What Parliament authorizes you to pay; you pay from that fund?

A.—We take it to pay accounts in connection with the appropriations approved by the House.
Mr. McCrea: In using moneys out of the Consolidated Revenue Funds for other than the various purposes authorized by Special Act, you do not mean that the four millions raised for Northern Ontario is used for other purposes, to the loss of that fund. Under the administration of the Consolidated Revenue Fund the money specially voted for special purposes, in the final administration goes to the special purposes for which it is legislated?

Mr. Chairman: In a word, Northern Ontario gets all that is voted to it.

A.—I cannot quite follow that. We will have to raise more money to make it good.

Mr. Chairman: It all goes into Consolidated Revenue Fund and is chequed out for all purposes?

A.—That is the simple way of looking at it.

Mr. McCrea: There is no diversion of funds for unauthorized purposes?

A.—Oh, no. Everything is done in a regular way, and all expenditures are approved by the Audit Office.

Mr. McCrea: The money authorized goes to the purpose for which it is authorized. I do not mean it is not earmarked, but that, in the final administration, the sum authorized to be paid for certain purposes gets there.

A.—I cannot answer that right off. It depends on what you call "authorized."

Mr. Bowman: Can you tell me what was the amount, the total amount of the securities which the Treasurer was authorized to issue under 2 George V, Cap. 2. Is there any amount specified in 2 George V, Cap. 2?

A.—The Act speaks for itself. I have it here.

Mr. Chairman: It isn't your business to watch the statutes?

A.—My responsibility regarding any of these sums starts when the proceeds come to the Department, then I look after it.

Mr. Bowman: If under the statute 2 Geo. V, Cap. 2 authority is given the Treasurer to issue securities to the extent of five millions, when that five millions is all expended, either for Northern Ontario Development or other services, if at the time that is expended, there hasn't been expended more than two millions for Northern Ontario Development, and it was necessary to spend another three millions, it would be necessary to get additional legislation?

Mr. Chairman: How can he know that?

Mr. Bowman: Oh, yes—

Mr. Chairman: Mr. Sproule, you don't know whether to legislate—

A.—We would have to have authority. If it is necessary to borrow we would have to get authority from legislation.
Mr. Chairman: If the act authorizes you to spend five million and you borrow five million; two million you use for Northern Ontario, the other three millions is still in Consolidated Revenue, if not expended for other purposes. If you want more money for Northern Ontario you do not necessarily require to get new legislation, if the money comes in from any other source, so that you do not necessarily require legislation?
A.—Quite so.

Mr. Bowman: If it doesn’t come in from any other source of revenue, the only course would be by borrowing more, and for that you would need authority?
A.—Yes.
Q.—In addition to these securities sold last year, I see there were other securities sold here under 8 Edward 7, Cap. 12, $1,000,000 was issued of four per cent. Bonds and Stock. Can you tell me how they were disposed of last year—but perhaps you haven’t that information. It may be necessary to give you time to get that.
A.—I went over that.

Mr. Chairman: That is on page 69.

Mr. Bowman: Yes.
A.—I was notified to appear in connection with statements 17, 18 and 19.

Mr. Bowman: Just refer to the sale made last year. What is the usual course in selling. What course do you adopt in selling these debentures. Do you advertise for tenders, or how do you arrive at the prices?

Mr. Chairman: I suppose you place them with a brokerage firm or somebody that goes on the market with them and gets the best market price?
A.—That is it. We sell to the brokers, as we find we can get the best price.

Mr. Bowman: Is it customary for the Department to issue a big block of stock by way of option, for a certain length of time. Is that the usual course?
A.—Options have been given for a week or a short term that way. A broker comes in and says he is going down to New York and wants permission to say he can produce this stock at a certain figure so on certain occasions the Treasurer has given options of that sort.
Q.—Last year, was an option given in any different way for a longer time than usual. Will you kindly look that up by the next meeting?
A.—I do not think there was anything special in any of the options.
Q.—Will you kindly look that up—I understand last year these securities sold on a basis of 90. How did you arrive at the value as being 90?
A.—There was only a block we sold at 90.
Q.—Wasn't there a considerable amount in the option given Murray, Mather & Co. What was the amount sold to Murray, Mather & Co.?
A.—$1,770,000 of that three millions issued, was sold from November 1, 1912 to October 31, 1913, at various prices, according to the market. $1,225,450 of this amount we sold to Murray, Mather & Co.
Q.—Have you the prices at which they were sold?
A.—The prices—starting out in the early part of November, 1912, we got two per cent. premium. We sold at 102.

Mr. Johnson: What was the interest?
A.—Four per cent. . . . We got a premium on the sales up to March, 1913, then the market began to lull.

Mr. Bowman: When was the first sale at a discount?
A.—In May, 1913.
Q.—What was the amount of that sale?
A.—$2,150 sold at par; in May, 1913, $133,000 sold at par. Then it dropped to 97 in the latter part of May.
Q.—In June you sold $95,000 at 97?
A.—Yes, and $50,000. That ran along in May, June and July. In June there was another block of $50,000 at 94.01, and in September, $1,225,400 at 92.
Q.—That is the three millions. . . . What securities were sold last year on which an option was given to Murray, Mather & Co. at 90. Was any sold at 90?
A.—That is the one. The sale price is 92, and we allow a brokerage of two per cent.
Q.—I see, the sale in September is the one on which Murray, Mather & Co. had an option?
A.—Yes.
Q.—In September?
A.—If they had an option. I do not think there was an option.
Q.—You are not prepared to say whether there was an option or not?
A.—No, the Treasurer was negotiating with them.
Q.—You had nothing to do with that?
A.—No.
Q.—That was done personally by the Treasurer?
A.—Yes.
Q.—So that whether there was an option or not you are not aware?
A.—No.
Q.—As Assistant Treasurer do you deal with the matter of the price at which these securities are sold. Do you determine what price you should get, or the market value?
A.—These matters are talked over in the Department with the Treasurer, and he may refer to me and he may not. He studies the markets.

Q.—Can you tell me whether you made a report?
A.—I made no report.

Q.—There was a material drop from June to September in price.
A.—We wanted money and there was no market for the bonds, practically. It was for that reason and in order to clear out the balance, Murray, Mather & Co. were given the balance on hand.

Q.—You do not know whether the Department had bids from other people? At that time?
A.—I do not know definitely that we did. I know we would have been glad to have sold to anyone who came along with better bids.

Mr. Johnson: Are these long date Bonds or Treasury Bills?
A.—This is stock. That is, three million stock sold here in Canada. That is in statement No. 18.

Mr. Bowman: They are due in 1943.

Mr. Chairman: Thirty-year bonds.

The Committee then adjourned to meet again on Friday, April 17th, at 10.30 a.m.

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PUBLIC ACCOUNTS COMMITTEE.

April 18, 1914.

The Committee met at 10.30 a.m.

Mr. Chairman: We have a resolution here asking for the attendance this morning of Mr. Rushworth. Someone wished to examine him. He is here.

Mr. Elliott: There was a resolution asking Mr. White to bring certain papers here.

The Clerk: Mr. White was here and left. He said he would have to be sent for.

Mr. Chairman: Mr. White will be here.
Mr. Elliott: If he will bring those papers we can proceed with Mr. Rushworth. I see Mr. Roadhouse is here, perhaps we can proceed with that matter first.

Mr. Chairman: I understand Mr. Rushworth is anxious to get away.

Mr. Elliott: I do not fancy that with Mr. Roadhouse we will be long, so that perhaps we should dispose of that first.

Mr. Roadhouse called and sworn:

Mr. Elliott: There is the item of $11,000 on page 372 of the 1912 accounts, and one of $19,000 odd, on page 323. . . . Mr. Roadhouse, you are Deputy Minister of Agriculture?
A.—Yes.
Q.—Then, do you remember you were asked to obtain certain information about the items referred to in the motion?
A.—Yes.
Q.—And I believe you did not have the opportunity of laying that information before the Committee—you were not again before the Committee?
A.—I do not think I was called finally.
Q.—Then that information hasn’t been received by the Committee?
A.—No.
Q.—Have you that information ready now?
A.—I have the vouchers, regarding that account, if that is what you wish.
Q.—No, as I recollect—as it would appear from the minutes of that meeting I see you were to furnish a list of employees in the old country office, their duties and salaries.
A.—Well, I have nothing before me but the motion to appear and give evidence in regard to this item of $19,000 appearing on that page. . . . I recall, now that you refresh my memory, being asked for a list. I came up with that information, but I do not remember whether it was submitted. But I did not bring that with me this morning. I did not know what questions you were going to ask.
Q.—You remember the information you were asked to get?
A.—I remember being asked for that list, yes.
Q.—How long would it take you to get that information?
A.—I do not think it would take long.
Q.—Could you bring it at this session of the Committee?
A.—I think so. I would not like to say definitely. I think it is all in the Public Accounts. I could go through them in half an hour and pick up the details.
Q.—Perhaps if you would do that it would facilitate matters. . . . I notice an item of $11,000 and some odd. If I remember the motion cor-
rectly, that was advanced by the Department. Do you remember that item of $11,685?

A.—That item I believe was advanced by the Public Works Department, consequently it was not handled by me at all.

Q.—Is that amount an advance to Mr. Colecock?

A.—No, that item has to do with building. That is the item of $11,000. The item of $19,000 had to do with assisted passages.

Q.—That is the item of $19,000 on page 323 of the accounts?

A.—Yes.

Q.—As I understand it, about four pounds per passenger is advanced?

A.—That is correct.

Q.—Of that item of $19,000. At the time we examined you before there was a considerable proportion of that, perhaps fifteen or twenty per cent. I think, was your estimate roughly, which had not been paid back?

A.—Yes.

Q.—Are you in a position to tell us what portion has since been received?

A.—I am not in a position to tell definitely, but from eighty-five to ninety per cent. has, I believe, been paid back.

Q.—As I see by your evidence here before, that was the percentage you put in at that time. Your expectation was that the balance would come in, if I remember your evidence correctly. Would you be in a position to tell now? What we want to ascertain is, how much has since come back.

Mr. Chairman: How much of what was owing a year ago has since been paid back.

Mr. Roadhouse: I could ascertain that by going into it in detail. Roughly speaking, we estimate that we get back ninety per cent. of the loans advanced through the colonization branch.

Q.—You wouldn’t expect to find a great deal of the balance in since?

A.—No.

Mr. Musgrove: How do you account for the loss of the other ten per cent.?

A.—Well, serious illness, and various causes of that nature, makes it difficult to collect. We keep track of it as long as we can. We keep after them. We do not forfeit our claims, but there is generally a small percentage, around ten per cent., that it is very difficult to collect.

Mr. Musgrove: You just trust to the honesty of the labourer to send in the money.

A.—We have their signature, and that is endorsed by people on the other side, so that if they are able to pay we generally get it. But, frequently, we have cases of serious illness, or something has happened when the man came...
out here and he has been deported. There is probably an odd case or two of that nature. Various circumstances like that would account for, perhaps, ten per cent.

Mr. Musgrove: I was asking, because I have a case in my own mind, a case in my district where he was told the Government was only trying to get it out of him, and had no right to it. The labour men told him the Government were taking it away from him. That might happen in some cases.

Hon. Dr. Reaume: I suppose you cannot control that.

Mr. Roadhouse: There are cases like that where a man disregards his signature and promises and disappears altogether.

Mr. Elliott: Is it any offence, where money is advanced to pay the passage of an intending labourer, to pay his passage out, that is so as to immigrants.

Mr. Chairman: That is a question of law, Mr. Roadhouse couldn’t answer that.

Mr. Elliott: But no proceedings of that kind have been taken in regard to that, at any rate.

Mr. Roadhouse: No, as a matter of fact the plan of assisted passages has been adopted by the other Provinces and by the Australian States.

Mr. Elliott: Can you tell me how many assisted immigrants there were last year, compared with a year ago, who secured advances similar to that?

A.—I think it is pretty much the same, but I cannot tell exactly without looking it up.

Q.—Perhaps you could get that information and also let us have an idea of the amount of that money paid back.

A.—In order to tell the amount of that I would have to go back and look up the names and see if the names are the names covered by that sum. I would not be able to get that this morning. I will try and get the other.

Mr. Aubrey White: Deputy Minister of Lands, Forests and Mines, called and sworn:

Mr. Elliott: Mr. White, you are Deputy Minister of Lands?

A.—Yes.
Q.—I believe you produced before the Committee, a year ago, an agreement relating to the sale of these two townships?
A.—Yes, that is Kendry and Haggart.
Q.—Have you that?
A.—It is on the table there.
Q.—Let me have a look at it. . . . This is an agreement entered into between His Majesty, represented by the Minister of Lands, Forests and Mines, and Messrs. Jackson, Rushworth and Wigle, dated the 14th of June, 1912. Have you any personal knowledge of the negotiations leading up to this agreement?
A.—None, whatever.
Q.—By whom was that conducted?
A.—That, I suppose, would be conducted by the Minister.
Q.—Is that the usual course?
A.—Yes, that is the usual course.
Q.—In matters of that kind?
A.—Yes, in matters of that kind. When the negotiations are finished he comes to me.
Q.—There is also an assignment of this agreement. Can you tell me the date of that assignment?
A.—That is the assignment from those parties to the Jackson, Tyndall Company—I think you have that there, sir.
Q.—Is that dated the 14th of June also?
A.—That is the original agreement, I think.
Q.—There seems to be an assignment dated the 14th of June.

(Witness hands over document.)

This assignment is dated the 10th day of October, 1912. Do you know if there was any previous assignment?
A.—No, I think not, sir. The original agreement was with the Jackson, Rushworth, Wigle syndicate. They assigned to Jackson & Tyndall, and they assigned in turn to the Northern Ontario Colonization Company. Those are the three assignments.
Q.—This is the first assignment, is it not, Mr. White—(handing document to witness).
A.—Yes, that is it. That is the assignment from Jackson, Wigle and Rushworth to George Jackson, Annette Jackson and Tyndall.
Q.—That is the same date as the agreement with His Majesty, represented by the Minister?
A.—I don’t know about that.
Q.—This next assignment is an assignment dated the 10th of October. That would be the Northern Ontario Colonization Company one?
A.—Yes.
Q.—Are there any others, as far as you know?
A.—Not as far as I know.
Q.—That is the transaction as far as you have any record?  
A.—Yes, sir.
Q.—And can you tell us the amount of land in those two townships?  
A.—Roughly speaking, I think about 100,000 acres. The money paid is there. You can get at it from that.

Mr. CHAIRMAN: What was the price paid per acre?

Mr. ELLIOTT: A dollar an acre.

Mr. CHAIRMAN: What was the total price?

Mr. ELLIOTT: $98,000.

Mr. WHITE: There was a little less than 100,000 acres.

Mr. BOWMAN: $98,838.

Mr. ELLIOTT: I understand, Mr. White, you were not consulted on this, or asked for a report before this transfer was put through?
A.—I would not say I was not consulted about the character of the country and that sort of thing. That would be a matter of discussion with me if the Minister asked my opinion.
Q.—Did you make a report?
A.—I don’t remember making a written report.
Q.—My recollection is that you said before that you were not asked for a report.
A.—No.
Q.—As far as you know there was no report?
A.—No.
Q.—So that no report was made by anybody?
A.—We had the reports of the surveyors who surveyed the townships.
Q.—How long were they made before this agreement was entered into?
A.—Two or three years, I suppose.
Q.—That was just a general report?
A.—Yes, a general survey.
Q.—And was not a specific report made with a view to sale?
A.—No, not with a view to sale.
Q.—There was no such report?
A.—I do not think there was.
Q.—You have no idea whether there was any investigation as to the value of the timber.
A.—I do not think there was anything except the report of the surveyors.
Of course we have had subsequent valuations.
Q.—Have you any other documents, Mr. White, than the correspondence here. You state an inspection was made by your officer subsequently. . . . Is that the statement from your officer (showing document)?

A.—Yes.

Q.—Who was he?

A.—Mr. McDonald.

Q.—When was that report made?

A.—The report was made on the 20th of February, 1913.

Q.—About six months after the sale?

A.—Yes. That was a report of what they had done. There is also a report as to the character of the townships.

Q.—A report as to the character of the townships.

A.—Yes, as to the timber.

Q.—What is the date of that?

A.—That is dated March 17th, 1913.

Q.—That is a year ago—who was it made by?

A.—Mr. McDonald, Crown Timber agent at Cochrane.

Q.—Have you any other report in connection with this?

A.—Then we had a report by Mr. Whitson as to what they have done. That is in December of 1913, I think.

Q.—That is December 18, 1913?

A.—Yes.

Q.—That is a later report?

A.—Yes, that is the last report, of course.

Mr. Elliott: I will have these marked as exhibits, Mr. Chairman. I think it would be just as well to have these marked as we go along. . . . The first agreement is Exhibit (1), dated the 14th of June, 1912 (former Exhibit 58). The assignment dated the same day would be Exhibit (2). The assignment dated the 10th of October would be Exhibit (3). The report dated February 20th would be Exhibit (4). The report dated March 17th, would be Exhibit (5), and the report dated the 18th of December would be Exhibit (6). . . . Now these other papers, Mr. White, in what way do they refer to that transaction? I see one, a permit to destroy old camps.

A.—That has no bearing at all.

Q.—Not with this transaction?

A.—No.

Q.—There is, on June 29th, a report of A. J. McDonald re islands in Kendry?

A.—Yes, they wanted to buy some islands, but we wouldn’t sell them.

Q.—That was subsequent to these negotiations?

A.—Yes.

Q.—There is a report to C. J. Bowell?

A.—That is Mr. Bowell, of Belleville. He wrote for a copy of the agreement, which was sent him.
Q.—What are the other papers?
A.—Letters enclosing the agreement.
Q.—Perhaps you can leave these papers with us. I won't take up the
time of the Committee going through them.

Mr. White: Then I suppose the report of the surveyors ought to go in
as part of that material.
Q.—The original report?
A.—Yes.
Q.—Have you that?
A.—I have it. I think it was put in last year. I think most of these
papers were in last year.
Q.—The agreement and assignment were here, I see from the notes.
A.—I would like to have that go in again.

Mr. Chairman: If you will get a copy of it we can put it in.
A.—Yes.

Mr. Elliott: We will look at that, and perhaps we will have something
to ask you further.

Mr. Bowman: I understood you to say, Mr. White, that Mr. McDonald
reported on the timber as well. Looking over the report I see it is simply a
schedule of buildings.
A.—That is in another report.

Mr. Wm. Rushworth, called and sworn.

Mr. Elliott: Mr. Rushworth, what is your residence?
A.—Toronto.
Q.—And your occupation?
A.—Timber broker. I deal in timber, buying timber.
Q.—Buying and selling timber?
A.—Yes.
Q.—In what part of the country have you been carrying on business
mostly?
A.—Mostly in Ontario. Some in British Columbia, but mostly in
Ontario.
Q.—What portion of Ontario?
A.—Well, I have handled timber in Brown and Wilson townships and
in the Gooderham district, and I have bought a good deal of timber in Northern
Ontario.
Q.—How long have you been in that business?
A.—Four years.
Q.—What was your occupation prior to that?
A.—Prior to that I was engaged in the chemical business.

Q.—Where?
A.—In Buffalo, and also in Toronto a year, I had the agency for a Buffalo firm.

Q.—How long have you been in Toronto?
A.—Five years.

Q.—Were you in the chemical business when you first came to Toronto?
A.—Yes.

Q.—Then you went into the timber broking business?
A.—Yes.

Q.—By yourself or associated with others?
A.—By myself.

Q.—Entirely?
A.—Yes.

Q.—Did you, prior to this, make any purchase similar to this purchase?
A.—You mean the purchase of the townships—no, I did not.

Q.—It was the first purchase of the kind?
A.—Yes, of that kind.

Q.—With whom did you have your first negotiations in regard to it?
A.—My first negotiations in regard to it were with Sir James Whitney.

Q.—About when?
A.—I think it was in November, 1911. I'm not certain.

Q.—That would be the November previous to the deal?
A.—The consummation of the deal, yes.

Q.—Where did you see him?
A.—In the Parliament Buildings.

Q.—What was the result of that interview?
A.—Well, Sir James didn't give an opinion at all. I approached Sir James to find out whether the Government would be willing to enter into an agreement for the colonization of certain lands in the north.

Q.—Had you done anything in the way of colonization before?
A.—I had not, but the gentleman I was associated with had had years of experience.

Q.—What is his name?
A.—Willis K. Jackson.

Q.—Where does he reside?
A.—Buffalo, New York. He resides there, but he operates all over Michigan.

Q.—Is his business confined to Michigan?
A.—I think he had some interests down south, but disposed of them some years ago.

Q.—Previous to this did you know of him having any deals in Northern Ontario?
A.—No. I sold him timber in Northern Ontario, prior to that.
Q.—But there was no colonization proposition attached to it?
A.—No.
Q.—How long had you been associated with him?
A.—About two years prior to that.
Q.—You had had dealings?
A.—I sold him timber.
Q.—Did anyone accompany you when you interviewed Sir James Whitney, in regard to this matter?
A.—I knew Mr. Ernest Wigle and asked him to introduce me to Mr. Whitney.
Q.—Mr. Wigle lives where?
A.—In Windsor.
Q.—He was with you at that interview?
A.—Yes.
Q.—Is that the same Mr. Wigle who was a party to this agreement?
A.—Yes, I interested him in it afterwards.
Q.—Then you and Mr. Wigle had decided, before that, to go into partnership?
A.—No, not before that at all. He was simply giving me an introduction at that time.
Q.—Was there no understanding between you?
A.—No understanding at that time at all.
Q.—As I understand you, nothing was done at that first interview?
A.—Nothing was done at the first interview beyond outlining my proposition, the proposition I wanted to submit to the Government.
Q.—Did you indicate any particular territory that you desired to have at that time?
A.—I indicated territory along the Transcontinental, west of Cochrane.
Q.—What townships?
A.—Kendry and Haggart. Those were the two townships in question.
Q.—That is the area you had in view at that time?
A.—Yes.
Q.—How did you decide on that area?
A.—I decided on that from the surveyors’ notes. They are open to the public, and I had looked through them.
Q.—Did you examine the townships?
A.—No. I examined the notes. I had the township examined later, to see whether we wanted to go on with the deal or not.
Q.—What was the result of that first interview?
A.—Sir James said he would give it his consideration. He thought it perhaps might be a good proposition, but he was very non-committal.
Q.—What was the next step?
A.—The next step, I took it up with Mr. Hearst.
Q.—Yes? Anybody with you?
A.—Mr. Wigle was.
Q.—What progress did you make?
A.—We were making very slow progress indeed.
Q.—What date would that be?
A.—In February, I think, of 1912.
Q.—What was the result of your interview with Mr. Hearst?
A.—At the time of my interview with Mr. Hearst I had examined the area.
Q.—Did you examine it personally?
A.—No, I sent my son up with a couple of good men, and they examined it carefully.
Q.—Who were the men who made the examination with your son?
A.—A man by the name of R. D. McKay.
Q.—From where?
A.—Heal, Michigan.
Q.—And the other?
A.—A. E. Geddel.
Q.—From where?
A.—He might be from anywhere, Toronto, I presume.
Q.—When did they make their examination?
A.—On December 10th they left Toronto and returned New Year's night.
Q.—And in the interval between going up and coming back they examined the townships?
A.—Yes, looking at the soil and bringing down samples of the soil.
Q.—Then, at the time you interviewed the Minister of Lands and Mines, you had a pretty good idea of what these townships were?
A.—I certainly had.
Q.—What was the result of that interview?
A.—We couldn't reach any agreement at that interview.
Q.—What was the difficulty?
A.—Mr. Hearst was not inclined to enter into an agreement until he had looked into the matter more fully.
Q.—He wouldn't make any proposition at all?
A.—No, he didn't make any proposition and didn't hold out any hopes.
Q.—He had received a proposition from you, what was it?
A.—It is impossible to tell that without my correspondence, and I haven't it with me.
Q.—Is it convenient to get it?
A.—It is put away, in two years' files, I guess I can get it.
Q.—Would it be difficult to pick out what relates to this from that file?
A.—I think not.
Q.—Then if you will do that, and let us have a look at it, and see if there is anything that may be of interest to this Committee... That interview was not productive of any substantial results?
A.—Absolutely not.
Q.—What occurred next?
A.—The next interview was in March.
Q.—1912?
A.—Yes.
Q.—With whom?
A.—With the Minister, Mr. Hearst.
Q.—Did anybody accompany you at that time?
A.—Yes, I think Mr. Wigle accompanied me at that time.
Q.—Anybody else?
A.—I am not sure whether, at that interview or not, Mr. Owens was with me. He was at one interview.
Q.—In what capacity?
A.—Simply as my Solicitor.
Q.—What Mr. Owens is that?
A.—E. W. J. Owens.
Q.—He acted as your Solicitor there?
A.—He acted as my Solicitor prior to that.
Q.—He has been your Solicitor for some time?
A.—He has been in certain matters.
Q.—He was not your general Solicitor, he was your particular Solicitor?
A.—Yes. I have mining interests in the north, he attends to them for me.
Q.—You think probably he and Mr. Wigle accompanied you on that second interview with Mr. Hearst?
A.—I think they did. But I wouldn't be certain whether Mr. Wigle or Mr. Owens was present.
Q.—You had had some correspondence in the meantime?
A.—I had written Mr. Hearst a letter.
Q.—Then what was the result of the second interview?
A.—Mr. Hearst said he would take the matter into his consideration.
Q.—Nothing more than that?
A.—No.
Q.—What happened next?
A.—I think I addressed some correspondence to the Minister.
Q.—Did you receive any from him?
A.—Only an acknowledgment of my letter.
Q.—You were not making very rapid progress?
A.—Not very.
Q.—You addressed some correspondence to him?
A.—I did.
Q.—Did you arrive at any arrangement as a result of any of that correspondence?
A.—Yes, I thought I could formulate a plan that would be satisfactory to the Minister and that would be beneficial to the Province.
Q.—Did he indicate his ideas to you at that time?
A.—I thought it might be possible to arrive at some agreement satisfactory to the Minister and beneficial to the Province.

Q.—When did you see him again?
A.—In May. I think there was one interview in April.

Q.—When was the agreement finally arrived at?
A.—In June.

Q.—About the time the agreement was signed?
A.—About the time it was signed. About two weeks before. Certain provisions had to be made. We had to agree to certain matters.

Q.—Up to this time, Owens, Wigle and yourself had conducted the negotiations?
A.—Well, Jackson was with me in May.

Q.—When did he first enter into the transaction?
A.—I suggested it to Jackson in November, 1911.

Q.—Had you been keeping in touch with him from the outset? You had been reporting progress with the Minister?
A.—Reporting what progress there was.

Q.—When did you come to any arrangement with Mr. Jackson?
A.—I came to an arrangement with Jackson after we tried to get these townships for colonization purposes in December of that year.

Q.—When did you first discuss terms with Jackson?
A.—I presume at the commencement. They were changed. None of the terms came through in the way we discussed them.

Q.—Before you concluded the arrangements with Mr. Hearst, had you any definite agreement with Jackson?
A.—We had agreed between ourselves what we would do, certainly.

Q.—Had you a private arrangement, one with the other?
A.—Yes.

Q.—Is that agreement set out in the assignment?
A.—The assignment was made on the same day, that was in order that financial arrangements could be made and to allow Jackson and Tyndall to advance the money. Certain work had to be carried out right away.

Q.—It was really part of the one transaction?
A.—It was part of the one transaction. If you understand, Jackson and Tyndall advanced us the money, therefore to protect them we assigned to Jackson and Tyndall, and they afterwards assigned to the Northern Ontario Colonization Company.

Q.—Will you tell the Committee, briefly, the effect of your arrangement with the Minister, and what your arrangement in assigning was?
A.—We had to pay a dollar an acre for the actual land received. The water was cut out and the roads taken out. We paid at the rate of a dollar an acre, or double the amount the ordinary settler pays the Government. We had to put so many settlers, actual bona fide settlers, on the land each year. They had to occupy the land. If a man left it we had to put another in his place. We had to put in, in twenty years, some 300 settlers.
Mr. Clarke: How many were you to put in altogether?
A.—I really haven't divided the acreage into lots. But we had to settle the full acreage.
Q.—How many acres to a settler? 160?
A.—No, those townships were surveyed with small lots, 150 acres, I think.
Q.—What was the transfer for, to W. K. Jackson, George Jackson, Annette Jackson and Tyndall?
A.—They advanced us the money for the initial financing.
Q.—They paid you so much for your rights?

Mr. McGarry: We have nothing to do with that part of it. There is no use going into a private agreement made by this witness and Jackson. We are only concerned about what dealings he had with the Government.

Mr. Elliott: I understand the witness said that the agreement here sets out the transaction between him and Messrs. Jackson and Tyndall, but it doesn't state the consideration.

Mr. McGarry: Of it doesn't need to be stated.

Mr. Chairman: That is the usual form. We have no right to go beyond that document to find out what his private arrangements were.

Mr. Elliott: Mr. Rushworth hasn't objected. I do not think then, my honorable friend should.

Mr. Rushworth: I was going to object seriously to giving away our private affairs. That is among ourselves.

Mr. Elliott: Then you do object to giving us the information with regard to the arrangement between you and the assignees?
A.—The assignees, as is set forth, were to form a colonization company, and they did so in good faith afterwards. We made this assignment so that the Jackson, Tyndall people could finance it. The initial operation took a lot of money, about $100,000 had to be used right away. There hadn't been a company formed then, and to protect them we assigned.

Mr. Chairman: The same as he would assign to a Bank when he got an advance.

Mr. Elliott: Excuse me, Mr. Chairman. I did not understand it that way. (To witness) Did you assign in the same way you would assign to a Bank for advances, or, was it a definite assignment, for a valuable consideration, of your rights? They were not merely bankers for you?
MR. MCGARRY: The assignment speaks for itself. Any lawyer who reads it knows what it means, if he is a lawyer.

MR. ELLIOTT: Some lawyers might read it and not know. (To witness) They took over your rights under the agreement? They did not remain as mere bankers?

A.—They took the right to go ahead and carry out the agreement with the Government, pending the formation of the company.

Q.—The company was formed?

A.—Yes.

Q.—And, afterwards, the rights of Jackson and Tyndall were assigned to that company and your connection with it ceased. You were not one of the assignees, so, of course, your connection ceased when you assigned on the 14th of June to Jackson and Tyndall?

A.—I am nominally interested in the company to-day.

Q.—The transfer that was made divorced you of all your rights at that time?

A.—My rights were understood and carried on to the company.

Q.—I understood you to say you were a shareholder of the company?

A.—I am.

Q.—By assignment you made on the 14th of June to Jackson and Tyndall you assigned all the rights you had up to that time?

A.—Up to that time, yes.

Q.—I do not want to pry into your affairs unduly but, it seems to me, that it is evidence that would interest this Committee, the arrangement made between you and Jackson and Tyndall at that time.

MR. McKEOWN: Surely we have nothing to do with that. We don't want to spend the time of the Committee delving into private matters between these people. What does it matter to us if he gave the whole thing to the Jackson Tyndall people for nothing.

MR. CHAIRMAN: We have been through that before. We have had precedents for it. I remember the time Mr. Whitney was here. Questions arose as to his transfer to the Munn people and it was held then that we could not inquire into it. We cannot enquire into matters of a private nature. It is dealings between him and the Government we are here to enquire into, we are here to see the money was received and the transaction properly carried out.

MR. ELLIOTT: I do not want to pry unnecessarily into Mr. Rushworth's private affairs or anything pertaining to them.

MR. CHAIRMAN: We must be consistent. I just happened to run across last year's report, which you have. A ruling was made similar to the one in the Whitney case I spoke about. We have had a number of times rulings of
that kind. I do not think there is any doubt about the propriety of that. If it wasn’t for some such rule we might be here an endless time.

Mr. McKeown: The witness can tell of private matters if he wants to, but he is not bound to.

Mr. Chairman: I would make it stronger than that. The Committee mightn’t want to hear his private affairs.

Mr. Dargavel: Isn’t it _infra dig_ for this Committee to enquire into these private affairs. The Committee should be above things of that kind.

Mr. Elliott: I do not intend to press that at present. You will get us the correspondence, Mr. Rushworth, in connection with that matter, correspondence with the Minister or anyone else. Any correspondence you will submit to the Committee. Perhaps at that time you may feel prepared to tell the Committee exactly the transaction between you and Messrs. Jackson and Tyndall. If so, I know that some of the Committee think it material to the inquiry. Another point, have you the reports you received, Mr. Rushworth, from the men who examined this land for you?

Mr. McGarry: He would not be obliged to produce his report.

Mr. Elliott: He does not object.

Mr. McGarry: I have the right to object as a member of this Committee if I want to. But I haven’t objected yet.

Mr. Chairman: The witness may have a misconception of his position here. He may think he is bound to do certain things. If he doesn’t wish to do it that is his own private affair.

Mr. McGarry: Everyone who has had anything to do with the lumbering business, and I have, knows that there is one thing a lumberman will not produce if he can help it—namely, a confidential report from his men, on a berth. The Committee will not compel him to produce those reports.

Mr. Rushworth: I cannot produce the reports. They are the property of the Northern Ontario Colonization Company.

Mr. Elliott: Have they them now?

A.—Yes.

Q.—Perhaps, then, you will bring the correspondence with the Minister and any other correspondence you have that you may feel like bringing before the Committee.
Mr. Hartt: We might as well understand what correspondence he is to bring.

Mr. McGarry: It is just the correspondence with the Minister.

Mr. Chairman: Just the official correspondence you have, Mr. Rushworth.

Mr. Elliott: Can you give us an idea of the number of settlers you have put there, Mr. Rushworth?
A. — I should say there are sixteen or twenty there now. Their families went up in the fall, men with their wives and children... The men get work there. We employ 250 men at the present time and have spent a large sum of money. We have complied with every article of the agreement.

Q. — You mean the company employ about 250 men?
A. — Yes. I am talking of bona fide settlers. Of course there is a large amount of work to be done, clearing the land for the settlers and other things.

Mr. Johnson: Are these ready-made farms for these people you are bringing in?
A. — There are a lot of improvements, a certain amount of land is plowed. He gets work and is paid cash for the time he is not working on his farm. We supply him with a house and barn at, practically, cost price.

Q. — Where do these men come from?
A. — The last ones came from around Gooderham and Haliburton district.

Q. — Then you are not importing any?
A. — We imported a lot of Swedes and paid their expenses. They left us to work on the railway.

Mr. Clarke: Are these men on the farm. Are they cultivating the farms now?
A. — Not at the present time.

Q. — No, not in the month of March.
A. — This next year will be the first crop.

Mr. Johnson: Do the settlers get this land on as favorable terms as from the Government?
A. — They get it on more favorable terms. Of course, though, I may be a poor judge.

Mr. Johnson: That is what that country wants up there—settlers. How many acres have you there?
A. — 98,000. That acreage was arrived at by taking out the roads and waterways and right of way for the railroad, because we cannot be asked to settle those.
Q.—Who purchases this land?
A.—We do not get an acre of land by Patent, except where our buildings and mills are. The land is practically the settler's when he performs his duties. He has to live on it three years just as he has with Government land.

Q.—Fifty cents an acre is what you charge?
A.—We pay a dollar an acre, so we wouldn't sell it for fifty cents. That is the price of Government land.

Mr. Clarke: Probably you get $1.25 or $1.50 an acre. You are not doing it for your health.
A.—No, we are not doing it for our health. I cannot state what they are getting now.

Mr. Johnson: I thought you said the settlers were getting this land on as favorable terms as from the Government.

Mr. Rushworth: Well, the settlers are given employment. Everything is done to help him along to attend to his wants. There are schools, and a church, too.

Mr. Clarke: They had schools in Haliburton—and a church, too, I think.

Mr. Johnson: I wish there were a thousand such companies as yours in that country.

Mr. Elliott: In regard to the timber rights. Of course the agreement will speak for itself, but what dues do you pay?
A.—We do not pay any dues.

Q.—That includes the timber and the land, that price you paid?
A.—Yes, but every settler has to be left so many acres for a wood lot. When the settler cuts timber we buy from the settler.

Q.—Who fixes the prices?

Mr. Johnson: What particular species of wood are there?
A.—Balm of Gilead, Balsam and a lot of Poplar.

Mr. Elliott: No Pine?
A.—There isn't a Pine tree in 200 square miles.

Mr. Elliott: That is all at the present time. Mr. Bowman stated that he had conferred with Mr. Armstrong, Assistant Provincial Secretary, and had given him an idea of what was wanted of him. As a result, Mr. Armstrong would be able to come to the meeting prepared and no time would be lost by not proceeding with him at once.

The Committee then adjourned to meet again on Friday, March 20th, at 10.30 a.m.
PUBLIC ACCOUNTS COMMITTEE.

March 20, 1914.

The Committee met at 10:30 a.m.

Mr. Chairman: I have a telegram here from Mr. Wigle. I have just got it this moment. It was evidently sent yesterday afternoon. It reads:—

"Impossible to come to Toronto this or next week's meeting.

E. S. Wigle.

Mr. Bowman: That is rather an extraordinary telegram, is it not, Mr. Chairman?

Mr. Chairman: It is somewhat extraordinary.

Mr. Bowman: I suppose the Clerk of the Committee communicated with Mr. Wigle?

The Clerk: At once.

Mr. Bowman: I think that this Committee had better assert itself.

Mr. Chairman: We will see that Mr. Wigle gets here by the next meeting.

Mr. Bowman: We cannot allow the dignity of this Committee to be disregarded in that way.

Mr. Chairman: I will see to it he is here. Mr. Rushworth is here, if you want to go on with him.

Mr. Bowman: Mr. Elliott is not here. Most of our fellows are tied up down town.

Mr. Chairman: I was speaking to Mr. Elliott about it yesterday and he said that if he wasn't here there would be someone able to take his place. I told him we could adjourn the meeting if he wanted it.

Mr. Bowman: Perhaps it would have been better if he had accepted that suggestion.

Mr. Chairman: Well, if you desire it we will adjourn the meeting, and this matter can stand over until the next meeting.
Mr. Bowman: Very well.

Mr. Rushworth: Perhaps I may be in Chicago next week.

Mr. Bowman: There was something about some correspondence.

Mr. Chairman: He is here to produce his correspondence with the Minister. Perhaps it will help the Doctor out and, perhaps, meet your requirements, if the Doctor leaves with me the correspondence he has, and you can examine it and, if we require him again, we can let him know.

(Correspondence turned over by Mr. Rushworth.)

Mr. Bowman: I presume that he will only be away a matter of a week or two, if he goes to Chicago?

Mr. Rushworth: Oh, yes.

Before the meeting adjourned the Chairman undertook to get into communication with Mr. E. S. Wigle, by telephone, with reference to his attendance before the Committee next week.

The Committee then adjourned to meet again on Wednesday, March 25th at 10.30 a.m.

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PUBLIC ACCOUNTS COMMITTEE.

March 25, 1914.

The Committee met at 10.30 a.m.

Mr. Chairman: Mr. Armstrong is here if you want to go on with him.

Mr. S. A. Armstrong, Assistant Provincial Secretary, called and sworn.

Mr. Bowman: Mr. Armstrong, I want to ask you some questions in connection with the items on page 345 of the Public Accounts of 1912, and on page 379 of the Public Accounts of 1913.

Mr. Chairman: That is the Provincial Prison Farm, $274,000?

Mr. Bowman: Yes, it starts on page 344.

Mr. Ellber: How do you get at this?
Mr. Bowman: Under that motion passed in the House.

Mr. Eilbee: But how do you get into this? There was only the coal accounts to be considered.

Mr. Bowman: You want to get in touch with the records of the House.

Mr. Eilbee: We are the Committee. We don’t care what the House does. I’m not objecting, but I think it is a bad precedent to establish.

Mr. Bowman: It may prove to be so.

Mr. Chairman: I think we had better extend all the latitude we can to our friends.

Mr. Eilbee: I have no objections.

Mr. Bowman: I think it is safe to leave it in the hands of the Chairman.

Mr. Eilbee: But where are we going to stop?

Mr. Chairman: When we get to the psychological point we will stop. I think for the present we had better allow the examination to go on.

Mr. Bowman: Mr. Armstrong, the construction at the Central Prison at Guelph is under your control, under your management?

A.—Yes.

Q.—You have full control of and superintend all the operations at the Guelph Central Prison?

A.—All the management, yes.

Mr. Chairman: Under the direction of the Minister.

Mr. Bowman: Of course that is assumed. Now, Mr. Armstrong, the only thing I want to ask you regarding the accounts of 1912 is this. I notice that in the Public Accounts of 1911-12 the heading is “New Provincial Prison, Guelph,” $274,000. But I notice that in the Public Accounts of 1912-13 there seems to be something else included. It reads, “general expenses, including the erection of buildings for the Provincial Prison, Guelph”?

A.—That was changed as I recall it to meet the requirements of the auditor. I cannot tell just the ground of his request, but the whole thing was merged. As to the headings, however, I have nothing to do with that.

Mr. Bowman: As far as the expenditure is concerned, that of the accounts of 1911-12 practically covers the same thing as that of 1912-13, the only difference is in the headings, asked by the auditor?

4—J.A.
Mr. Armstrong: We do not prepare the headings of the accounts. Our headings are taken entirely from the estimates. If the auditor sees fit he makes them up in that form, that is within his jurisdiction.

Q.—When an estimate is voted for a certain appropriation you give an accounting under that heading and the auditor deals with it afterwards?

A.—Quite so. If you will notice in the estimates the manner in which that vote is taken. It appears under "general expenditure, including purchase of lands and buildings," this amount may be subdivided and set apart to capital and maintenance, as directed by the Lieutenant-Governor in Council.

Q.—So that the heading of the Public Accounts of 1912-13 doesn't amount to anything, as far as it indicates any change in the method?

A.—Absolutely not.

Q.—That is all about that. Now, I would like to know your system, the one you have in effect in handling the work at the Prison Farm at Guelph. What organization have you in connection with it?

A.—We have a superintendent of construction, a practical man in charge, Mr. N. B. Culman, a man of large experience in construction, both in factory work and construction generally, and particularly in handling prisoners. He was a man engaged with the contractors at the Central Prison—it was there he acquired his experience with prisoners.

Q.—He was with the Taylor Scott Company?

A.—Yes, in the woodworking shop. When they went out of business at the Prison we took him on, of course, we were carrying on certain wood-working industries at the time. We had a superintendent on the job of the name of Dennis. Culman was transferred from Toronto to Guelph and took over the superintending of the carpentering construction. Dennis' services were ended that year and Culman was placed in complete charge of construction operations. Under him of course are the different carpenter foremen and the foremen of the different trades, timekeeper, estimate clerks and all the rest, that is as far as building is concerned. Then there are the industrial operations which take in the cement tile plant, the quarries, the lime kiln, cement brick plant and the railway. Those are under the direction of a mechanical engineer, Mr. Black who is directly responsible to Mr. Culman. The prisoners are in charge of guards and they, and the discipline of the prisoners generally, are in charge of the Sergeant who is representing the Warden. In the morning, when the prisoners start out to work, a certain number are assigned to each guard, and these guards go out and are assigned to their work by the superintendent of construction, and all the prisoners and guards are, so far as work is concerned, directly under the control of the superintendent of construction. That organization we find has worked out satisfactorily. There is no friction. We have perfect control of the prisoners and are able to get good efficiency from them.

Q.—Is all the work carried on there, in connection with the construction of the buildings, carried on by prisoners or is there outside help employed?

A.—Oh, no. We have outside help. For instance, in the bricklaying, stonemasonry and plastering trades. Those are three trades that are unionized
and it is a difficult matter to get men outside the unions. Union men will not work with prisoners in laying brick or stone, and for that reason those trades are carried on entirely by paid men. As a matter of fact I do not suppose in the whole Central Prison population to-day you will find one bricklayer or one stonemason, and you may possibly find a plasterer.

Mr. Bowman: That is a good record for those trades.

A.—And a singular thing is that you will find that condition existing throughout the whole country. Some years ago I made some inquiries in Massachusetts and in the entire prison population of the State of Massachusetts Penitentiary there were only seventy-five prisoners classed as stone workers, that is stone cutters and marble polishers. In these trades it is necessary for us to go outside for men. We get very few expert carpenters. We get some fairly good men, but it is necessary for us to hire men of that trade. They are taken on and it is a matter of indifference whether they are union men or not. As a matter of fact they haven't any union up there. The prisoners work with these carpenters. We get many excellent hammer and nail men, men we can send out to work independently of any other help. In the industries, the planing mill, the quarries, the lime kiln, the crusher plant, the farm operations and a dozen other things I could enumerate, the prisoners are engaged entirely—under the direction of paid foremen.

Q.—Then all the building is done by the prisoners or by men who are engaged by the Superintendent and paid by the day? Anything under contract?

A.—The only contract is that for the heating, sheet metal work and certain classes of mechanical heating and ventilation. We have no sheet metal men and cannot undertake that work ourselves.

Q.—What system have you in connection with the outside men employed? They are hired by the superintendent, I presume?

A.—Yes.

Q.—What organization have you at Guelph—I presume you have an organization right at the farm, an office staff to handle that end of it?

A.—How do you mean "that end"?

Q.—The office end.

A.—Oh, yes. We have a clerk of works there. He is in charge of the office. Under him comes the accountant and one or two other members of the office staff, then we have the costing clerk and this mechanical engineer who make up the office staff. The costing clerk is the man who collects the cost total reports from the foremen of the shops at the end of each day. Each foreman is required to make out a statement of the work performed, the material used, and the labor used, both paid and prison. These reports are turned into the costing clerk, who summarizes them and charges up against that work the requisitions which have passed through his hands. Material, hardware and such like. These reports are subsequently turned into the office. At the end of each month we get a summary in the office here of the unit cost, the cost per cubic foot of concrete, the cost of placing or bending steel, the
cost per cubic yard of excavating, the cost per cubic yard of hauling stuff on the railway, crushing, and everything else. By this we are able to check up monthly and know at once if there is any advance in the unit cost of the work. When goods are received on order—most of the ordering is done from the office here, unless in a case of emergency when it is handled by the clerk of works at Guelph. I direct most of the purchasing myself, particularly the lumber, which is a large item. A duplicate of the order is sent to Guelph and when the goods are received they are checked up by that order and certified by the clerk of works as to their delivery and as to prices. These goods go into store and can go out on a job only on a requisition certified by the Superintendent. That enables them to keep track of the stores and see that they are charged to the proper work. A card index is kept of all the goods and at the end of the year an inventory is taken and everything checked up. If any work is to be put into execution at either the planing mill, the blacksmith shop, or the machine shop, or elsewhere, a work order is issued by the Superintendent and the time of the prisoners and the paid men and the material that goes into the execution of that work order is kept by the foreman of whatever shop the work is being done at. On the execution of that work order it is turned into the office and charged accordingly.

Q.—The foreman of each shop keeps the time of the men?
A.—There is a timekeeper.
Q.—One time keeper for the whole works or one for each Department?
A.—One for the whole works. The foremen have to keep the time as well. That time is checked up twice a day in addition to the work of the regular time keeper. They are all checked up so as to see that the men are on the job, as reported by the foremen. Every employee is given a time card and that is made up once a week. That is for classification of the work, showing the number of hours a man is engaged in any particular building.

Q.—Who fills in these cards, the man himself?
A.—Yes. These are filled in by the men themselves and checked with the time book, and O.K.'d by the Superintendent.

Q.—This is a record kept entirely independent of the time book?
A.—Quite so.
Q.—Simply to enable the classification and allotting of the work?
A.—Yes.
Q.—How often do they turn in these?
A.—The time, of course, is turned in at the end of each week.
Q.—How often do you pay the outside men?
A.—Every two weeks.
Q.—What is your method of payment?
A.—By cheque.
Q.—A cheque is issued to each individual man?
A.—Yes.
Q.—They are issued. I presume, from the Department here?
A.—The payroll is made up there by the Clerk of Works and a cheque covering the payroll is issued by the auditor here and deposited to the wage account at Guelph; against that, cheques are made up there.

Q.—A cheque is issued for the total amount paid for the two weeks' operations, from the Department here. It is deposited at Guelph and cheques are issued against that?

A.—Yes.

Q.—That is very interesting, no doubt, to everyone on the Committee and I want to say right here it is evident that Mr. Armstrong deserves credit for having, as far as we have gone, shown he has, in my opinion, a good system in connection with the handling of the work there. I want to be perfectly fair to Mr. Armstrong. Now, in connection with the general programme Mr. Armstrong, I would like to get some idea of the general lay-out of the whole scheme. I notice here in connection with questions asked in the House—

Mr. Chairman: That is not the little red book?

Mr. Bowman: No, it is not the little red book—I notice, Mr. Armstrong, in connection with the expenditure up to date—here is the amount expended on buildings, etc., main reception building, including dining room, etc.—how many buildings are there all told?

A.—The other day when we met here you asked me to prepare a statement. I prepared a statement of estimated expenditure that does not correspond to that given in the House, because that statement was brought down to date to the 28th of February; this statement corresponds to the Public Accounts, covering both Guelph and Whitby, with the estimated cost of the different buildings.

(General plan of Guelph Prison Farm and Buildings produced by witness for inspection of Mr. Bowman.)

Mr. Bowman: Here then is the general layout—there is the administration building, that is the administration building represented by $80,000 in this statement, is it?

A.—The administration building at $80,811.50. That includes the connecting link between the guard tower and the administration building, it also includes the officers' quarters and the Warden's residence and general offices.

Q.—What is the size of that building?

A.—That building—I haven't got the scale of this plan—but it is about 140 feet long by 40 feet wide and, I think, about 50 feet wide in the centre.

Mr. McGarry: That is only part of the administration building.

Mr. Armstrong: Yes, that is three stories built of stone and steel, and is reinforced concrete throughout. All these buildings are made as near fire-proof and sanitary as it is possible for us to make them.
Mr. Bowman: And that brings us to what?

A.—That brings us to the centre guard tower. This central guard tower is really the controlling centre of the prison proper, and in this building all the prisoners are received. They are given haircuts and classified, and held there if they come in late at night, in reception cells pending classification. They are photographed, their fingerprints taken and so on. From this main tower they are distributed to their cells or chambers according to their classification. On the top floor is the Isolation Hospital and the General Hospital, which at the present time is of a temporary character. There are twelve to fourteen cells, reception cells, shower baths, barber shop and the Deputy Warden’s office, and Sergeant’s office. This is the dispensary and consulting room and the control cage which controls the gates leading to these different wings. That building is five stories, fireproof throughout and built of steel and stone.

Q.—Down here then is the centre guard tower, the reception cells and the temporary hospital—that is represented by $33,000?

A.—Yes, that is the cost of it to date. “Inside administration building, detention cells, and guard quarters” covers this point from here to here.

Mr. Chairman: As between what points?

Witness: As between the guard tower and the dining room.

Mr. Bowman: That is represented by this $7,000?

Witness: That building is a two-storey structure. It has bedrooms for the guards, their recreation rooms and there are something like twenty detention cells there. There are rooms for the storage of the prisoners’ effects and any other stores they should require.

Mr. Musgrove: Why is it wider further on?

A.—These are cells in here and consequently it is smaller at this point.

Mr. Bowman: These are the expenditures to the 31st of October, 1913, in this statement. These sums represent uncompleted buildings?

A.—Yes. At the back I have given you an estimate of the expenditure necessary to complete these buildings.

Q.—The estimated expenditure necessary to complete?

A.—Yes.

Q.—In order to get at the ultimate cost of these buildings it will be necessary to take this amount (indicating expenditure) and this amount (indicating estimate)?

A.—Yes, I believe these estimates are fairly accurate. They were taken from the unit cost and any advance would depend on the cost of material and a rise in wages.
Mr. Chairman: The central tower item would cost $33,000 plus the 
estimate of $21,000.

Mr. Bowman: The inside administration building cost would be $7,000 plus $21,000, that would be right?
A.—Yes.
Q.—That building is complete—the $80,000?
A.—Yes.
Q.—Central tower, $33,000—that seems to be finished?
A.—No.
Q.—Yes, there is an estimate of $10,000—that would be $43,000?
A.—Yes.

Mr. McGarry: That is quite a large building?
A.—It is a high building. As I said, it is built of reinforced concrete—the whole structure is fireproof throughout.

Mr. Musgrove: This building is high enough, so that from the top you get a view of the whole Prison Farm and everything?
A.—Yes. Another feature of having this building high; we bring men in, particularly from the north country jails, many of whom have infection on them. Many are covered with vermin, they are filthy and dirty. These men have to be put in some place where these smells will all get away, where they can to a certain extent be isolated.

Mr. Bowman: Where the breezes will get at them?
A.—Yes.
Q.—That brings us to cell blocks one and two——
A.—I may say that the scheme, as you see it, is the scheme as originally conceived by the architect.
Q.—Mr. Lyle?
A.—Yes. It provides for expansion, by the addition of these additional cell blocks. At the present time we are just constructing to this point here.
Q.—Yes, the parts in red—cell blocks $52,000 and $18,000——
A.—These cell blocks are three stories, fourteen cells on each floor. Each cell is an outside cell with an observation parapet along here in front. The cells all look out on these courts.

Mr. Musgrove: Have you guarded windows?
A.—We have steel wire screens in place of bars.

Mr. Bowman: How many cells are there in these units under construction?
A.—All told we have about 125 cells there.
Q.—All told?
A.—Yes.
Q.—That would be the total cell accommodation?
A.—Yes. The idea of classifying the prisoners is this. A man comes in and goes into a cell. Then as he shows his fitness to be trusted he is transferred to a dormitory and in each dormitory there are probably from twenty to twenty-five men.

Q.—I see there are two dormitories; what is the sleeping accommodation in them?
A.—Let me see: that is twenty to twenty-five men to a dormitory, or seventy-five men to a floor. They are three floors high, that makes 225 to each.

Q.—That is 450 in the two dormitories?
A.—Yes.

Q.—So there is accommodation in the cells and dormitories for probably about 575 prisoners?
A.—From 575 to 600 prisoners.

Q.—This item is dormitories one and two?
A.—That, as I said, provides accommodation for twenty-five men each, that means three to a floor and three floors high. That item includes this stair tower here, which is a sort of stairway that leads to the different cell floors and dormitories.

Q.—The next item is heating and ventilation.
A.—The heating of these buildings was a difficult problem, because at Guelph we have an exposure that makes heating a difficult problem. We used a Hamilton air-tube system, a combination of heating and ventilation. It distributes to these points for the heating of these units, and each unit controls a dormitory and cell block.

Q.—Who installed it?
A.—It was let to the Fred Armstrong Company under tender.

Q.—You have the cost here?
A.—The cost of this? The total contract price I think is about $30,000 for that.

Q.—Here it is—$15,000 odd and $19,000 odd, about $35,000.
A.—That includes also the ventilation in the guard tower in the administration building. This is the dining-room, kitchen, bakery and stores. It provides accommodation for 700 men, so that if it is ultimately necessary to extend the prison, then we will have accommodation there, in the dining room, for it. The dining room is divided in two and in the centre is the kitchen. In the middle are service pantries, where the men are served from. This is our cold storage for stores, such as kitchen stores.

Mr. Johnson: Do you mean to say the prisoners all sit down at the one time?
A.—Yes, they do with us at Guelph. At the present time there are 375 of them there and they are all accommodated in the dining room at the one time.

Mr. Bowman: The next item is laundry and bathrooms—where have you got them?
A.—Down here—there is an underground passage. This is a tunnel. We estimated the cost of putting in a conduit with steam ducts—this is heated with steam—we had to get hot water and steam for heating purposes.

Q.—You get the steam from a central heating plant?
A.—Yes.

Mr. McGarry: What is the distance?
A.—450 feet is the length of that tunnel. We estimated the cost of tunnel construction and compared it with the cost of a conduit in which we would have to run the steam mains if we did not use a tunnel. We found in favor of the tunnel, found it cheaper than a conduit and the actual cost is in keeping with our estimate.

Q.—This is the laundry and bath-house here?
A.—That is divided in two—225 feet by 65—one half for the laundry and the other half for the baths.

Q.—That is a laundry and bath-house for the prisoners?
A.—Yes.
Q.—What is the size?
A.—225 by 65.
Q.—One storey?
A.—Yes, it is skeleton construction with reinforced concrete. That statement was closed out at the end of October. At the present time the foundation work is well under way on the boiler house. It is entirely of concrete construction, except the smoke-stack, the contract hasn’t been let for that.

Q.—What will it be?
A.—That is just being settled now. We can build it of brick for $1,350 and of reinforced concrete for $850—we would be supplying sand and a certain amount of labor. We are undecided. We have three different propositions. I think it will likely be concrete. The cost would be lower.

Mr. Bowman: And it makes a good stack, too.

A.—Yes, and we would have a guarantee back of it, too. We have already put in a lot of transformers. We take Hydro now, have been taking it for the last six months.

Q.—The next item is septic tank?
A.—That is sewage disposal. It is connected by the main sewer with these other buildings.

Q.—Does it all connect in here?
A.—The sewer comes down at this point, then along here and down over here to a point west of the hill. This goes down to the flats of the river. The main sewage system goes right down here, taps the main sewer and then is discharged into an Imhoff tank, goes from there into filter beds over crushed stone, the effluent is chlorinated and discharged into the river. The rain water is taken off. We did not want it to go into the sewage bed, we would have
had to increase the size. We tap the rainwater here and bring it down and discharge it here.

Q.—That brings us to the end of the general prison.

A.—I laid that out in that way. I thought you would understand it better by confining the prison proper to one item.

Mr. Bowman: That brings us to the industrial centre.

A.—At the Central Prison we carry on a number of industries, furniture manufacture, broom manufacture.

Q.—What do you do with the brooms?

A.—They all go for Government work. Then we have hospital beds and prison beds, which are sold to the jails and hospitals and public institutions throughout the Province. Then we have the woollen mill which is a big industry with us. We make blankets for the jails, houses of refuge and the hospitals.

Q.—That means transferring the woollen plant in Toronto here, to Guelph?

A.—We haven’t established the woollen mill at Guelph, it is still in operation here.

Q.—That is what it will ultimately mean?

A.—Well, we have some machinery there, some of it has been in use for thirty-five years, and is well used up. This is the woollen mill and this is the machine shop. This was the first building on the place and was built of stone. We found that even with our quarries the use of stone in the buildings was too costly and we abandoned that and decided on reinforced concrete, using a structural tile we make on the premises. We make these there and control the patent rights for the manufacture of tile for Government buildings.

Q.—You acquired that right?

A.—Yes, it is a patent process. The concrete is poured into steam-heated forms, poured in very wet. The steam dries them and we turn out a tile, every six or seven minutes with these machines. This, as I said, is the woollen mill, this the machine shop, tailor shop and shoe shop—there are some stores at one end. In the centre is the enameling and paint shop and the heating annex. This is the raw unfinished stocks building, the stores. The raw material and the finished stocks are stored here. This is the wood-working factory that is now in course of erection.

Q.—What do you propose to make there?

A.—We are making at the present time a large percentage of sash and door frames for use at Whitby. We are making them now for London and Orillia, where we are putting up buildings. We find we can turn out a better article at a lower price than we can go into the market and buy them for under contract.

Q.—Rather hard on the outside manufacturer. Now, that gives us the lay-out there.

A.—This in red is the tile plant, then back here you get into another industrial centre, where we have the stone crusher, the lime kiln, the hydrated lime plant and the plaster plant. We make our own plaster.
Q.—Is that a special plaster?
A.—It is alca plaster, made of calcium aluminite, and hydrated lime. With that we can use twenty-five per cent. more sand, and as we have lots of sand it cheapens our plaster.

Q.—Now, dairy and storage barns——
A.—This is our dairy centre over here.
Q.—That is complete?
A.—Yes.
Q.—$32,000, what does that represent?
A.—This dairy barn here.
Q.—Have you any idea what size it is?
A.—I have forgotten the size—I could get it for you—but it has accommodation for eighty milk cows. It has about five maternity stalls and the front end has accommodation for twenty to twenty-five calves, besides bulls and three or four other box stalls. The front end takes care of the hay. This is the creamery building. We manufacture butter and sell that butter to the Public Institutions.  I may say that last year our creamery operations showed a net profit of something like $700 and some odd dollars.

Mr. Musgrove: Have you hogs there?
A.—The hogs are kept in a different portion of the farm.
Q.—Any sheep?
A.—No.
Q.—Then, "plant and equipment, road machinery, steam boilers"?
A.—Our road machinery consists of a steam roller, grader and so on. That equipment is used to construct our own roads and is also available for the construction of other roads the Public Works Department undertakes. The difficulty of financing this proposition with the Public Accounts is this; an appropriation is voted of so much money, it is charged against the Prison Farm at Guelph and it doesn’t matter what it is expended for, it is all charged against prison construction, consequently, when we buy large quantities of lumber and other articles of merchandise used in the manufacture of sash frames and doors and everything else, which are sold to the other institutions, it is all charged directly against the Prison Farm.
Q.—Of course you have a record of all that?
A.—We have an absolute record of them.
Q.—So that when you get finished you will be able to straighten it out?
A.—Yes.
Q.—Here, for instance, is $15,000 Bills Receivable, which is outstanding.
A.—Of this, plant and equipment at present charged against that construction, a great deal is salvage. Take for instance, railway equipment. That is charged against building, but when we salvage that plant and equipment we will find our overhead charge for plant and equipment is small. That railway equipment is our own narrow gauge line. That handled thirty thousand cubic yards of stuff at a cost of seven cents a yard. We can’t do it with teams because the haul is over half a mile.
Q.—And this?
A.—That is stock on hand. That consists of hydrated lime, plaster, lumber, provision stocks and hardware, all the goods that come in from the industries. Everything that is manufactured there goes into stock and is then requisitioned out.

Q.—You told us, practically, all the ordering is done by you here for Guelph, except emergency items?
A.—Yes.
Q.—What is the system?
A.—There is nothing purchased by contract. Everything is bought in the open market.
Q.—What is the system?
A.—We keep in touch with market prices. Take, for instance, lumber. We take our stock. We find out if our stock is getting low. Then we make out a statement of the total quantity wanted and send it to people we have been in the habit of getting the best prices from. When these prices come in they fairly well establish the prices of lumber unless there is a change. Then the lumber firms are from time to time offering us lumber at prices which we know are low.

Q.—This "Bills Receivable."—
A.—That will be adjusted and then charged to the different institutions. They will be charged for the work. Last year we used 30,000 feet of lumber in the manufacture of frames. This winter we used 50,000 in the manufacture of sash and frames.

Q.—That brings us to Miscellaneous. I see an item here "maintenance of prisoners to be adjusted $186,150.65."
A.—That represents the total cost of the maintenance of these prisoners—almost two or three hundred—from the 10th of April to the 31st of October.

Mr. McGarry: That is from the 10th of April, 1910, to the end of October, 1913?

Mr. Bowman: From the time you started?
A.—Yes. The question might properly be raised as to whether that should be charged against the Central Prison at Guelph. These prisoners had to be maintained. Why should the entire cost be charged against capital account. They have to be maintained in the Central Prison in Toronto.

Q.—What is the average cost of maintenance at the Central Prison here?
A.—The cost of administration and everything—about fifty cents a day.

Q.—What is it at Guelph?
A.—At Guelph it is 70 cents.

Q.—Then here it is twenty cents a day less?
A.—Yes, if that argument holds good, prison labor is costing us twenty cents a day.

Q.—But these men would be earning something here.
A.—Not anything like as much as they are earning there. We haven't the industries there now. When the contracts were terminated with the contractors—.

Q.—The Taylor, Scott Company?
A.—Yes, the Taylor, Scott Company, then work ceased for the men except those employed in the industries carried on at the same time as the contract work.

MR. MCGARRY: Then, of that item for maintenance of $186,000 odd, two-sevenths should be charged to construction and five-sevenths to maintenance?
A.—That could very properly be charged in that way.
Q.—In the Public Accounts that item of maintenance appears in a number of items.
A.—Not that item of maintenance. That is from our own books. That is not in the Public Accounts. It is made up of a hundred things that go into the maintenance of these men. That is the point I was making a little while ago. No system of accounting should charge to the cost of the work any money except that proportion which is directly chargeable against capital account. I say that five-sevenths of that ought to be charged against the maintenance of the prisoners.
Q.—Let me understand. You have an amount here of $383,000. In this you put various items, provision stocks, chemicals, etc. Is the total of what it cost to feed and take care of these prisoners included in that amount of $383,000?
A.—Oh, yes.
Q.—Then, if you take the total expenditure to date on the Central Prison—$949,000—if you deduct the $186,000 from that you get the actual expenditure on everything other than maintenance? That gives us the expenditure, the amount paid out, everything purchased?
A.—Yes. That is what it requires for maintenance, provisions, stock, gratuities, and so on.
Q.—That covers it. Here we have a summary.
A.—Those are items for roads and bridges, improving the land, drainage, etc.
Q.—What work have you done in connection with improving the land, and building roads and bridges?
A.—There has been an enormous amount of work done on the improvement of the land.
Q.—Of what character?
A.—Cleaning up the land, fertilizing it.
Q.—Cleaning up the land? Hadn't it been under cultivation?
A.—A very small portion of it. What had been cultivated had been cultivated in an indifferent way. There is a knoll there—we are growing alfalfa on a knoll that had never grown anything before.
Mr. Musgrove: Do you drain it?
A.—We did a lot of drainage, we are doing some yet.

Mr. Bowman: What bridges are there?
A.—We had to build one large bridge to get over the Speed, and two other small bridges. There is a macadamized road, also a macadamized road over the bridge. To get over we had a costly fill to make.

Mr. McGarry: How many acres are there?
A.—850 acres.

Mr. Musgrove: What sort of fencing?
A.—Wire fencing.
Q.—Is it fenced into fields?
A.—Some of it. We are just completing a survey of the fields.

Mr. Bowman: In connection with the farm, have you a man in charge?
A.—A farmer is in charge of the farm. He is responsible to me, but the entire occupation of the farm is carried out under the instructions of Mr. Todd, the Director.
Q.—He superintends operations?
A.—He superintends the whole farm operations?
Q.—What is Mr. Todd’s salary?
A.—$2,400 or $2,500.
Mr. Elliott: Is he a graduate of the College?
A.—Oh, yes!

Mr. Bowman: I understand you to say there were 850 acres of land. What is done with that land. What do you raise?
A.—Mixed grains, vegetables, root crops, fruit.

Mr. Chairman: Do you raise more than you use?
A.—We ship a lot of vegetables to the Central Prison, Toronto, to the Mercer, to Mimico, and the Queen Street Asylum, sometimes.

Mr. Musgrove: Have you fruit trees set out?
A.—There are 18 acres of orchard.

Mr. Clarke:—How many acres are there under cultivation?
A.—About 500.

Mr. Elliott: Will you be able to cultivate the balance, or is it such that you cannot cultivate it?
A.—There is some of it cannot be cultivated, but there isn’t a great deal of it. There is a lot in this swamp that will be good when we get it drained. It is practically virgin soil.

Mr. Musgrove: Lots of fall there?
A.—Plenty of it.
Mr. Clarke: It’s a nice little farm?
A.—Yes, it is.

Mr. Elliott: What does it cost to maintain these men, compared with the cost in other institutions, I mean institutions like the average asylum and other public institutions?
A.—You must understand that the cost of maintenance must of necessity be higher, by reason of the fact that the salary list is much heavier. We pay guards from $40 to $50 a month. A guard comes in and starts at $40, and gets $45 and then $50. With that he gets his clothing, boots, etc.
Q.—How many guards do you have for the number of prisoners you have?
A.—There is no rule.
Q.—But in general?
A.—A man might have as many as twenty-five with him. Another might only have half a dozen. It depends on the men and where they are working, the class of men they are handling and their sentences.
Q.—How does the living furnished them compare with the living furnished men in other institutions?
A.—The food for a man who is working and putting in ten hours a day has to be better stuff, more nourishing food than the food of patients in the institutions.
Q.—And the accommodation?
A.—Well, here are 175 men with iron beds, mattresses and blankets, sleeping in one big room.
Q.—As far as the baths and that sort of accommodation, they are the same as in other institutions?
A.—It is different.
Q.—Is it better?
A.—It is different. The prisoners’ bathroom is a series of stalls, eighty stalls. Eighty men are marched in and given a plunge. There is nothing elaborate except that it is sanitary. We tried everything to reduce the cost of that type of bathroom.
Q.—Take the figures of the relative cost—
Mr. McGarry: Give him a chance to explain.
A.—There is no comparison. They are entirely different. You get female nurses at $13 to $15 a month against guards at $50 a month.
Q.—The guards and the men under them, they do not eat at the same table, they do not receive the same fare?
A.—Oh, no.
Q.—Is it entirely different?
A.—It is much more expensive, the fare given the guards and the hired help, than that given the prisoners. The question of service is one of the main things. They get something for dessert, they get butter, for instance. They get various things which the prisoners do not get. They simply get ordinary good fare. There isn't anything about the whole menu that is extravagant.

Q.—Is this one of the farms where you raise more vegetables than are required for the men on the farm?
A.—Yes, we ship vegetables to the Central, to the Mercer, and if there is any surplus, we also ship to Mimico.
Q.—What about beef?
A.—Beef we do not raise. When I say we do not raise it I mean we do not bring it from the calf. We buy steers and bring them along and feed them.

Mr. Chairman: The cost of a guard there is from $40 to $50. A guard at the asylum gets $20.
A.—They get up to $25 and $30 now.

Mr. Elliott: With regard to these buildings being fireproof, how do they compare with other Public Buildings in that respect?
A.—There is no comparison. These are modern buildings.

Mr. Chairman: Like the west wing?
A.—Not as elaborate. It is a different class of construction. I suppose the construction here in the city, where you have to pay a high cost for labor, would compare very favorably in fireproof construction, with our buildings at Guelph.

Mr. Elliott: Regarding fire protection generally, in the various Public Buildings, what fire protection have you?
A.—Only the fire protection that can be put in old buildings, fire escapes, buckets, fire extinguishers.
Q.—Do you use a sprinkler or sprinkler system?
A.—No. Each year we are spending money to improve the fire protection of the various institutions, electrical alarms, everything we can do to reduce the risk and minimize the danger.

Mr. Bowman: Simply to check up the method of doing business, purchasing and everything of that kind, I would like you to produce the accounts,
particularly of the lumber purchases, I would like to go through some of them and check them up.

A.—If you will give me a list of them I will be glad to.

Q.—There is an item here: P. Burns & Co., coal. Is that under contract?

A.—Yes

Q.—You told us, in connection with paying the men, that a cheque was issued by the Department covering the amount required by the two weeks' payroll. An account was opened in the Bank, I presume at one of the Banks at Guelph, to the credit of the Central Prison Farm?

A.—We have two accounts there, wages and merchandise. That payroll is sent back to us and audited by the auditor.

Q.—I would like to have a sample payroll and check that up, and Mr. Chairman, I will just give Mr. Armstrong a memo of the different accounts and items, I would like to have the accounts here for the next meeting. I suppose that will be all right, and that it won't be necessary to make a motion in connection with it.

MR. CHAIRMAN: I guess that will be all right.

The Chairman informed Mr. Elliott that he expected to have Mr. E. S. Wigle present next week. The meeting then adjourned to meet again on Thursday, March 26th, at 11 a.m.

PUBLIC ACCOUNTS.

March 26, 1914.

The Committee met at 10:30 a.m. Mr. Armstrong re-called.

MR. BOWMAN: Just before we go into these accounts, I would like to ask you a few questions. In looking over the statement here I notice in connection with your industrial centre, machine shop, shoe shop, and boiler shop. These three appear to be carried on in the one building.

A.—It is a large building. On the third floor is the machine shop and in the lower portion there are two shops and room for storage. The building is fifty feet by two hundred.

Q.—What will be the capacity of these industries as far as it relates to the employment of prisoners. How many do you expect to employ in connection with these industries?

A.—I couldn't say offhand.

Q.—But approximately?

A.—I wouldn't even guess.

5—J.A.
Q.—You must have an idea what equipment and machinery you will require.
A.—I could not tell offhand. I could easily tell by looking up the number of men we have employed here, and we know what our increased capacity is.
Q.—It is possible for you to form an estimate?
A.—Oh, yes.
Q.—Then if you will get me that—
A.—I will, yes, it is quite easy to get it.
Q.—I understand there are 800 acres all told.
A.—About 830 acres.
Q.—What percentage of that 830 acres do you expect will be used for strictly farm purposes?
A.—I would say at least 500 acres. I am not a farmer, you know, but I am satisfied of that.
Q.—How many acres were under cultivation during the past season?
A.—About 500.
Q.—Under crop last year?
A.—Yes, I can give you that, if you want it, correctly; the number of acres and the number of fields and what is grown in each field and all about it, if you wish it. I can let you have a field plan if you want it.
Q.—It would probably be just as well to get that. I understand you to say you have a superintendent of farm operations?
A.—Yes.
Q.—What is his name?
A.—Hamilton.
Q.—If I remember rightly you told us he was getting $2,400 a year?
A.—That is the superintendent of construction. I did not know you wanted to deal with that yesterday. I would have brought down this chart which shows how the industrial operations are carried on. That deals with construction proper.
Q.—This man you spoke of yesterday is directly responsible to Mr. Culman?
A.—This is the subdivision of the work. Mr. Cole has charge of the storekeepers, construction stores, and general supervision of temporary headquarters; he takes charge of receiving reports and checking all returns from the different farm operations. He is also in charge of heat, light and water. Mr. McLean has charge of the accounting and office staff. That is, the office men inside. Mr. Hogg has charge of drafting construction reports and estimating. Mr. Black is the mechanical engineer. He takes charge of the industrial staff, the machinery, etc. He has also charge of the machine shop, the railway in operation and roads and bridges. Construction is under Mr. Culman directly, that includes the foremen of the various trades, planing mill, lumber, and such like.
Q.—Then you have a superintendent of the farm branch?
A.—The farm branch is separate entirely. It is under Mr. Hamilton.
Q.—He has charge of that. He is in full charge of the farm operations?
A.—Yes.

Q.—I mixed him with Mr. Culman.
A.—The farmer gets—I think his salary is $750 a year.

Mr. Hartt: That is not much for a good farmer.

A.—No. . . . Here is a payroll. When a man is employed or discharged the superintendent signs that and sends it into the office here, that is when he is hiring or discharging help. A man is given that time card. The time is taken by the foreman. The foreman goes to the work half an hour before work is started in the morning. The men have to be there at 7:30 o'clock, 7 in the summer. If a man comes in fifteen minutes late he is docked half-an-hour. If he comes half-an-hour late he is docked an hour, and so on. In addition to the time taken by the foreman that time is checked up twice a day by the clerks. . . . I brought you the last pay-roll, which consists of four days in the month of October.

Q.—That will be quite satisfactory. That gives the whole operation, that is all I was interested in.

A.—These time cards are issued at the beginning of the week by the office. Then the men fill in their time. We do that to avoid disputes between the workmen and the timekeeper, and our time sheets. It is easier to straighten it out at the end of a week than the end of two weeks, when there is a kick. That card is turned into the office, o.k'd by the superintendent, who checks up the time on these cards and the time of the foreman's books and the time records in his own office. . . . At the beginning of the year an accountable warrant is issued by the office and deposited in the Royal Bank to the credit of wage account. That may be five or six thousand. When they make up the pay, the cheques are all issued by the office up there. . . . We issue a payroll and it is forwarded to the office there. It is then sent down here to me to be scheduled by our office, and, after being checked up, it goes up to the audit office and, after it is checked up there, the Treasurer issues this cheque on the Royal Bank to cover the amount of the payroll. The amount deposited in the first instance is always kept the same.

Q.—Then the first move is made up at the prison?
A.—Yes, that payroll is only for four or five days, that was the close of the fiscal year. We had another pay coming in there, the audit office requiring us to pay right up to the end of the year.

Q.—I see that it is signed by different men. Is it only signed when they get their cheques?
A.—That is all.

Q.—You say that a copy of this is sent down?
A.—I am giving you now the voucher from the audit office. Here is a copy we always keep for our file.

Q.—This is sent down from Guelph?
A.—Yes, to the office here with the voucher attached to it. This statement is made up here. Then it comes down and is checked up by the accountants in the prison branch here. Payment is then recommended by the Inspector, and then by either the Provincial Secretary or his Deputy.

Q.—Is this sent down with these signatures. Do you mean that first they sign?

A.—No, no. The audit office deposits a sum of money in the first instance.

Q.—I grasp that now. That deposit is enough to make the payments for the time, and as soon as the payroll is certified to the amount, is replaced by this.

A.—Quite so.

Q.—That cheque is issued on this schedule, issued by the Department here?

A.—That is right.

Q.—To the account of the Central Prison Farm wage account. It is signed by Kuhlman and countersigned by S. A. Armstrong.

Mr. Hartt: They would not be able to get a number of fake men on the payroll.

A.—Well, there would have to be a good many in the game.

Q.—You couldn’t have a jeweller or a wholesale liquor man on the list unless he was actually working there?

A.—I don’t think it could be done.

Mr. Bowman: What is he driving at now?

A.—As I said there would have to be a great many in it and by the time they had divided up there wouldn’t be much left. . . . There is a cost system of handling sash and frames and one thing and another. This is a work order. When any work is undertaken in a shop it is noted on a work order, made out by the superintendent. This order is marked 276, box frame, detailed drawing sheet 200. That goes to the foreman of the shop who keeps a record of the work done on these work orders with the material used, the time of the men, and so on. He notes when it is finished, he has made a notation of the amount of material. He knows the number of the stock bill this material is taken from, and from it gets the correct number and price of the material. The foreman is conversant with all that. That enables the men in the office to know the grade, because if the foreman does not know the grade of the material the office people would not know it. He puts the material used, the time of the men—here is the time of the paid men, and the time of the prisoners.

Q.—You have some paid men and some prisoners?

A.—Oh, yes, you have to—here is the number of hired men and here is the number of prisoners.

Q.—The foreman simply keeps a record.

A.—Yes, this is independent of the payroll, this is a shop record.
Q.—At what rate do you charge the prisoners’ time?
A.—The prisoners’ time is charged at 7 cents an hour. When we invoice it we make an additional charge. These men are charged at 33 to 35 cents in this particular instance, and in order to take care of overhead expenses we make the charge of labor 40 to 45 cents an hour and ten cents for prison labor. This is a copy of the invoice sent to Whitby. Here is a work order for these frames. They figure the cost there from the labor and material used. Then there is another order for priming these frames. This is a requisition for lumber taken from the stores, put in by the foreman.

Q.—This is a requisition for material?
A.—Yes. All this is turned into the office. At the office, from these work orders, they make up that invoice. That, at least, shows the procedure.

Q.—All right. This went to Whitby?
A.—Yes

Q.—How was it finally adjusted?
A.—This is dated March 14. Whitby in the course of time will pass that for payment. They will pass that invoice like the invoice of any other concern. They pay it the same as to any other concern. A cheque is issued and that money, when it is paid, will go into consolidated revenue.

Q.—It will be turned in as revenue from the prison farm?
A.—Yes

Q.—The prison farm gets credit for that?
A.—Yes

Q.—In what way do they adjust that, so far as the prison is concerned?
A.—I don’t understand you.

Q.—That cheque is issued to the prison farm, and the prison farm turns it in as credit, but how does the prison farm treat that cheque?
A.—The account is credited to the Hospital for the Insane, Whitby. The Hospital is credited with a cheque for so much money. The revenue account is charged with that cheque and then it goes into the Provincial Treasurer.

Q.—Have you, in connection with the prison operations, an account whereby you show your profit or loss in connection with work of this kind.
A.—No, we haven’t got an operating account as yet. Here is our difficulty. At the present time we are running up there and doing an enormous amount of work in connection with our own plant. By handling these in this way it enables us to buy our material at a lower figure. By picking over our lumber the better grades are put into sash and frames, for this and other work. The lower grade stuff is culled and used for flooring centres for reinforced concrete. It is difficult to adjust that. At the time this shipment was made to Whitby it was charged with $1,074.04. The stock account and the wage account would be credited for their portions of that and the paint stock and lumber stock credited.

Q.—I see, you simply send in a detailed account of the amount of lumber and the time used.
A.—Well, we know for a fact that we are not turning anything out at a loss. That is sure. We may not be running at a profit. In other words we are not seeking dividends.

Q.—It is difficult to arrive at the cost here of making these 276 box frames. It is indefinite as to what that box frame really costs.

A.—You would have to take the details and make a comparison of value.

Q.—It is impossible to get at it from that?

A.—It is impossible. The best evidence of that is from the men in our employ who are experienced in factory work and mill work. Mr. Kuhlman, our superintendent, is a man who used to be associated with the Owen Sound Lumber Company.

Mr. Galna: It must have been here in the city.

A.—He is able to speak as to the value, he knows well enough ... but I get your point, it is whether we are really making the saving we allege. Unless you are prepared to make a more detailed examination than you are prepared to go into now, you have got to take my word for it.

Q.—We are always prepared to take everybody's word. But we are here for the purpose of checking it up. You appreciate that.

A.—I quite appreciate it.

Q.—We are very curious, Mr. Armstrong, but I suppose it is possible to get more details and get a description of this?

A.—I will give you a block plan and bring the drawings up here in ten minutes if you want them.

Q.—That is beyond me. I am not expert enough for that. If you will get me the dimensions of that window frame, the size, breadth, etc.—

A.—In other words, you can get a figure of what a frame like that would be worth.

Q.—If there is a saving shown, by way of comparison, you are entitled to get credit for it.

Mr. Hartt: Do you object because they charged Whitby too much?

Mr. Bowman: I am curious, that's all.

Mr. Armstrong: You want to find out whether we can go into the market and buy these frames cheaper than we can make them?

Mr. Bowman: Yes. I have given Mr. Armstrong credit for having a good system. I want to check it up and find out if it is as perfect as he thinks it is.

Mr. Galna: I think it is a very elaborate system.
Mr. Armstrong: If you are going to get a figure, we would want to prepare a specification, to see that your man is figuring on the material we are putting into them. We maintain we are producing an article at less money, that is superior to an article similar to what we are making that we could buy by tender outside.

Q.—I want to give you an opportunity of substantiating that statement.
A.—Yes, we can substantiate that.
Q.—Have you a summary of these accounts?
A.—That is the file as it came from the audit office. They won't split these things up. I have got to go through every account. They have only produced 1913 here.
Q.—Have you the Whitby accounts for 1912?
A.—Here is one of Goldie & Co. That is one asked for. We prepare the accounts twice a month. You will find them separated through here. The audit office won't break them up.
Q.—I don't blame them.
A.—I don't either. Here is the account of Baines & Peckover.
Q.—Perhaps we would get on just as fast if you could leave these in charge of the Clerk of the Committee, and I could get an opportunity of going through them. It looks like a waste of time for me to go through them and ask questions as I go along.
A.—I am quite agreeable.
Q.—It will save time. We want to do this in a fairly intelligent sort of way. If we go through them that way we can't make any headway. I think perhaps we have got on as far as we can with Mr. Armstrong this morning. If I get time to go through these accounts and wish to ask further questions I can do it at a later meeting.
A.—Certainly.

Mr. McGarry: I want to ask Mr. Armstrong some questions.

Mr. Bowman: I assumed you would have a few.

The Committee then adjourned to meet again on Wednesday, April 1st, at 11 a.m.

PUBLIC ACCOUNTS COMMITTEE.

April 1, 1914.

The Committee met at 10.30 a.m.

Mr. Chairman: Mr. Wigle is here.

Mr. Ernest S. Wigle called and sworn.

Mr. Elliott: Mr. Wigle, what is your residence?
Q.—And your occupation?
A.—Barrister-at-law.

Q.—Will you tell us what was your connection with these two townships—the purchase of the townships referred to in the Public Accounts of 1912, the townships of Kendry and Haggart?
A.—I am a party to the agreement.

Q.—That is, you were one of the parties that negotiated the agreement?
A.—Yes
Q.—Along with?
A.—Mr. Rushworth and Mr. Jackson.
Q.—Mr. Jackson was not a party to the first agreement?
A.—He was in subsequently.
Q.—He was not in the first agreement, that was between you and Mr. Rushworth and the Government?
A.—The agreement speaks for itself.
Q.—Was Jackson present at any of the interviews with the Minister before the agreement was entered into?
A.—He was.
Q.—How many?
A.—I cannot tell you how many.
Q.—Not approximately?
A.—It would simply be a guess.
Q.—Well, give us the best guess you can give.
A.—I cannot say. I know he was there at several meetings. I wouldn't make a guess at it. More than half a dozen, I should say.
Q.—How far had matters progressed before he was taken into the arrangement?
A.—Preliminary talks.
Q.—Between?
A.—The Minister, Rushworth and myself. I had seen the Premier before Jackson met him.
Q.—Had you arrived at a basis of agreement?
A.—A general outline was talked of.
Q.—Nothing definite concluded?
A.—You mean before Jackson was taken in?
Q.—Yes.
A.—I don't think so.
Q.—To your recollection there was not?
A.—No.
Q.—Had you personally any experience in colonization matters before this?
A.—No.
Q.—Or any dealings of this kind?
A.—Not with the Government.

Q.—With anybody?

A.—With other matters, yes.

Q.—Similar to this?

A.—Similar.

Q.—It is a Timber deal?

A.—The agreement does not say it is a Timber deal.

Q.—But there is Timber in the deal?

A.—There is Timber in the deal, I suppose.

Q.—Will you tell us the terms on which you and Mr. Rushworth took Jackson in on the deal?

A.—The agreement speaks for itself, as far as the Department is concerned. Any arrangement between Rushworth, Jackson and myself, I regard as personal matters. I do not think the Committee is interested in that, or that the public is.

Mr. Chairman: I think we had a ruling on that. I thought we were all agreed on that.

Mr. Wigle: That is the way I feel about it, anyway.

Mr. Elliott: As far as the agreement between you and Jackson and Rushworth on the one hand, and the Government on the other, is concerned, that agreement sets forth its terms with sufficient clearness. But there is another agreement, an assignment to Jackson and somebody else the rights you and Mr. Rushworth had. That doesn’t set forth the terms.

Mr. McGarry: It speaks for itself, too.

Mr. Elliott: It doesn’t set forth the consideration for that assignment.

Mr. McGarry: It sets forth the consideration enough to make it legal and binding.

Mr. Elliott: It is sufficiently legal and binding, but it says absolutely nothing about what the consideration is.

Mr. McGarry: It is unnecessary.

Mr. Elliott: We want to get it, if Mr. Wigle is in a position to give us the facts.

Mr. Chairman: Mr. Wigle has already stated that it is a matter of private concern. I thought the rule was well established on matters of that kind, that they were not the subject of investigation here. This is a private
arrangement between these people and we are here to examine only the dealings between these people and the Government.

Mr. Elliott: I suppose this is a matter of the greatest interest to the Committee.

Mr. Chairman: The only interest we have here is the dealings between these people and the Government. As to what their private dealings were we are not concerned in that at all. It seems to me that is obvious. I thought we had agreed about that.

Mr. Hartt: I do not think Mr. Elliott was here when we came to that understanding.

Mr. Chairman: It has been a precedent established long before I had anything to do with this Committee.

Mr. Elliott: That is the ruling.

Mr. Chairman: Oh, yes.

Dr. Reaume: It is more a matter of curiosity than interest.

Mr. Chairman: I remember last year this same thing was gone into very fully. We looked up the records and found several precedents cited. We went back to the same ruling made by Mr. Graham in connection with the Shannon Timber Deal, and we had it over the Whitney-Munn Deal last year. The precedents recited are recorded in the minutes. There is no use wasting time reading them.

Mr. Elliott: I do recall the Chairman referring to the fact, that he was anxious to get all the facts of interest, before the Committee.

Mr. Chairman: You might as well ask Mr. Wigle about any of his private affairs as ask him about this.

Mr. Elliott: I have no desire to go into Mr. Wigle's personal affairs at all.

Mr. Chairman: I understand that.

Mr. Elliott: Perhaps we can get the information we require in another way. Mr. Wigle, will you tell us what you did before the deal was concluded, what information you had as to these Townships?
Mr. Wigle: I had plans and reports.
Mr. Elliott: Prepared by whom?
A.—By Mr. Rushworth.
Q.—Reports on the Townships?
A.—Yes
Q.—You had not looked them over yourselves?
A.—No.
Q.—You did so through your agents who had made examinations, the gentlemen mentioned by Mr. Rushworth?
A.—Yes
Q.—What did they report as to the amount of the timber?
A.—The report was very full, and I presume it covered everything.
Q.—Have you the report or a copy?
A.—No.

Mr. McGarry: These reports are in the possession of the Government and open to everyone.

Mr. Elliott: I do not think the reports with the Government are the reports Mr. Wigle refers to—to witness: Didn’t you send up parties to make an examination for yourselves?
A.—Yes
Q.—In regard to this examination, have you the reports?
A.—No.
Q.—Are these reports referred to, the ones you say were laid before the Government and made public?
A.—No, that was our information.
Q.—So that it is nonsense to talk about these reports being laid before the Government, showing that information you had obtained by your own expenditure?
A.—I do not say that it would be nonsense, it would not be business.
Q.—But it did not take place?
A.—No.
Q.—Have you these reports?
A.—I have not.
Q.—Where could they be obtained?
A.—I couldn’t tell you that. now, Mr. Rushworth could answer for that.
Q.—Can you give us an idea as to the amount of timber?
A.—No.
Q.—The estimated amount?
A.—No.

Mr. Hartt: Providing these gentlemen have these reports, or that Mr. Rushworth had them, it would not be in order to ask them to give us these
reports. They are their own personal property, obtained by their own enterprise and their own money.

Mr. McGarry: Every person who knows anything about timbering, knows that if there is one thing a timber man will hold absolutely private, it is his report on a timber berth. Lumbermen keep these reports absolutely secret to themselves. I understood Mr. Rushworth to say the last day we were here these were his private reports and he intended to keep them so.

Mr. Chairman: He said they were in the possession of the Company now. We all understand that if a man is going to buy a piece of property from the Government or anybody else, he would get a private report on it. He would not take the report of the vendor. This is his own personal, private information.

Mr. Elliott: Can you give an idea of the amount of timber that has been taken off there?
A.—No.
Q.—You are still a party, you belong to the Company?
A.—Yes.
Q.—Do you get statements from time to time as to the progress they are making?
A.—I have not seen any.
Q.—Do you know anything about the amount of timber obtained?
A.—No.
Q.—Who has that information?
A.—The Company.
Q.—But each member of the Company will be able to give it?
A.—I can't tell you that. You know how the documents dealing with a Company are kept, Mr. Elliott.
Q.—I supposed the various members of the Company who have access to them should know what the condition is of their business transaction.
A.—I am entirely without it.
Q.—As far as you personally are aware, you know nothing of the amount of good timber?
A.—No.
Q.—Or what they realized for it?
A.—No.
Q.—Or the amount cut over in those townships yet?
A.—No.
Q.—Do you know R. D. Mackay, Mr. Wigle?
A.—I do not know R. D. Mackay.
Q.—He was a gentleman from Michigan, who along with——

Mr. Chairman: The fellows who cruised the place. This is the confidential report they got.
Mr. Elliott: Are they interested in the Company now, do you know?
A.—I do not know.
Q.—You get information as to who was in the Company?
A.—The returns will show that. The returns to the Department will show it.
Q.—You cannot say that personally from your own information?
A.—No.
Q.—Do you know the amount, if any, of any sale of that property?
A.—No, I cannot give you any information on that.
Q.—Can you give us any information of the Company’s dealings with the property at the present time?
A.—I do not know, Mr. Chairman, how far this investigation goes? Is that a matter of investigation?

Mr. Chairman: What is the question?

Mr. Elliott: With regard to the dealings of the Company.

Mr. Chairman: You mean what timber they have obtained, what land has been sold, how much of the land has been cleared, and how far they have carried on the purposes they were incorporated to do. Are you closely in touch, Mr. Wigle?
A.—No.

Mr. Chairman: Then there is no use asking him.

Mr. Wigle: I do not know whether Mr. Kushworth would be able to give you that information or not, but he will know more than I do.

Mr. Bowman: I suppose Mr. Jackson is fairly familiar with the operations of the Company?
A.—I am not.

Mr. Chairman: Mr. Wigle is attending to his private business in Windsor, he is not looking after this Company.

Mr. Elliott: If he has no personal information, there is no use taking up his time.
A.—No, I haven’t it.

Witness excused.

Mr. S. A. Armstrong, recalled.
Mr. Armstrong: You were wanting the plans and blue-prints showing the division of the fields, and you wanted blue-prints in connection with frames that we were manufacturing and the specifications covering them. I have them here for you.

Mr. Bowman: There was also something further.

Mr. McGarry: I think we ought to have these in first.

Mr. Bowman: In connection with that there was another matter went along with it. We were discussing the capacity of the industries at the Prison Farm.

Mr. Armstrong: You were wanting the number of prisoners that would be employed. I have that here, too. You can quite understand that in giving you the number of men that would be employed, I can only give you what are now permanent industries, where we have approximately 330 men. We will employ 330 men in what we call the permanent industries. The industries at present in operation at the Central Prison, Toronto, broom factory, wood-working shop, woollen mill, machine shop, paint and enamel shop, tailor shop and shoe shop.

Mr. Bowman: In referring to the number of men employed, you are referring now to the new works?

A.—These I am referring to are industries transferred to the Prison Farm and that we estimate we will be able to employ about 330 men. That does not take into consideration the men who will be engaged in quarry operations, stone crushing and manufacturing lime, material used in the construction of buildings elsewhere, or in farm operations, or in dairy operations. That is difficult to estimate.

Mr. Bowman: Now, at that time, before the Prison Farm was commenced, or was broached, or started, or rather before operations were commenced at Guelph, there were certain industries in operation in Toronto here, not now being operated?

A.—Under contract, yes. There were cordage works and the wood-working shops.

Q.—Am I safe in assuming that, previous to the change in policy, in connection with the Central Prison that works you had under operation in the Central Prison provided employment for all your prisoners there?

A.—All that were qualified to work. You can appreciate that there are a good many men who are incapable of working in the industries.

Q.—A matter of fact, were all the prisoners in the old Prison when the Taylor-Scott contract was in force—were all the prisoners employed?
A.—I think I can say yes to that by reason of the fact of the constant friction between the contractors and the Warden as to the number of men supplied to the contractors carrying on the industries. The contractors were always demanding so many men to keep up with the increase in business.

Q.—That clears up that point. In looking over the evidence of the 25th March, I understood you to say from the evidence that there was a considerable percentage of prisoners who were idle, and that if it were not for the commencement of a Prison Farm that a lot of these prisoners would have been idle here.

A.—Let me explain that. A very wrong impression is given—

Mr. Bowman: Here is your answer to a question: with regard to a sum of $186,000 for maintenance from 10th April, 1910, to the end of October, 1913, "The question might properly be raised as to whether that should be charged against the Central Prison at Guelph. Those prisoners had to be maintained, why should the entire cost be charged against capital account. They would all have had to be maintained in the Central Prison, Toronto." Then there is the question, "What is the average cost of maintenance at the Central? A.—Cost of administration and everything, about fifty cents a day. Q.—And at Guelph? A.—At Guelph, seventy cents a day? Q.—Here it is 20 cents a day less? A.—If that argument holds good prison labor has cost us 20 cents a day. Q.—These men would be earning something here? A.—Not anything as much as they would be earning there." Then you go on to say that when the contracts were terminated, work ceased except for those men employed in industries which were carried on at the same time as the contract.

Mr. Armstrong: You will see the cordage contract closed out before the Taylor-Scott, and then the Taylor-Scott business began to fall away in contemplation of a termination of the contract, and we had a large number of men who had to be given employment.

Q.—That change was entirely of a temporary character by reason of the change in policy?

A.—Which change do you refer to?

Q.—The fact that you had a certain number of men who had to be given employment by reason of the wiping out of the industries.

A.—The policy of the Government was to terminate contract labor.

Q.—There may have been a short time there were some idle men by reason of the change of policy until such time as you were able to give them employment at Guelph. That would only be of a temporary character?

A.—Only until we were able to give them employment at Guelph.

Q.—Were there any idle men up to 1906-7 and 1908?

A.—I would not say. I cannot speak positively as to that. I know that friction was constantly taking place between the contractors and the authorities there over the supply of men.

Mr. McGarry: When they closed the cordage shops there were a number of idle men, and then you started operations at the Farm, and these men got employment?
Mr. Bowman: I am safe in assuming then, that had there not been a change in policy and the commencing of the Prison Farm, there would have been industries continued so as to provide employment, if that policy had not been changed.

A.—Only under contract.

Mr. Chairman: It is a matter of record in the evidence here that the contractors were constantly demanding more men and were not getting them.

Mr. Armstrong: To-day there is a very serious situation down there. There are a lot of men unemployed.

Mr. Bowman: Now, coming back to the Farm. This plan you show me here, is a general layout of the Farm?

A.—That shows the subdivision of the fields.

Q.—I think you said the total acreage is 800 acres?

A.—I think that is about it, approximately so. I would say that there are almost 500 acres under cultivation.

Q.—I see. There would only be then about 300 acres in excess of what is actually under cultivation? So last year you had under cultivation something over 500 acres?

A.—About 500. 475, I think it was.

Q.—In addition to that, what portion of this 800 acres do you expect will eventually be put in a condition to be used for agricultural purposes?

A.—If you include, as being used for agricultural purposes, pasture lands, I would say there is very little except the building site and the quarries around here that will not be used for agricultural purposes.

Mr. Chairman: Is that low land of no account at all?

A.—It can't be used yet, because we haven't got into it to drain it. There is a lot of fine virgin land, about two feet deep of land, that has never been cultivated.

Q.—So that nearly the whole 800 acres will be used?

A.—Yes.

Mr. McGarry: Over 700 acres, anyway?

A.—I would say over 700 acres.

Mr. Chairman: How much do the buildings take up?

A.—About 700 feet, by probably 200 feet.

Q.—I was asking in acres?

A.—I cannot figure that out.

Mr. Munro: It would be about 3½ acres.
Mr. Armstrong: I would say that this land down in here, would be more particularly reserved for pasturage, all the portion down here, this would be reserved for pasture also... Over here there is some very fine timber, rock elm and everything else. I believe the Farm Director intends to reserve this portion here for pasturage purposes also.

Mr. Bowman: A safe estimate of the amount of acreage that will be tilled would be approximately 500 acres, the rest will be used for pasturage and purposes of that kind?
A.—Yes

Mr. McGarry: I want to ask a question. You say there will be about 500 acres that will be cultivated and of the balance at least 200 acres will be reserved for pasturage?
A.—The balance of 200 acres would be reserved for industries, quarries, buildings and pasturage.
Q.—Just explain how the farm operations are carried on?
A.—The actual management of the farm is in charge of the Farmer, who is responsible to the Farm Director. The Farmer is required to make daily reports to the Farm Director showing the work performed by him each day, and that daily report shows the fields on which he was engaged, the amount of labor employed, and the number of hours of work performed. These daily reports go into the office and are transferred to a sort of ledger in which we are able to keep track of the actual cost of the production of any particular field on the Farm. In the Spring the Farmer has to make a report, not later than the 15th June, showing the seeding done by him that Spring. This summary shows the fields seeded, the acreage, what the seed was, and from these the Farm Director is able to make up, in the office, just what is being produced in each field and charges in this ledger, according to the seed that has been used, and so gets a complete cost of what it has taken to operate that field. Then, in the Fall, the Farmer turns in a summary of his harvest in which he shows the number of fields, the crop harvested, and the total amount produced.

Mr. McGarry: You have these fields numbered?
A.—This number in the ledger is Field No. 5. It was planted with potatoes, and shows a net gain from the operation of that field of $761.77.
Q.—What is the acreage of that field?
A.—The acreage of that field is 15 acres.
Q.—So that you had a profit of $761 on 15 acres?
A.—Yes.

Mr. Elliott: How does the size of the various fields compare? Are they fairly uniform?
A.—No. For it is not possible to lay them out in uniformity. The whole farm has been surveyed by an Engineer, and we know when he says a field is 15 acres, that it is 15 acres.

6—J.A.
Mr. Musgrove: There would be good money in that field of potatoes?
A.—Yes

Mr. Chairman: That would net you about $50 an acre?
A.—That was allowing 70 cents a bushel for potatoes.

Mr. Bowman: How many bushels?
A.—That field produced 1,950.

Mr. McGarry: How do you keep track of what is sent to the other institutions?
A.—These potatoes are turned into storage. The Farmer’s interest ceases when he turns them into the storage. After that it becomes a matter of handling by the other Department.

Mr. McGarry: A matter of book-keeping?
A.—Yes.
Q.—Anything further with reference to the Farm?
A.—Nothing, except as to the manner in which the cattle are handled and the hogs. In the fields they make a charge of 7 cents an hour for prison labor and 15 cents an hour for each horse. The cost of these horses is made up by a monthly stable return put in by the Farmer of the number of horses maintained, the quantity of feed and fodder, at a stated price per ton, and from that they ascertain the cost per hour for the upkeep of the horses. We have records in the office by which we show the progress made by each cow. This cow here is removed from the herd for low production of milk, for not coming up to the standard fixed by the Director.

Mr. Musgrove: What is the standard, about 10,000 lbs.?
A.—I think about 14,000 lbs. I would not say for sure.
Q.—A year?
A.—Yes.
Q.—That is very high?
A.—We have them go as high as 18,000 to 20,000.

Mr. Elliott: What class of cows are they?
A.—Holsteins.
Q.—Holsteins only are kept?
A.—Holsteins, at Guelph, yes.

Mr. McGarry: Do you follow the same system at Whitby?
A.—The same system is used at all the institutions in connection with farm operations.

Mr. Chairman: Your cow there produces about four times what the average farmer gets.
Mr. Bowman: I can take that specification and that formula, just lay them aside and I will look them over, we can save time that way. Mr. Armstrong, there is a another matter. Looking over this statement, you prepared, I find that it does not give the Prison Farm justice so far as being able to arrive at the actual amount of expenditure other than what is rightly chargeable against the Prison Farm. Take this item here of $949,000. In looking over this, I have come to the conclusion that a portion of that amount is not directly chargeable to the Prison Farm. For instance, when you make purchase of lumber, everything is charged to the Prison Farm, and the charge is included in that amount. Is that not right?

A.—Yes.

Q.—So that the Prison Farm should have credit for whatever amount was manufactured and produced there and shipped to other institutions and which you have charged against those institutions?

A.—Yes.

Q.—I would like you to get me—

A.—I will say that, approximately, what has been shipped in that way—that there would be, approximately, $25,000 taken off that.

Q.—Yes. Then if $25,000 is deducted, that would represent all that has been manufactured or produced on the Farm, farm produce, in addition to manufactures, that has been shipped to other institutions?

A.—I would say about $25,000.

Q.—Then it is not necessary to go into the detail?

A.—No.

Mr. Musgrove: Is there any maintenance in that?

A.—Oh, yes. We charge Prison labor at 7 cents an hour.

To Mr. Bowman: I prepared that statement in this way. As arranged, it is simply a recapitulation or a reproduction of our ledger accounts. I have shown there in that statement under several headings the expenditures. There is a Main Reformatory building, then the industrial centre, that covers these industrials which at the time we never contemplated. It was not until the Department got into the scheme that they were able to realize the possibilities of the money in turning out our own lime, we found it possible to have a lime kiln. That went up at a cost of $3,000 or $4,000.

Q.—You went into that expenditure because you came to the conclusion that by spending $3,000 or $4,000 on a lime kiln, you would, when you had it completed, be saving money on your lime?

A.—There was a saving in the first instance in the construction of the Guelph Institution. In the second we found we could make more than enough to pay interest on the capital investment in supplying other institutions. We experienced this difficulty, the trouble in the past has been in shipping in car-load lots. It is not used up at once, and you know what happens to it. Now we hydrate the lime and ship it in sacks that can be kept for years in that
condition. Take, for instance, the stone crusher, we endeavoured to handle a small portable crusher. The cost was so high we felt justified in going into a stone crushing plant.

Q.—Do you sell any of the stone?
A.—Yes, we sell to Municipalities.

Mr. Musgrove: How much have you sold?
A.—During last fall we shipped out about 600 tons.
Q.—How do you charge?
A.—Forty-five to 50 cents a ton on the car—I would have to look that up.
Q.—How many cubic yards would that be?
A.—I think there would be 1½ tons to a cubic yard.
Q.—How much did you say?
A.—About 50 cents a ton.
Q.—Is that better stuff than the St. Mary’s for road building?
A.—I would not want to say that.
Q.—Do many Municipalities purchase stone from you?
A.—No.
Q.—Do you crush it in different sizes?
A.—From dust to 2 inches.

Mr. Bowman: It is good for concrete, then?
A.—The very best. We expect that with the Good Roads movement that the stone crushing plant and the hydrated lime plant will be important forces in the development of the Good Roads Movement. The Highways Engineer has experimented with our hydrated lime, which we have supplied him, in concrete roads.

Mr. Musgrove: How do you hydrate it?
A.—It is ground to ¾ of an inch in fineness. It is lifted from that mill to storage bins.

Q.—After it is burnt?
A.—Yes. It is passed through a crusher and weighed into a hopper, and 1,500 lbs. put into the hydrater, a large revolving bin turns the stuff up against stationary plows. We add about 33 per cent. of water, depending on the season of the year. In 20 minutes’ time we hydrate it. It is then passed through a hopper.

Q.—It will not slack after that?
A.—No, it has passed from that stage.

Mr. Bowman: Looking over the evidence in connection with the capacity of the dormitory, I see you say 20 or 25. Now, is it 20 or is it 25?
A.—We estimate them at 25, that is three dormitories to a floor.

Mr. Chairman: Three on a floor and three floors?
A.—I do not know whether I made all clear on that question of population. You probably appreciate the fact that in these institutions, while there
is only accommodation for 500 to 550 men, we have, of necessity, a large first

cost. For instance, the dining room, the kitchen are able to accommodate 750
men, the same with the bathrooms and laundries, the same with the power
	house, the same with the industrial buildings.

Q.—You anticipate a larger population?
A.—Quite so. We realize this, that as matters go in the prison world
to-day in Ontario, that if it wasn’t for the outside camps we have at Whitby,
at Mimico and Guelph, we would have great difficulty in handling the situation
created by money stringency this winter. We see clearly that though our
population to-day might be 550, with the growth of the Province, and to meet
situations such as exist to-day, it will be necessary to anticipate a larger institu-
tion at a later date.

Mr. Musgrove: How many prisoners have you at Fort William?
A.—About fifty. (To Mr. Bowman) That is why the initial cost of this
institution is so high.

Q.—You are building for the future?
A.—Yes, we are building for the future.

Mr. McGarry: Then you are allowing for the popularity of the Institu-
tion? I was going to ask you, with reference to the Whitby building, I would
like you to explain to the Committee what buildings you are erecting, and
what the object of those buildings are at Whitby?
A.—We have proceeded at Whitby in the erection, first of the temporary
camp——

Mr. Musgrove: How much land did you purchase there?
A.—I think about 675 acres, (continuing)—we proceeded first with the
erection of a farm dormitory where we have housed about 35 patients. These
men operate the farm entirely. Then we established a prisoners’ camp, and
there we have accommodated 175 men who do the labour of construction. We
have eight cottages under way.

Mr. McGarry: What is the size of those cottages?
A.—Those cottages accommodate fifty patients.

Q.—They are built of what material?
A.—They have concrete foundations, with walls of concrete structural tile
supplied from Guelph, but we haven’t been able to turn out these tile fast
enough from Guelph and in some respects they are not suited for our work at
Whitby, so that the cottages erected from now on will be erected with brick and
clay structural tile from our brick plant at Mimico.

Mr. Pattinson: Will concrete tile give you a good, dry building?
A.—Yes. In that connection, we conducted a whole lot of experiments
at the University to ascertain just what the heating loss through brick and tile
construction and full tile construction would be, and as a result of these experiments, we found we were able to effect a saving of about $20,000 in heating installation.

Q.—By using tile?
A.—By using tile with a certain construction, with an insulation of tile with metal lath and plaster. We have two cottage centres there and we put up eight cottages in each centre and there is a dining room attached to each of these cottage centres.

MR. McGARRY: What population is provided for?
A.—One thousand patients with room for expansion up to fifteen hundred patients. In fact we can expand from anything from fifteen hundred up to two thousand patients. The same situation exists at Whitby as at Guelph. We know perfectly well that the time will come when we will have an increase in that population at Whitby. We judge that from our experience of the last two years. We have put in a power house, heating ducts and sewage disposal, that can be used for a much larger population. We have at Whitby our own gravel screening plant because it is necessary to screen all the gravel that comes from the Lake. We have put in a temporary screening plant with our seaboard beam plant. We have adopted hollow beam construction and are using it in the floors of these buildings.

Q.—What are these patent rights for the Seaboard beam?
A.—We have rights we acquired from the Canadian Seaboard Beam Company of Three Rivers. We were anxious to get a light long span, a cheap type of floor construction for the cottages. We eliminated heavy concrete beams, or steel beams, but at the same time we wanted to make these floors as nearly fireproof as we could make them. We did not want to duplicate the frame construction in other institutions. After a good deal of research we hit upon this seaboard beam, the Patent of which was held by the Canadian Company in Three Rivers. We entered into negotiations with them. We wanted the right to use this construction in all Government Buildings. They wanted ten thousand dollars for the right. Subsequent negotiations enabled us to effect a purchase with these people for $50,000. There was a little extra expense, some $36,50, for securing copies of Patents at Ottawa, etc. Our actual experience to-day, although the first lot were turned out when the men were not working to their full capacity, shows that we are right in our estimate and that we are putting in a cheaper type of floor construction than we can get in any other way.

MR. CHAIRMAN: What do you mean when you say you have a temporary screening plant in connection with the beam plant?
A.—We have to bring the material up from the beach, which is a long way from construction.
Q.—How far?
A.—A good half mile.
Mr. McGarry: You put in your own siding?
A.—We have a Grand Trunk siding. We have to bring this sand away down here. You could not possibly handle it with teams over that clay land. It is out of the question. At this time of the year, with that class of land it is impossible.

Mr. McGarry: You say you have eight cottages under way?
A.—Yes. And this dining room under way. These buildings are practically up, and we are starting on this other cottage centre. At a later part of the year we hope to be able to relieve the congestion at Queen street by transferring the patients there and also by closing up the Cobourg institution.

Mr. Musgrove: Do the patients do any work?
A.—They handle the farm and dairy work at Whitby. The results, the improvements in these patients, have been remarkable since they have been at work on the Farm.

Mr. Chairman: You mean the outdoor treatment is beneficial?
A.—Yes.

Mr. McGarry: What is the total investment to date down there?
A.—$346,000.
Q.—Will you refer to your accounting system there?
A.—The same method is practiced at Whitby as at Guelph.
Q.—How about the other institutions in the Provincial Secretary's Department?
A.—The accounting system in the Public Institutions is different to what it is at Guelph, but in our accounting system in the other institutions the same principles are employed, and we get at the end of every quarter, in the office at Toronto, a separate sheet in which the itemized cost of the maintenance of patients is set out, showing the cost during the quarter. We compare that with its own previous quarter and compare it with that of the other institutions.
Q.—Do you get the cost of each item?
A.—We subdivide them under different headings, as appear in the Estimates, salaries, heating, drugs, provisions and different items of that description.

Mr. Musgrove: You could detect it if one was going above the others?
A.—Yes, we are able to keep a check on the cost of maintenance in the various institutions. These sheets are sent out to the officers of the institutions so that they are able to see just how they stand in comparison with the others.

Mr. McGarry: If you find one is one or two points above the others do you make inquiries?
A.—We always make inquiries. Of course, there are always local conditions. Take the smaller institutions, like Cobourg. They have a high over-
head expense for a small number of patients. The same applies to Penetang and Woodstock.

Mr. Chairman: The same overhead expense would maintain a larger number of patients?
A.—Quite so.
Q.—In providing for a thousand patients down there you put in an initial expenditure for sewage disposal, water-works, heating, light and power for a much larger population?
A.—Yes, but taking it on a basis of a thousand patients the cost per bed works out at about $1,325. If we put that at fifteen hundred patients, the cost per bed would work out much lower. As a matter of fact, at the present estimate, of one thousand patients, with this increased first charge, the cost per bed is lower, having regard to the character of the buildings going up, than the cost per bed in other countries and if you take it at 1,500 patients the cost per bed would work out at 87 per cent. of the amount provided by the New York Lunacy Commission, and that covered merely the erection of buildings in institutions already established and where they would not have the cost of sewerage and power plants and everything.

Mr. Musgrove: How much of the Farm is cultivated?
A.—All of it. It is a magnificent farm. Part of it was known as the “Gold Medal Farm of Ontario County.”

Mr. F. R. Heakes, called and sworn.

Mr. Bowman: Mr. Heakes, you are the architect of the Public Works Department of the Province?
A.—Yes.
Q.—Have you had full charge of the construction of Government House from the time the property was purchased?
A.—I have, yes.
Q.—Have you had charge of the grounds as well as the retaining wall work?
A.—Yes.
Q.—Everything has been under your direction?
A.—Yes, everything has been under me.
Q.—As the architect of the Department you also prepared the plans and specifications of the building?
A.—I did, yes.
Q.—Now, I would like to get the details in starting. As to the grounds, how many acres are there?
A.—About fourteen.
Q.—In your original plans did you provide for the retaining walls you have at the present time?
A.—They were provided for in the first plans, yes.
Q.—What is the purpose of the retaining walls?
A.—To carry out the landscape gardener's scheme.
Q.—Who was he?
A.—Mr. Levitt of New York.
Q.—Did he have retaining walls in his original scheme?
A.—That was his original plan, yes.
Q.—Can you give me some idea of the total cost of those retaining walls?
A.—I have that, as near as I can estimate it from the statements I have here, it is about $39,000 all told.
Q.—Are they complete?
A.—They are complete, yes.
Q.—When were the retaining walls commenced?
A.—About the later part of 1911.
Q.—When did the work of excavation in connection with the foundations of Government House commence?
A.—They commenced about the next spring.
Q.—The retaining walls were commenced before?
A.—They were commenced before, yes.
Q.—You have the plans of Government House there? What area does Government House proper cover?
A.—I have the figures, I can get them.

MR. CHAIRMAN: You mean the buildings?

MR. BOWMAN: Yes, the base of the buildings.

MR. CHAIRMAN: What is the size of the building site?
A.—We have that, I have got it here.

MR. BOWMAN: Have you the plan of the basement here. Mr. Heakes?
A.—Yes, sir.
Q.—I would like to see it (plan produced). This is the plan of the basement?
A.—Yes.
Q.—How many compartments are there in that basement. Start at the front and give me an idea of the various compartments, the size and what they are intended for?
A.—The front portion is for storage.
Q.—That is the first room in the basement, what is the size of that room?
A.—22 feet by 40 feet.
Q.—What is that room intended for?
A.—Just ordinary business. We had to go down to get in ventilating pipes.
Q.—What is the next room?
A.—Storage also.
Q.—What is the size?
A.—33 by 20, that is storage also.
Q.—For what use?
A.—Just for general purposes, like the basement in any other building.
Q.—What is the size of the next room?
A.—That is 25 by 30.
Q.—Room number 3 is 25 by 30. What is that intended for?
A.—For general purposes.
Q.—What is the size of the next?
A.—20 by 33.
Q.—Now we come to this other one, what is that?
A.—Same size as the first one, no, I made a mistake, that is 24 by 41.
Q.—Then the first is also 24 by 41?
A.—Yes, the same size.
Q.—Now, that takes the rooms on the left front of the buildings—what is this, a corridor?
A.—That is a passage way.
Q.—What is the length and width of that passage way?
A.—That is about 30 feet.
Q.—What is this room?
A.—Simply an open space.
Q.—You say these are all open spaces?
A.—They are all open spaces as far as that goes, we weren’t putting doors in them.
Q.—What is the size of this open space in the centre of the building?
A.—Take this one here. It is 27 by 48. That one is 30 by 65, this one is 58 by 33.
Q.—Now, you have given us the dimensions of these three compartments?
A.—Yes.
Q.—What is this place in here, the stairway?
A.—That is merely under the stairway, a passage-way.
Q.—What is the size of it?
A.—That is 19 by 36.
Q.—What is the size of this room, what is it intended for?
A.—Take room three, we will use that for electric apparatus purposes, a portion of it.
Q.—What is the size of that room?
A.—32 by 18 1/2.
Q.—And in that room you propose to instal a portion of the electric apparatus?
A.—The water service and that sort of thing goes down there.
Q.—What portion of the electrical apparatus goes there?
A.—A motor generating set. We may not put it in, but it can be used for that purpose.
Q.—What capacity motor would you require there, to meet the necessities of Government House?
A.—I cannot give you that.
Q.—Approximately?
A.—No, not without looking at the figures.
Q.—You can probably get that?
A.—Yes, but it is hardly likely that we will put that in.
Q.—Well, we would like to get that any way, even if you do not instal it, and an estimate of what it will cost?
A.—It will cost about $4,000, that is my recollection, if we put it in. I do not think we will.
Q.—That brings us to this passage-way?
A.—That passage-way leads to the lane here.
Q.—Take this room marked number 16, what is the size of that?
A.—It is 32 by 33.
Q.—What is that for?
A.—Just for storage or anything else.
Q.—Now, we come to the boiler room, what is the size of the boiler room?
A.—24 by 48.
Q.—What will be the installation in that boiler house, Mr. Heakes?
A.—Here are two boilers.
Q.—How many boilers have you in that room?
A.—Two boilers.
Q.—What is the capacity of them?
A.—100 horse-power.
Q.—Each?
A.—Yes.
Q.—Can you give us an idea of what will be the cost of the boilers, the boiler equipment, the complete equipment in that boiler room?
A.—I can give you the contract, the contract covering heating and everything.
Q.—You haven’t got it separate?
A.—No.
Q.—Can you give me the total cost of the heating contract?
A.—Yes. $78,000.
Q.—Is that complete?
A.—Yes, the complete heating and ventilating system.
Q.—Now, what is this room adjoining there?
A.—That is the fan room.
Q.—What is the size of that room?
A.—That is 26 by 49.
Q.—What do you mean by the fan room?
A.—The room for the fans.
Q.—Yes, but what is the purpose?
A.—For ventilation. The cold air comes through here.
Q.—How many fans have you installed?
A.—Two, one for the air and one for exhaust.
Q.—Can you give me the size of those fans?
A.—I would have to get the specifications.
Q.—What is this room here?
A.—That is for coal storage.
Q.—What is the size of that room?
A.—20 by 34.
Q.—What is the capacity of that, how much can you store in that room?
A.—About 150 tons.
Q.—Have you formed any estimate of the annual consumption in coal?
A.—No, I haven’t got that yet. I haven’t worked that out.
Q.—Now, we come to this wing here. What portion of the building does this foundation here represent?
A.—That is the servants’ wing.
Q.—What are these rooms to be used for?
A.—Take this side here, that is the laundry.
Q.—What size is the laundry?
A.—17 by 37.
Q.—What is the next room?
A.—That is for pantry and cold storage.
Q.—What is the size of the pantry?
A.—13 by 17.
Q.—Now, we come to this small room here, marked 5, what is the size of that?
A.—That is a little room for a storage pantry, 6 by 9.
Q.—This one is also for storage?
A.—Yes.
Q.—What is this room?
A.—That is 19 by 15.
Q.—What is that for?
A.—Cold storage.
Q.—What is the size of the room marked 2?
A.—That is the same size.
Q.—What is it for?
A.—Pantry purposes.
Q.—What is the size of room number 4?
A.—16 by 14.
Q.—What is that intended for?
A.—Wine cellar.
Q.—What room is number 6?
A.—16 by 21, that is for the electrical switchboards, for lighting and operating generally.

Q.—Is there a separate contract for that or is that included in a big contract?
A.—There is a general contract.

Q.—Have you any idea of the approximate cost of the switches in this room?
A.—I can give you the amount of the contract which includes the switchboards and the electric lighting.

Q.—What is the amount of the contract for electric work in Government House?
A.—$7,100. That covers the installation of the entire electrical equipment with the exception of a small portion included in the heating.

Q.—Now, we have practically covered all the rooms in the basement, have we not?
A.—Yes.

Q.—In addition to this foundation plan for the main building, have you a foundation plan for the other buildings?
A.—We have a general plan.

Q.—That is a plan of the grounds?
A.—A plan of the grounds, yes.

Q.—What other buildings do you show here?
A.—We have the greenhouses here.

Q.—What will be approximately, the size of the greenhouses?
A.—I will have to get the other plan for that. I can't tell exactly from this plan. We made a change there. Then there is the tool house.

Q.—What is the size of that?
A.—It is just a small building, hardly worth noticing. This is the garage here and the stables.

Q.—What is the size of the garage and the stables?
A.—I will send and get the other plans.

Q.—Well, probably you had better. We will get at it more fairly that way. We have the plan here now of the first floor. This is the main entrance?
A.—Yes.

Q.—This is the porte cochère, now what area is covered by that?
A.—It is about 14 by 16.

Q.—That brings us to the landing?
A.—Yes.

Q.—What is the size of the landing?
A.—33 by 9.

Q.—We get to the landing by these steps, that brings us to the vestibule, what is the size of the vestibule?
A.—About 16 feet.

Q.—What is the size of this square that includes the vestibule and the entrance lobby?
A.—30 by 25.

Q.—This is the main entrance, now on the left there is a sort of closet and a public lavatory?
A.—Two lavatories.

Q.—Two lavatories. Now, leading off the entrance lobby what have we here?
A.—The reception room.

Q.—What size is that reception room?
A.—19 by 33.

Q.—What height is the ceiling?
A.—That will be 14 feet.

Q.—And this one leading off the reception room?
A.—The drawing room.

Q.—And what is the size of the drawing room?
A.—40 by 24.

Q.—And leading out of the drawing room we come to a corridor on the right side. What is the size, the length and width of that corridor?
A.—I will give you the full length of the corridor, about 100 feet.

Q.—How wide is it?
A.—9 feet.

Q.—And the height of the ceiling?
A.—The same height, 14 feet.

Q.—That brings us over to the left side of the building. When we go through the corridor what do we strike there?
A.—That corridor continues to the side entrance.

Q.—What is the next room, here at the end?
A.—That is a small room, the steward’s office.

Q.—What is the size of that room?
A.—10 by 16, the next is the Lieutenant-Governor’s office.

Q.—What is the size of that room?
A.—23 by 21 feet, exclusive of the bay window.

Q.—What is the room adjoining?
A.—The Secretary’s office.

Q.—What is the size of that?
A.—About 13 feet—13 by 19.

Q.—Off the Secretary’s office, what is that?
A.—The waiting room.

Q.—What size is that?
A.—19 feet square, 19 by 19.

Q.—We have now disposed of the front of the building, we come to the centre of this, what is the first prominent thing we come to there?
A.—The main hall.
Q.—What is the size of the main hall?
A.—29 by 40.
Q.—What is the height of the ceiling in that main hall?
A.—It goes right to the roof.
Q.—What is the height of it?
A.—About 40 feet, it takes in three stories.
Q.—Now, that brings us to the main hall, what rooms open off the main hall?
A.—This is the state dining room.
Q.—What is the size of the state dining room?
Q.—That is on the left side of the main hall?
A.—Yes, sir.
Q.—What rooms are there on the right side?
A.—The reading room.
Q.—What is the size of the reading room?
A.—23 by 20.
Q.—What is the next room?
A.—The living room.
Q.—What is the size of the living room?
A.—That will be 23 by 36, exclusive of the Bay window.
Q.—What is the size of the Bay window?
A.—About 13 by 6.
Q.—Now, going through the main hall we come to the main stairway leading up, where?
A.—To a landing on the second floor.
Q.—What have you on each side?
A.—A passage about 9 feet wide.
Q.—What area?
A.—About 9 by 20.
Q.—Will you give me some idea as to the size of the main stairway, the width of it?
A.—About 9 feet.
Q.—That leads to the landing that comes up here to the next floor and then back to the top floor? That is commencing on the ground floor and running to the upper floor—now, when we get up to this main landing we are then one storey above the top of the foundation walls?
A.—This is one storey now, the ground floor, one storey above the foundation walls.
Q.—Are these foundations in the rear the same level as the foundations here?
A.—Yes, with the exception of the boiler house, of course.
Q.—Now, when we come to the top of the main stairway what is the first room we get to on the right?
A.—We haven’t finished the ground floor.
Q.—Then we will continue with the ground floor, in under the stairway there is a small passage, what is the size of that?
A.—About 6 by 40.
Q.—And as you come through that passage-way, what room do you have on the right?
A.—On the right is the billiard room.
Q.—What is the size of it?
A.—53 by 24.
Q.—And the height of the ceiling?
A.—14 feet.
Q.—Leading from the billiard room, what room is next?
A.—The ballroom.
Q.—What is the size of the ballroom?
A.—40 by 64.
Q.—What is the height of the ceiling in the ballroom?
A.—About 30 feet.
Q.—The ceiling runs right to the top of the building?
A.—Yes.
Q.—What have we leading off the ballroom?
A.—That is a small alcove.
Q.—What is its size?
A.—9 by 32.
Q.—You have given us the size of the ballroom, have you given us the size of that area?
A.—That will be about 8 by 18 feet.
Q.—How would you describe that?
A.—It is similar to a bay window.
Q.—Coming back through the ballroom to the left what is the first room we strike?
A.—The private dining room.
Q.—What is the size of it?
A.—About 18 feet by 24.
Q.—What is the next room adjoining the dining room?
A.—That is the service pantry.
Q.—What is the size of it?
A.—17 by 14, adjoining that is the kitchen.
Q.—What is the size of the kitchen?
A.—The kitchen will be about 20 by 17.
Q.—What room adjoins the kitchen?
A.—The scullery.
Q.—What is the size of the scullery?
A.—14 by 16.
Q.—And the next room?
A.—That is for cold storage.
Q.—What is that?
A.—10 by 16.
Q.—What is the next room?
A.—Storeroom.
Q.—What size is that?
A.—10 by 12.
Q.—And the next room?
A.—The servants’ dining room.
Q.—What is the size of that?
A.—13½ by 18.
Q.—What is the next room adjoining?
A.—The servants’ sitting room.
Q.—What size?
A.—The servants’ sitting room is 13½ by 18.
Q.—That brings us into the corridor, what is the size of that corridor?
A.—That corridor is 6 by 60.
Q.—What are the rooms to the right of that?
A.—The cook’s pantry.
Q.—What is the size of that?
A.—14 by 14.
Q.—And the next room?
A.—That is for china storage, 10 by 14.
Q.—What next?
A.—That is a vault, a silver vault.
Q.—What is the area of it?
A.—5 by 10.
Q.—Have you a vault in there?
A.—That is the vault.
Q.—We have now gone, practically, all over the ground floor, now we come up-stairs. What rooms have we in the front of the building, commencing on the extreme left of the building?
A.—That is the Lieutenant-Governor’s suite.
Q.—What is the size of the Lieutenant-Governor’s bedroom?
A.—That is 22 by 18.
Q.—And the bedroom adjoining?
A.—It is a smaller bedroom.
Q.—Take the whole area of that wing, what would it be?
A.—That would be 23 by 42.
Q.—That includes the bedrooms?
A.—The dressing room and bedrooms.
Q.—What is the size of the dressing room?
A.—13 by 16.
Q.—What room is that?
A.—Another bedroom.
Q.—What is the size of that?
A.—20 by 19.

Q.—What room do you call that, in the centre of the building upstairs?
A.—That will be the library, the sitting room.

Q.—What is the size of that?
A.—23 by 24.

Q.—What is the room to the right?
A.—Another bedroom, the same size as the last one. This is a bathroom, here are two more bedrooms the same as the others.

Q.—The same size as the bedrooms you have described?
A.—Exactly.

Q.—Now the main corridor. What is the length and width of the main corridor?
A.—It would be about 112 by 9 feet wide.

Q.—Now, as you come along, what leads to that corridor?
A.—That now forms part of the main hall. On the first floor, we have the gallery all round.

Q.—The main hall goes right through?
A.—Yes, we gave a gallery leading right around.

Q.—What have you to the left of the gallery?
A.—Two bedrooms, two bathrooms.

Q.—What is the total area covered by these two bathrooms and two bedrooms?
A.—19 by 48.

Q.—That brings us over here.
A.—It is the same on the other side.

Q.—We have a duplication on the other side?
A.—Yes.

Q.—Now, coming to the staircase, what is the area covered by this staircase?
A.—About 20 by 30 feet.

Q.—What have you to the right here?
A.—Nothing.

Q.—That is the landing, I presume?
A.—That is taken in, in the landing I gave you.

Q.—What is this here?
A.—That is the billiard room.

Q.—What is the size of that?
A.—32 by 18.

Q.—Now, what have we in here?
A.—Those are little balconies, overlooking the ballroom.

Q.—What is the area covered by those balconies?
A.—About 7 by 28.

Q.—Here is another corridor?
A.—That leads to the servants’ wing.
Q.—What size is that?
A.—68 by 7.
Q.—What is the first room leading off that corridor?
A.—Those are bedrooms.
Q.—What is the area covered by those two bedrooms?
A.—2s by 17½.
Q.—Now we come to the wing, I presume the bedrooms are servants' rooms, how many in number?
A.—Ten of them.
Q.—Including these two, that would make twelve? Now what is the area covered by those?
A.—You have the area of those, I have given you that.
Q.—Well, what is the area of these ten bedrooms?
A.—About 38 by 70.
Q.—Now we have covered the second storey. That brings us to the third storey. How is that laid out?
A.—The same way as below, except there is one more bedroom in the centre, that bedroom takes the place of the library below.
Q.—How many bedrooms?
A.—The same number as the one below.
Q.—Can you give us the number?
A.—Eleven of them.
Q.—Can you give us, approximately, the area covered by the third floor?
A.—The details of these plans are simply a repetition of those below.
Q.—With the exception of this room, which takes the place of the library down below.
A.—Yes.
Q.—What means have you provided of getting to these bedrooms on the third floor?
A.—We have an elevator, we have the main staircase and have a private staircase from this end.
Q.—What is the size of that elevator?
A.—6 by 7.
Q.—You sent away for a lay-out of the buildings for which you had tentative plans, have you that?
(Plans produced.)
A.—This is the entrance and this is the Lodge.
Q.—The first building will be the Lodge, what is the size of that Lodge?
A.—Merely a small building by comparison, about 30 feet square, 27 or 28 feet by 30.
Q.—There will be how many storeys?
A.—Two storeys.
Q.—And basement?
A.—Yes, there had to be provision for a furnace.
Q.—Will there be two or one Lodge building?
A.—One.
Q.—You say these are tentative plans, how many proposed buildings have
you on these tentative plans?
A.—The garage and stables would be in one building.
Q.—Can you give us an idea of the size of that?
A.—I find this is not the right plan.
Q.—Then perhaps you had better get the right plan; you can furnish that
at the next meeting.

Mr. McGarry: Mr. Heakes, you were appointed Architect in 1883?
A.—Yes.
Q.—Under the Government of Sir Oliver Mowat?
A.—Yes.
Q.—Have you occupied that position since?
A.—I was not appointed Architect when I entered the service. I was
appointed Architect in 1896.
Q.—Under a Liberal Government?
A.—Yes.
Q.—And you prepared these plans yourself?
A.—Yes.
Q.—And the whole of these buildings are being erected according to plans
prepared by you?
A.—Yes.

Mr. Munro: When were these plans prepared?
A.—They were commenced in 1910.

(Witness excused.)

The Committee then adjourned to meet again on Friday, April 3rd, at
10.30 a.m.

PUBLIC ACCOUNTS COMMITTEE.

April 3, 1913.

The Committee met at 10.30 a.m.

Mr. Chairman: Mr. Turner is here, perhaps others may turn up by the
time we get through with him.

Mr. Bowman: Is Mr. Jackson here?
Mr. Chairman: We have sent him word.
Mr. Bowman: I understand Mr. Snider will not be here.
Mr. Chairman: He is not in town.
Mr. Bowman: I do not think Mr. Turner will take long, perhaps you had better get Mr. Heakes.

Mr. Elliott: Do you think we will have Mr. Jackson here this morning?

Mr. Chairman: It was Wednesday we sent word and he would only get it Thursday, and would have to leave last night. No doubt we will hear from him to-day in some way.

Walter Turner, called and sworn:

Mr. Bowman: I see. Mr. Turner, in the Public Accounts of 1912-13, an item. W. Turner, services as valuator—

Mr. Chairman: What page is that?

Mr. Bowman: Page 19,—I presume you are the Mr. Turner referred to?  
 Q.—Yes.
 A.—Yes.
 Q.—What were your services?
 A.—Valuing property in connection with estates passing through the Succession Duty office, valuing real estate.
 Q.—I see that in 1913 you only worked for the Department a little over a month. 33 days.
 A.—Yes.
 Q.—When did your duties commence in the Succession Duties branch?
 A.—September 24th.
 Q.—In 1913?
 A.—Yes.
 Q.—It was as a valuator of real estate in connection with estates that come before the Succession Duties Department? That is correct, is it not?
 A.—That is correct.
 Q.—Do all the items of real estate that appear in this way come before you?
 A.—No, not all the items. Mr. McLeod hands over to me the valuations I have to look after.

Mr. Chairman: You take your instructions from Mr. McLeod?
 A.--Yes, I get my instructions from Mr. McLeod.

Mr. Bowman: Is your work confined to any particular part of the Province or does it cover estates scattered all over?
 A.—Wherever Mr. McLeod asks me to look after an estate I do so.
Q.—You have only been with the Department since last fall. Can you give me an idea of how many parcels you valued and reported on?

Mr. McGarry: You are not going into this year are you?

Mr. Bowman: Well then, take from the time you commenced work with the Department up to October 31, 1913?
A.—I cannot give any estimate of that.
Q.—Would it be possible for you to find out, to get that information?
A.—Oh, yes.
Q.—Have you any recollection of the number of parcels, if any, that were reported on by you to Mr. McLeod, in the City of Toronto, from the time you entered the service of the Department to the 31st of October, 1913?
A.—I can’t say; I could to the present time, I have been with them six months.

Mr. Chairman: You could ascertain that information?
A.—Yes.

Mr. Bowman: Would there be any objection to him giving us that information—regarding the period since the 31st of October?

Mr. Chairman: Not in a general way, no.
A.—In those six months I have dealt with about 60 estates.
Q.—Since you entered the service of the Department?
A.—Fifty or sixty.
Q.—Between fifty or sixty?
A.—Yes.
Q.—Have you any idea how many of them were in the City of Toronto?
A.—Most of them were in the City of Toronto.
Q.—Can you give me any idea as to the character of the different parcels of real estate, whether it was central business property, residential business property or vacant land?
A.—Some of it was central, some of it residential, some vacant, some farms and some subdivisions.
Q.—Your work, up to date, has, probably, in the main, consisted in reporting on Toronto property?
A.—Yes.
Q.—It has consisted of central business property, residential property, subdivision property—

Mr. Chairman: All classes, whatever came up.

Mr. Bowman: All classes of property?
A.—Yes.
Q.—What was your business before you entered the service of the Department?
A.—Until five years ago I was in the retail drug business.
Q.—Where?
A.—In Markdale.
Q.—That is in Grey County?
A.—Yes.
Q.—The home of the Provincial Treasurer?
A.—Yes. That was up to five years ago.
Q.—What business did you engage in after you left Markdale and went out of the retail drug business?
A.—I was mostly engaged in looking after real estate valuations, mostly in Toronto.
Q.—Were you in the Real Estate business?
A.—No, but I had done considerable valuating.

Q.—In what capacity?
A.—For outside parties, and myself, in connection with investments.
Q.—What character of property?
A.—Different classes of property.
Q.—How many parcels of property did you investigate during that time for the purposes of investment, for yourself and for those for whom you were working?
A.—Since I have been in Toronto?
Q.—Yes.
A.—I have investigated a good many hundreds.
Q.—Since you have been with the Department you have reported on between fifty and sixty?
A.—Yes.

Mr. Chairman: Some of them might have a number of parcels?
A.—The most of them, in fact nearly all of them have a number.

Mr. Bowman: Can you tell me this, whether in these fifty or sixty estates, were the reports you made to the Department acted on as a basis for adjusting those estates?

Mr. McGarry: He wouldn’t have anything to do with that. That is for the Solicitor of the Department to decide.

Mr. Chairman: He doesn’t know whether the valuations are accepted or not. You will have to get the Solicitor.

Mr. Bowman: Would you be in a position to know whether the Department has acted upon your reports and valuations in connection with these fifty or sixty estates?
A.—No. Many of them may not be settled up yet. I may put in a valuation and perhaps that estate will not be settled up for a year or six months afterward.

Q.—I am informed you are a brother-in-law of the Provincial Treasurer?
A.—I am.

Q.—Can you give me any idea as to the number of estates, of these fifty or sixty that have been passed on, that have been closed?
A.—I do not know. Some have been closed.

Mr. Chairman: We can get Mr. McLeod to tell us that.

Mr. Bowman: Perhaps we should get him.

Mr. Chairman: I fancy that if he puts in a valuation that is all he knows about it.

Hon. Mr. Lucas: There would be very few closed yet.

Mr. McGarry: You know James Brandon, a real estate man in town? You did some valuating in conjunction with him?
A.—Yes, before I was taken into the Department. I did some work with him for the Government.

Q.—You valued in conjunction with him the estate of the late Jacob Singer?
A.—Yes.

Q.—That was an estate of considerable value?
A.—About a million.

Q.—With a large amount of real estate?
A.—Yes, there were 250 houses in it.

Q.—I will just put in this letter from Mr. Brandon, that is his signature?
A.—Yes. (Letter put in.)

Mr. McGarry: You have been living in Toronto for about four years?
A.—Between three and four years.

Q.—Before you entered the service of the Succession Duties Department you had done a considerable amount of valuating for outside interests?
A.—Yes.

Q.—Were you in any other business during that time?
A.—No.

Q.—You were interested in real estate in every portion of the city, from the valuator's standpoint?
A.—Yes.

Q.—By the time you received your appointment to the Succession Duties Department had you already acquired the confidence of the outside real estate men?
A.—Yes, I think I had.
Mr. Sinclair: Was that your only line of business during that three years?
A.—Yes, that was my only line of business.

Mr. Heakes recalled:

Mr. Bowman: There were certain plans you didn't have the other day in connection with the outside buildings.
A.—Just a moment—(Plans sent for.)

Q.—While the plans are coming—I remember you mentioned Mr. Levitt's name the other day. What connection has Mr. Levitt with Government House?
A.—None.
Q.—What connection did he have?
A.—He prepared the plans and specifications for the grounds.

Mr. Chairman: The landscape work?
A.—Yes.

Mr. Bowman: You employed him to prepare the plans for the grounds?
A.—Yes.
Q.—He has completed his plans?
A.—Yes.
Q.—Is that the work that is covered by Mr. Levitt's plans, completed?
A.—All completed under his plans, although some of his work we omitted as too expensive.
Q.—Mr. Levitt has nothing more to do with Government House?
A.—No, sir. Mr. Levitt occasionally came here to look over the work.
Q.—The work of building?
A.—Yes, a general look over the grounds. He came on occasions as I sent for him.

Mr. Chairman: He came up to see if the work was being carried out as he had planned it.
A.—In consultation, yes.

Mr. Bowman: What was Mr. Levitt's work. I understood you to say he was a Landscape Architect?
A.—Architect or Engineer.
Q. You stated a moment ago he had something to do with buildings.
A.—He looked after those roads and bridges and the landscape.
Q.—I understand it now.
A.—This is the plan of the garage here now. This is the house here. We have the service drive to the left here.
Q.—We will start here; what building is this?
A.—That is the greenhouse.
Q.—What is the size and extent of the greenhouse?
A.—That is not decided on yet.
Q.—Not determined yet?
A.—No. We will consult the gardener who takes charge.
Q.—I suppose it will be large enough to meet the requirements of the grounds; now the next building?
A.—The tool house and garden house.
Q.—What size is that?
A.—I do not know, it is only a small affair.
Q.—And this one?
A.—That is the garage and stables.
Q.—Let me see, have you a plan of the garage and stables?
A.—That is simply a building in keeping with the house.
Q.—What would be the size of it?

Hon. Dr. Reaume: That is just prospective and has not been approved.

Mr. Bowman: Yes, Mr. Heakes told us that the other day.
A.—Take the garage, that is 23 by 35 feet.
Q.—That is only a portion of the building?
A.—Yes.
Q.—What is next?
A.—The stables 32 by 23.
Q.—That adjoins the garage? It is part of the same building?
A.—Yes, part of the same building. The coach house is about 28 by 30 feet.
Q.—So what will be the size of the whole building?
A.—We had better put the garage and stables in one, that will be 40 by 25 feet.
Q.—That will be the main building with the coach house as a wing?
A.—Yes, that is 40 by 33 feet.
Q.—What style of construction have you in view, what material will you use?
A.—I propose to erect that building out of tile, finished with stucco outside.
A.—Yes, one storey and a loft above.
Q.—It will cost, approximately, what?
A.—Not more than about $10,000.
Q.—What is the next building?
A.—Cottages for the gardener and coachman. These are simple little cottages set up at the north end of the lot.
Q. What is the size of them?
A.—About thirty feet square.
Q.—Each?
A.—That is a double cottage, 30 by 60. It is cheaper to build them that way.
Q.—What other buildings are there?
A.—Those are the only buildings.
Q.—That makes how many buildings, independent of Government House, including the stables and garage?
A.—The stable and garage are one building, we can call them two buildings—the lodge would be three—the tool house, you can't call that a building.
Q.—There will be three residences, practically?
A.—Yes.
Q.—There will be three residences, practically?
A.—Yes, detailed drawings.

MR. MCGARRY: He looked after the retaining wall?
A.—Yes.
Q.—He inspected the progress of the work?
A.—Yes, he had the inspection of the retaining wall right through.
MR. BOWMAN: I would like, to complete this inspection of the plans, to get an idea of the general lay-out of the grounds—they consist of about fourteen acres?
A.—Yes.
Q.—Did Mr. Levitt have in view the building of these retaining walls right from the start, in his original plan?
A.—Yes, I can show you them.
Q.—When the work was commenced, were his ideas adopted, right from the start, in connection with the retaining wall?
A.—We made some slight changes before the drawings were completed.
Q.—Were experiments made to see if it were possible to do the work without that retaining wall?
A.—Yes, I tried that on the east wall, but I couldn't keep the earth back.
Q.—Have you any idea of the cost of that work, before the retaining walls were started, to see if it were possible to dispense with them?
A.—I do not think I would even care to guess at that.
Q.—Would it be $6,000?
A.—I cannot say. We were simply shoving the earth over; we couldn't hold it there. I wanted to do away with that eastern wall if I could.
Q.—It might possibly have cost $6,000?
A.—I can't say it would. I don't think so.
Q.—Do you say it didn't?
A.—I don't think so.
Q.—Have all the contracts been let for the completion of Government House?
A.—Not yet.
Q.—What contracts have yet to be let?
A.—Interior decoration, finishing.
Q.—Has anything been done as yet toward working out a general scheme in connection with furnishing the rooms of Government House?
A.—That is under consideration.
Q.—But there is nothing definite?
A.—As far as furniture is concerned, no. Not as far as I know.
Q.—Has there been any estimate as to what that should cost?
A.—Not yet. (Plans produced.)

Mr. Heakes: These are only a part of the general plans.

Mr. Bowman: These are simply in connection with the retaining walls?
A.—Yes.
Q.—What I intended you to get is a plan of the fourteen acres giving an idea of the general lay-out. Have you a contour plan worked on by Levitt so we could form some idea of the general lay-out?
A.—That plan was laid out by our own men here, our surveyors. We can show you a plan showing the contours and can give you a general description of the grounds.
Q.—Then if you will give us the general lay-out of the grounds.
A.—Here is a general lay-out of the grounds. There is the general lay-out there.
Q.—Take the matter of roadways—have you any idea of what the extent of the roads will be through the Government House grounds?
A.—You come through here and this is a small court. A cement bridge crosses here and that leads right up to the porte cochère. There is a side drive out here to Douglas Drive. We may have a back drive here and bring in our coal and supplies, and continue along here to the garage and out here to the street, to Douglas Drive again.
Q.—Any other roads?
A.—All the others are paths. This is a lower plateau down here.
Q.—That is on a lower level?
A.—Yes, that is down in the valley. It has been proposed to put in a miniature lake and tennis grounds there, at some future day. They do not propose to do it at the present time.

Hon. Dr. Reame: But it is an ideal place for that.

Mr. Bowman: Can you give me any idea as to the distance between the eastern boundary of the Government House grounds and the westerly boundary of the Don Valley brickyard property?
A.—It is not on that plan.
Mr. Todd, Provincial Farm Director, called and sworn:

Mr. Bowman: Mr. Todd, you have charge of the farm operations at Whitby?

A.—Yes. That is one of the places I have charge of.

Q.—What was the extent of farm operations at Whitby last year?

A.—In what way?

Q.—The number of acres cultivated?

A.—I cannot give you that off-hand.

Q.—Well, approximately?

A.—We had 640 acres in the farm, about 110 of that was used last year in building operations, cut up with general building operations. There were about 150 acres in crop.

Q.—What was the character of the crop?

A.—Hay, grain, roots, corn, garden truck.

Q.—What disposition was made of the products of the farm last year?

A.—They were fed almost altogether to the institutions. A considerable quantity of feed was turned into milk. Part of the milk was shipped to Toronto and part of it consumed at the institution. The garden truck was partly consumed at the institution and partly shipped to the Queen street Hospital for the Insane. That is where the milk went to.

Q.—Was the entire product of the farm, either in the shape of crop or milk, disposed of there by being consumed in connection with the operations of the farm, or shipped to the other Government institutions?

A.—Yes.

Q.—Nothing outside of that?

A.—No.

Q.—Nothing sold off the farm?

A.—Sometimes a calf would be sold for veal.

Q.—With the exception of that, you are quite satisfied that everything else that went off the farm, or was shipped from the farm, was shipped to the other Government institutions. You are quite satisfied of that?

A.—As far as I can recall at the present time, yes.

Q.—Your recollection is quite clear on that point?

A.—I would not say it was until I went back and looked into my accounts.

Q.—Perhaps you had better investigate that more fully. Mr. Todd, and it probably may not be necessary for you to report again. If it is we can let Mr. Armstrong know. You can probably look that up and get the information and submit it to me.

(Witness excused.)
Mr. C. H. Sproule, called and sworn:

Mr. Bowman: Mr. Sproule, you are Assistant Provincial Treasurer?
A.—Yes.
Q.—I want to get some information in regard to the sale of securities in connection with the development of Northern Ontario. Under what statute are those securities issued?
A.—That is a point I would have to look up. I just had a notice in regard to—
Q.—I see that in 1912 there were sold 300,000 pounds sterling 4 per cent, inscribed stock under 2 George V, Chapter 2. Is that the Act that empowers the Government to sell $5,000,000 of bonds?
A.—Yes.
Q.—In 1912, £300,000 sold realized $1,459,999?
A.—Yes.
Q.—This amount was realized for securities sold in 1912 in connection with the $5,000,000 under 2 George V, Chapter 2.
A.—Under the terms of that Act this money was borrowed.
Q.—Can you tell what the terms of that were?
A.—No. That is somewhat out of my province. It has always been the practice for the Treasurer to deal directly so far as negotiations in connection with—
Q.—I do not wish to refer to the matter of negotiations at all. That isn’t my point. The point I want to make is this. In 1912 you raised $1,459,000. Now, coming to 1913—can you tell me what balance you had at the first of November in connection with the item of £300,000 of securities sold in 1912 under 2 George V, Chapter 2?
A.—I couldn’t, right offhand. I did not prepare this statement at all. It is prepared in the Treasury Department.

Mr. McGarry: That money received from England is deposited to the general consolidated revenue fund?
A.—Yes.
Q.—And would be deposited in the bank to the credit of the Government?
A.—Certainly.
Q.—It is not kept separate at all?
A.—No.

Mr. Bowman: In the Public Accounts of 1911-12 the total amount expended was $236,000. Assuming that 2 George V, Chapter 2 empowers the Government to expend $5,000,000 in connection with the development of Northern Ontario, would I be right in assuming that if the proceeds, that $1,459,000, had been specially earmarked, the balance of that would be the
full amount, less what was expended by Mr. Whitson to the amount of $236,000?

A.—I cannot swear to anything of that sort. I would be very glad to furnish you with anything in the shape of a statement covering anything asked for. But as to swearing to any points of that sort I simply cannot do it at all. I could sit down and talk matters over if I had the vouchers and papers before me. That is the only way to get at it.

Q.—I don't want to place you in an unfair position. I quite appreciate the fact that probably we would have gained time if I had intimated to you what I wanted. I overlooked that. Probably we can make better headway if we get that information.

A.—Explain to me what you want and we will have it in shape for you. Anything the Committee calls for. We will do it the best way we can.

Q.—I would like to get from you, Mr. Sproule, a statement of the amount of securities sold in connection with 2 George V, Chapter 2, which, as I understand it, provides for the raising of five millions for the purpose of developing Northern Ontario, which work has been placed in Mr. Whitson's charge. And I would like, Mr. Sproule, if you could give me a statement as to the balance that was on hand, as on the 1st of November, 1912, in connection with the sale of £300,000 securities.

MR. CHAIRMAN: You can look that up, Mr. Sproule.

MR. BOWMAN: In addition, on the 13th of February there was a further amount of £20,547 of bonds sold in connection with that same statute, which realized $100,000. I would like to know from you what the balance was as of that date?

A.—I will get that down as question two, these things require a little careful looking into, referring to vouchers, etc.

Q.—I see that on October 31 there was a further sale from which the Province realized $1,637,173.

MR. CHAIRMAN: Wouldn't it expedite matters if you prepared a statement and let me see it?

MR. BOWMAN: Yes, I will prepare a memorandum and submit it to the Chairman, and we will submit that to Mr. Sproule. That will save time.

A.—Yes. I did not know which line you wished to follow, so I am not ready for it.

MR. BOWMAN: If I had attended to that the other day no doubt it would have facilitated matters considerably.

The Committee then adjourned to meet again on Thursday, April 9th, at 10.30 a.m.
Public Accounts Committee,  
April 9, 1914.

The Committee met at 10.30 a.m.

Mr. Chairman: To begin with, I have a letter here from Jackson and Tindle. It says: "Mr. Jackson left here Wednesday night, March 31, and I do not expect him back until sometime next week, therefore it is impossible for him to comply with your request. The letter will be referred to him on his return." We cannot find any reply. I suppose he won't be available until after the holiday . . . . There is also a letter from Mr. Sproule, the Assistant Treasurer in which he says that, owing to the pressure of Departmental work at Easter time, the information asked for is not in shape and that therefore, with our approval he will not appear before the Committee at its next meeting . . . . That refers to the memorandum you referred to me and which I sent down.

Mr. Bowman: I- Mr. Heakes here. I want to ask him about something he was not able to give off-hand when I last asked him—the distance between the easterly boundary of Government House property and the westerly limits of the Don Valley brick yard. He said he would try to get that.

Mr. Chairman: That was the last day. You haven't asked him that this morning?

Mr. Bowman: Yes, that was at the last meeting.

Mr. Heakes: 239 feet, 7 inches.

Mr. Bowman: Then, Mr. Heakes, if it were the case, that the property right adjoining Government House, or within 239 feet 7 inches is suitable material for making the same quality of bricks as they are making there—in the event of that being true, if they used this material, there is a possibility that, in the future, the future works of the Don Valley brick company would come within 239 feet 7 inches of the Government House property?

A.—I cannot say as to that. I would have to examine the ground.

Mr. Johnson: Do you mean, Mr. Bowman, that they would move their plant down nearer Government House building?

Mr. Bowman: I am not saying that.

Mr. Johnson: Well, I am just asking for information.

Mr. Bowman: That is all. Mr. Heakes, I just wanted to establish the distance between the two properties. What you say is that the Don Valley land comes to within 250 feet of Government House property.

Mr. Johnson: That is not their works?

Mr. Heakes: No, their works are a very considerable distance.

Mr. Johnson: From Government House?

A.—Yes.
George V.

APPENDIX No. 1

Mr. McGarry: Since that question has been brought up, what is your opinion respecting Government House site? Your opinion as to the site generally, its suitability?
A.—I think it is one of the most beautiful sites on the Continent, one of the most beautiful.
Q.—You are an architect of a considerable number of years experience?
A.—Yes. I would not say the Continent, I would say one of the most beautiful in the Dominion.
Q.—You were appointed by the former Government, a Liberal Government?
A.—Yes.
Q.—And your opinion was followed by the Liberal Government in numerous instances?
A.—Yes.
Q.—And in your opinion that was the best site available, in Toronto, at any rate.
A.—It is a magnificent site.
Mr. Johnson: Every man will say that who is not prejudiced.
Mr. McGarry: The last day here, Mr. Heakes, you spoke of the boilers with which you heat Government House. Do those heat the outside buildings, too?
A.—Yes. There are two boilers there, duplicate boilers. One boiler will heat the whole place, the other is there in case of accident, as a precaution.
Q.—With reference to the landscape work, I understand a special landscape architect was employed?
A.—Yes.
Q.—Have you laid out the grounds with his design?
A.—Yes.
Q.—The retaining wall is indispensable?
A.—Yes, sir.
Mr. Johnson: You had the advantage of knowing that the land dropping into the ravine there would prevent the possibility of anything disagreeable encroaching from any quarter? You had that advantage.
A.—I had, yes.
Q.—That is the way it struck me. The land is a little higher to the west than where Government House stands?
A.—A little higher.
Q.—Enough to give you an opportunity for displaying trees and shrubs, for landscape gardening?
Q.—Has any smoke ever reached the building?
A.—Never, so far.
Q.—No smut settled on the stonework?
A.—No sir, you can see from the building today that it isn't so. (Witness excused).

8—J.A.
Mr. Aubrey White, recalled.

Mr. Chairman: Here are some papers Mr. White was asked to produce.
Mr. Bowman: I would also like to ask Mr. White a few questions.
Mr. Chairman: I haven't your memorandum here. Mr. Bowman, since the last meeting, gave me a memorandum asking for the production of some papers and asked me if I would have Mr. White produce them and I took it upon myself to do so.

Mr. Bowman: Mr. White, what is the custom of the Department in connection with the sale of timber. Does the Department invariably, in every case when calling for tenders, accept the highest tender?
A.—Yes.
Q.—Have there been any cases, when the amount of the highest tender was not satisfactory to the Department, that the tender was not accepted?
A.—I do not charge my mind with any at the present time. I think such a thing might have occurred.
Q.—It may be possible, there have been instances?
Mr. McGarry: That is, within the past year. Confine yourself to the Accounts you are dealing with. We do not want the history of the Department since Confederation gone into now.
Mr. Hartt: What item are we discussing?
Mr. Hartt: You brought him here under another item. We were not discussing that.

Mr. Bowman: He was brought here in connection with the sale of two townships. The accounts also show a sale on October 30, 1913, and I would just like to ask Mr. White regarding the practice, as to whether in every case they accepted the highest tender or, whether in the event of the highest tender not being up to the ideas of value according to the judgment of the Department, in some cases they refused to accept any tender.

Mr. Chairman: He has answered that; that he cannot charge his mind with any.

Mr. White: I cannot charge my mind with any particular case.
Mr. Galna: You mean in the event of the offer not being what the Department considers high enough.

Mr. Bowman: There may have been some such case. You are not ready to say whether there was or not. You do not charge your mind whether there was or not?
A.—I cannot say.
Q.—What has been the method of late years in connection with the selling of timber lands. Has it been the custom, in addition to the ordinary dues per thousand, to call for a bonus?
A.—Sometimes, yes.
Q.—What has been the custom of late years in connection with that bonus. Has it been a lump sum bonus or a bonus with a lump sum additional?
A.—Since when, Mr. Bowman?
Q.—Say the last six years?
A.—Either it has been paid as a bonus or so much per thousand in addition to dues. That is a matter for each sale. There is no law about it.
Q.—But, in the majority of cases, the bonus asked for has been asked for at so much per thousand feet?
A.—As a rule that has been so. That is a matter of regulation for each sale. It isn’t fixed.
Q.—Precisely; that brings us down to the matter I want to ask about, in connection with the townships Thistle and McWilliams. I understand that tenders were called for in 1913 for four berths in the township of Thistle and four berths in the township of McWilliams, and that they were sold by tender on the 30th of October, 1913. That is correct?
A.—Yes.
Q.—I see by the return brought down in the House that these eight berths were sold to three companies?
Mr. McGarry: Was any payment made on the 30th of October?
A.—On that day there was some payment made, yes.
Mr. Bowman: I see by the return that these eight berths were sold to George Gordon and Company, the Georgian Bay Lumber Company and the Hetlter Company. That is correct?
A.—Yes. They were the highest bidders.
Q.—In this case, instead of following the usual practice of the Department during the last six years, instead of calling for a bonus of so much per thousand feet, in this case there was a lump sum bonus?
A.—That is true.
Q.—Can you tell me the reason for adopting that course in this case?
A.—I suppose the Government determines its own policy. I have nothing to do with that.
Q.—Totalling up the bonus for the eight berths I find my figure is $147,500. Is that correct for the eight berths? That makes Thistle $68,250, and McWilliams $79,250. That is a total of $147,500?
A.—Yes.
Q.—In addition to that there were the usual ground dues of $5 per thousand feet board measure and $100 per thousand cubic feet of board timber. That is correct?
A.—Yes.
Q.—I would like to know what estimates the Department had, showing the quantity of timber on these two townships?
A.—There are two resolutions against producing those estimates. I cannot produce them without instructions.
Mr. Chairman: What is that?

Mr. Bowman: I asked Mr. White to give the quantities of pine timber shown by the cruisers' estimates in connection with these two townships.

Mr. White: And my reply was that I cannot produce them without the instruction of my Minister, as there are two resolutions in the House against it.

Mr. Bowman: I can furnish Mr. White with two estimates made by competent parties at the time these berths were for sale. One showed 139,000,000 feet of timber on these two townships and the other shows 141,000,000 feet. Also there is board pine on these limits to the extent of 8,500,000 feet, or what will make that amount of board pine. Do you say these are extravagant estimates or not, Mr. White?

A.—I know nothing about it.

Mr. McGarry: Who is your man? Better give his name and get it on the record. Surely you want to back it up with something.

Q.—Assuming that that estimate is correct—the bonus is $147,500—if that is correct the bonus would be a little over one dollar a thousand?

A.—I haven't figured it out.

Q.—It would be 141,000,000 feet as to $147,000.

Mr. McGarry: This is entirely irregular. You are trying to get an argument of that kind on the record and bring Mr. White into it. He is not supposed to figure out how much that will amount to.

Mr. Bowman: I am putting in a motion that the House be instructed to authorize this Committee—

Mr. Chairman: Hadn't you better move that in the House?

Mr. Proudfoot: Move it here first.

Mr. Bowman: Yes, we will move it here first. But, first Mr. White, can you tell me now as to the situation as between the townships of Dana and McWilliams. Do they lie closely together?

A.—I think they do.

Q.—They are both on the Sturgeon River?

A.—Yes. The logs from both are watered on the Sturgeon River.

Q.—Dana and McWilliams are practically adjoining each other and are both on the Sturgeon River?

A.—Yes.

Q.—I see that in the month of August, 1913, there was some timber sold in the township of Dana, and sold to George Gordon and Co. who paid $10.25 per thousand board measure, for logs in addition to $2 dues, and $350 per thousand cubic feet, board timber in addition to $50 dues. In McWilliams the dues for board timber were only $100 a thousand. Can you give any explanation for the difference.

A.—Did I understand you to say the dues in the township of Dana were $350 per thousand?
Q.—According to this. This is an extract taken from a return. dues $350 per thousand cubic feet for timber.

A.—That is not dues. That is in addition to $50 dues. $350 is to be paid.

Q.—Oh, well I am mixed up there. In the townships of Thistle and McWilliams the dues are $100 then?

A.—Yes, instead of $50.

Mr. Chairman: You doubled the dues in Thistle and McWilliams.

Mr. Bowman: Do you say the timber in McWilliams is just as valuable as in the township of Dana.

A.—No.

Q.—What reason have you for saying that?

A.—It is not as good timber, according to our information.

Mr. McGarry: What procedure did you take with reference to the sale of timber in Thistle and McWilliams?

A.—They were advertised, the conditions are here. I think.

Mr. McGarry: Have you a copy of the advertisement?

A.—I thought I had one.

Mr. Bowman: Have you those tenders here?

A.—Oh, yes.

Mr. McGarry: You advertised in the regular way?

A.—Yes, for months.

Q.—Specifying the terms on which they were required to tender?

A.—Yes.

Q.—What information have you of the timber in these two townships?

A.—As far as our information goes, some sixty per cent. is said to be— in McWilliams it is said to be very punky and also in Thistle.

Q.—And you say you sold to the highest tenderer?

A.—In each case to the highest tenderer.

Q.—And all the terms were adhered to?

A.—Yes.

Q.—And they paid the amount of money required?

A.—Yes.

Q.—Who were the rangers who went over the ground?

A.—Men named Huxton and Welsh.

Q.—Belonging to where?

A.—Belonging to the Woods and Forests Branch. Welsh is from Sudbury and Huxton from Sault Ste. Marie.

Q.—They are both men of considerable experience?

A.—Yes.

Mr. Johnson: I suppose the tenders came close to what the Government expected to get.

A.—I do not think we put on any particular estimate.
Mr. McGarry: In each case the Government accepted the highest tender?
A.—Yes.
Q.—Do you know anything as to the result of cutting timber there?
A.—The timber is turning out faulty, as we expected, as our rangers stated.
Q.—In this case the timber is not turning out according to the expectation of the purchaser.
A.—What has been said to me is this. Mr. Hepburn said, it is turning out just as we expected when we examined it. It is faulty.
Q.—According to your reports did you get a fair price for that timber?
A.—Yes, I think so. You must bear in mind that the ground rent is $10, that is double the ordinary ground rent.
Mr. Chairman: And the dues are $5 instead of $2.
Mr. Bowman: You take $3 of whatever you would have got as bonus and put that additional on the dues.
Mr. McGarry: They pay $10 a mile?
A.—Yes.
Q.—And $5 dues?
A.—Yes.
Q.—Where the ordinary purchaser would pay $2 dues and $5 a mile?
A.—Yes.
Q.—Everything was doubled up?
A.—Yes.
Q.—And you received the $147,500 bonus.
A.—Yes.
Q.—And what responsibility does the purchaser take with reference to fire ranging?
A.—He takes all the responsibility, subject to supervision.
Q.—Is there any more timber belonging to the Government in that section?
A.—Yes.
Q.—How many townships?
A.—Probably eight or ten townships, scattered along the north shore of Lake Nipissing.
Q.—Are they required to cut within a certain time?
A.—Yes.
Q.—Within what time?
A.—I cannot say from memory. I have produced the conditions there.
Mr. Chairman: Isn’t there a greater risk of fire in over-ripe timber than in green? Isn’t the risk greater?
A.—I suppose there is no greater risk in over-ripe timber. If the fire got a hold there would be more danger.
Mr. Chairman: That is what I mean. If the fire got a hold there would be more danger of destruction. The risk of carrying it is greater with mature timber.
Mr. Bowman: I have this motion here.

Mr. Chairman: It strikes me that motion is out of order. It would be irregular for this Committee to pass a motion of that kind.

Mr. Bowman: Then I will make it read that the House be requested to direct the Deputy Minister to produce the estimates in the Department showing the quantity of timber in the townships of Thistle and McWilliams.

Mr. Harrt: This Committee cannot instruct the House to——

Mr. Bowman: We ask that the House be requested to.

Mr. Chairman: It seems to me that the proper procedure is for the matter to be brought up in the House on the initiative of the member who wants the information.

Mr. Bowman: All right. Rule whatever way you want to.

Mr. Chairman: That is my view. It is a question of policy and should be pursued by a discussion in the House and not by this Committee. I rule that the motion is out of order and not a proper one. You can get the same information in the House.

Mr. Proudfoot: The House will grant it as a matter of course if the Committee asks for it.

Mr. Chairman: The House has declared twice that this is a matter of policy. Therefore the House must deal with that. Any member who desires proper information can get it, but the House, the Floor of the House, is the proper place to make such a request. That is the view I have unless the Committee thinks otherwise.

Mr. Bowman: I prefer to take the expression of the Committee on that.

Mr. Chairman: We would be in a different position if the House had not pronounced on this matter. The House has already pronounced on it and the Committee are aware of that. It seems to me it is not within our province to take a step of this kind.

Mr. Bowman: If you intend to rule it out of order we had better take a vote.

Mr. Chairman: That is my view. It doesn’t interfere in any way with the information being secured.

Mr. Johnson: It is understood the remedy is in the House, so that we are not shutting you out in any sense.

Mr. Bowman: Oh, no, no.

Mr. Chairman: It is simply a matter of procedure.

Mr. Bowman appealed from the ruling of the Chair and the Chair was sustained by 8 to 5.

Mr. Bowman: I have another memoranda for Mr. Sproule. Is it necessary for me to make a formal motion or just submit this. This is information I want for next meeting.

Mr. Chairman: I suppose it is not necessary.
Mr. McGarry: What is asked for?

Mr. Chairman: The amount of Public and Separate Rural School Grants for the fiscal year 1912-13, showing the basis of the grant, the percentage of reduction in the grant in the case of both public and separate schools, as compared with the year 1911-12. The motion is all right except the latter clause "as compared with the year 1911-12."

That will involve going back into the accounts of 1911-12. That is another matter I suppose you can get through another channel. I suggest that you strike out the latter clause and then we will let the motion go.

Mr. Bowman: All right.

(Witness excused.)

W. K. Snider called and sworn.

Mr. Chairman: Here are some accounts asked for during the year 1913. They have been produced here.

Mr. Proudfoot: What position do you occupy in connection with the License Department, Mr. Snider?

A.—Inspector of Hotel buildings and equipment, upkeep.

Q.—When were you appointed for that position?

A.—Just from memory, I think it was in 1909.

Q.—And you have occupied that position ever since?

A.—Yes.

Q.—Prior to your receiving that appointment what business were you in?

Mr. Chairman: We are not concerned with that.

Mr. McGarry: This man is not on trial. You have no right to go over his whole life.

Mr. Proudfoot: It is quite a proper question.

Mr. McGarry: Not at all. You are dealing with the accounts.

Mr. Proudfoot: I am dealing with items in the Accounts.

Mr. Chairman: Then let us confine ourselves to them.

Mr. Hartt: I understood Mr. Proudfoot was examining the witness as Inspector of Hotels. I do not see that he has any right to go into former years, or his private business.

Mr. Proudfoot: I was simply asking a question as to what capacity he was employed in previous to that time. It has a direct bearing on his position as inspector.

Mr. Chairman: What bearing?

Mr. Proudfoot: I am not going to argue the question. I am asking it and I think I have a right to an answer.

Mr. Chairman: I do not think so. We must confine ourselves to the Accounts before the Committee. What is the good of going back into the historical actions of this man's life.
Mr. Proudfoot: For the reason I have stated, that it has a bearing on his position.

Mr. McGarry: First prove your premises.

Mr. Proudfoot: I think I have proved them.

Mr. McGarry: I do not see that it has any bearing.

Mr. Chairman: You asked to have produced certain Accounts. We have to deal with the Public Accounts of 1913. You are at liberty now to examine Mr. Snider with reference to them.

Mr. Proudfoot: I do not think a question of that kind should be ruled out. Do you rule the question out?

Mr. Chairman: We have to. I can't see that it has any bearing on this investigation at all.

Mr. Proudfoot: That is where you and I differ.

Mr. Chairman: That is not unusual.

Mr. Johnson: We know who he is now. We don't care what he was before.

Mr. Proudfoot: You see I do. That is the difference between us.

Mr. Johnson: I do not know anything about his previous history.

Mr. Bowman: His history is good.

Mr. Proudfoot: I understand that question is not to be answered. Is that the effect of your ruling?

Mr. Chairman: You have a keen perception.

Mr. Proudfoot: (To witness). As inspector, what are your duties?

A.—Looking after upkeep, remodelling, tearing down, building up, modernizing.

Q.—That is, hotels?

A.—Yes, licensed hotels throughout the Province, visiting them continually, endeavoring to keep them in better condition, looking after changes, trying to get better men in, and assisting local boards. There is considerable variety to it.

Q.—And you examine hotels to see that they are properly safeguarded as far as fire protection is concerned?

A.—Yes, fire protection and sanitation.

Q.—Did you examine the Woodbine Hotel in the city?

A.—No, sir.

Q.—Why?

A.—My duties are too extensive, and they have three inspectors in the city.

Q.—Do I understand from that that you do not inspect in the city?

A.—To a limited extent only.

Q.—Then your territory does cover the city?

A.—Yes, it covers the whole Province. We work incessantly doing the best we can.
Q.—Are you the only inspector outside of the city here?
A.—In that class of work.
Q.—Did this office exist prior to the time you were appointed?
A.—I cannot answer that question.
Q.—At any rate you are the only inspector at the present time who travels all over the Province?
A.—Oh, no.
Q.—That is, as inspector of buildings in the class you mention?
A.—Yes, that is right.
Q.—Were you requested to make any examination of the Woodbine Hotel?
A.—No, sir.
Q.—So that you cannot give any information about that hotel?
A.—I have been there but not to inspect it.
Q.—Not as inspector?
A.—I was there one night with the local inspector. We looked through.
Q.—That was prior to the fire?
A.—Yes.
Q.—You would not call that the regular ordinary inspection you would make if you went to a hotel to make an inspection of it?
A.—No.

Mr. Chairman: It wasn't an official inspection I suppose.

Mr. Proudfoot: I understood him to say that he was there with another inspector and I presume that would be official, it was official as far as it went?
A.—It is always official. I am never out of commission.
Q.—Who was the inspector with you?
A.—Mr. Dan McHenry.
Q.—Is he one of the three inspectors you spoke of in the city?
A.—No.
Q.—I thought from what you said that one of the city inspectors was with you?
A.—No.
Q.—Have you any other duties to perform than those of inspector?
A.—Well, yes; the local boards apply for my assistance a good deal, for instance where they pass by-laws to reduce the number of licenses. I do a great deal of that.
Q.—That is, to give them advice?
A.—Yes; to assist them.
Q.—Who do you get your instructions from when you are going out to assist in that way?
A.—Well, the application generally comes in to Mr. Saunders. He throws it down to me and I go out as soon as I can.
Mr. Johnson: Have you any authority to compel suggestions you make to be carried out?
A.—Yes; under sections 75 and 127 of the Act.
Q.—What is that?
A.—We make a written order, a detailed statement of what improvements we want and say that if satisfactory headway is not made with those improvements at the expiration of thirty days we will ask to have the license cancelled by Order-in-Council. I may say we never invoke that. Most hotel-keepers when we bring it to their attention that they have to comply with the regulations try to fix up. Sometimes they spend a great deal of money improving their hotels. Sometimes $30,000 in a single case.

Mr. Proudfoot: You make a specialty of seeing that they provide fire protection?
A.—As far as I can, yes. It is a very difficult proposition, fire protection, for various reasons that won’t interest you.
Q.—Your salary is $1,700 a year with expenses?
A.—Yes.
Q.—These accounts I have here are signed W. K. Snider. Those are for expenses you incurred.
A.—Yes, we put in expense sheets.
Q.—These were made up by you apparently?
A.—Yes; I make them up all the time, you will find dozens of them.
Q.—Did you visit the Manitoulin District?
Mr. McGarry: Ask him for the year 1913 to the 31st of October.
Mr. Proudfoot: Did you visit Manitoulin District between the 31st of October, 1912, and the 31st October, 1913?
A.—No, sir.
Mr. Proudfoot: Is that definite enough?
Mr. McGarry: That is better. Yes.
A.—No; I wasn’t on the Island.
Q.—Did you take any part, at that time, in any election that was going on?
A.—In Manitoulin?
Q.—Yes?
A.—No.
Q.—Did you correspond with any parties there?
A.—No.
Q.—Were you in Clinton within the dates I have mentioned?
A.—I imagine I have been in Clinton very often.
Q.—For what purpose?
A.—The local inspector lives there. I do not know what time you refer to, but I endeavour to get over the Province as frequently as possible.

Mr. Johnson: Have those accounts been paid Mr. Proudfoot?
Mr. Proudfoot: I presume so. I suppose they are paid?
Witness: Oh, yes.
Mr. Johnson: And all the accounts have passed through the hands of Mr. Clancy and the Audit office?
A.—Yes.

Mr. Johnson: Then that is the tightest thing I know of, the smallest mesh I know of.

Mr. Proudfoot: Were you in the County of Huron within the dates mentioned, in connection with a vote going to be taken relating to what is known as the Scott Act?
A.—No.
Q.—Not between those dates?
A.—No.
Q.—You knew a vote was going to be taken?
A.—I was told that perhaps they were going to have a vote last fall. It was rumored. Then I heard it was declared off. It was none of my affair.
Q.—In going out from the Department who do you get your instructions from?
Mr. Chairman: He has sworn to that already.

Witness: We don't get any instructions. We know our duties and work away at it. The applications come into Mr. Saunders as a rule. Some are addressed to the Minister but they are always sent to Mr. Saunders. We go to him exclusively.
Q.—Do you get what instructions you do receive from Mr. Saunders?
A.—Yes.
Q.—Not from the head of the Department?
Mr. McGarry: Confine yourself to that year.
A.—Our work has a wide scope. I cannot state that off-hand, I am sure.
At this point Mr. Proudfoot asked certain questions with reference to the fiscal year 1913-14 and objection was taken, the Chairman ruling them out of order.

Mr. Proudfoot: A- I understand your ruling, it is that I may not be permitted to ask any question in relation to the three Scott Act contests to which I have referred, in the counties of Peel, Huron and Welland?

Mr. Chairman: I have already ruled that the accounts which we are examining are the accounts of 1913. Further than those the Committee hasn't any function or authority.

Mr. McGarry: Mr. Proudfoot knows that well enough. He shows it by the fact that he has his motion ready.

Mr. Proudfoot appealed from the ruling of the Chair and the Chair was sustained by a vote of 9 to 4.
Mr. Proudfoot: Then, Mr. Chairman, in view of the stand taken I ask to have the examination of Mr. Snider stand over until I can bring the matter before the Legislature.

Mr. Chairman: Mr. Snider can be brought here at any time.

Mr. Proudfoot: It is useless for me to attempt to examine him further.

The witness was excused and the Committee then adjourned to meet again on Wednesday, April 15th, at 10.30 a.m.

PUBLIC ACCOUNTS COMMITTEE.

The Committee met at 10.30 a.m.

April 17, 1914.

John R. Humphreys, re-called:

Mr. McGarry: You gave evidence here, at the last meeting, with reference to the appropriation made by the Legislature for the Rural Public and Separate Schools, and, afterwards, there was an article in some papers with respect to it, and I want a further explanation, so there will be no mistake about it. As I understand it, there has, for the last three years, been a fixed appropriation of $400,000 for Rural Public and Separate Schools?

A.—In the counties, yes.

Q.—Under the law you are obliged, as soon as that appropriation is made by the Legislature, to divide it between the Public and Separate schools according to their average attendance?

A.—Yes.

Q.—For the past year, what was the result of that division?

A.—It resulted in approximately $370,000 being put aside for the Public schools and $30,000 to the Separate schools as their share?

Q.—When this division is made these moneys are entirely separate?

A.—Quite so.

Q.—You are not allowed, under the Act, to use money set aside for Separate school purposes for the Public schools and vice versa?

A.—No.

Q.—You cannot use the Separate school money for Public school purposes?

A.—No.

Q.—Or vice versa, the Public school money for Separate school purposes?

A.—No.
Q.—After that division is made of these moneys you send these moneys to the different Municipalities.
A.—We send it to the County Treasurers.
Q.—At the end of the year you sent all the money, $370,000, to the County Treasurers, all the money for Public school purposes?
A.—Quite so.
Q.—There was no taking away from the moneys set aside for Public school purposes?
A.—No.
Q.—It was all sent to the Municipalities?
A.—Yes. All their share.
Q.—Before that money was sent, before there was an appropriation, had the Inspectors, the Public School Inspectors of the Province been notified about how much there would be for division amongst them. Were they notified at the beginning of November, 1912, that in all probability the earnings of the Public schools would exceed the appropriation.
A.—Yes.
Q.—In saying, that in all probability, the earnings would exceed the appropriation, you have reference to the increased efficiency of the teachers, the increased accommodation of the Public schools, etc.?
A.—Yes.
Q.—That is an indication of the increased efficiency in the schools?
A.—Yes.
Q.—That had been taking place since this Government made its wise legislation with respect to the efficiency of the teachers?
A.—Yes.
Q.—As I understand, from the newspaper reports, it is stated there was a reduction of 28 per cent. in the amounts to the Public schools, while there was no reduction in the grants to the Separate schools?
A.—That is not a correct interpretation of what took place.
Q.—As I understand it, the full amount was granted to the Public schools which this Legislature authorized the Government to pay?
A.—Yes.
Q.—Last session the Legislature set aside $400,000 for both classes?
A.—Yes.
Q.—You divided that in accordance with the law?
A.—Yes.
Q.—The Legislature only gave you authority to give to the Public schools of the Province—the Rural schools, $370,000. It would have been in violation of the authority of the Legislature if you had exceeded that?
A.—Yes.
Q.—Respecting the Separate schools. No moneys were paid to the Separate schools which rightfully belonged to the Public schools?
A.—Not a dollar.
Q.—And *vice versa*?
A.—No.

Q.—Did the instructions which you sent to the inspectors contain any clause or clauses referring to the possibility of a *pro-rata* reduction?
A.—Yes.

Q.—They had that?
A.—Yes.

Q.—So that no person was taken by surprise by reason of the working out of the division?
A.—No. There was even a special notice sent to them.

**Mr. Chairman:** I suppose, with the basis upon which the grants are earned, you cannot anticipate what might be earned?
A.—No. It is something you cannot tell exactly. It might come down, with a reduction in salaries.

**Mr. Chairman:** The Legislature votes so much money and you distribute it as they earn it?

**Mr. McGarry:** Would you tell us the basis upon which the grant is paid to the ordinary Rural school?
A.—The first basis is on the assessment, the average section assessment.

**Mr. Proudfoot:** That doesn’t apply to each section?
A.—The average section assessed for $60,000 or over. Take a section of $120,000 assessment. You commence at $350 and get up to $670. We pay 4 per cent. on that, on the excess over $350, and we pay so much for accommodation and equipment.

Q.—You pay so much on the certificates held by the teachers?
A.—Yes.

Q.—Those are the three bases?
A.—Yes.

**Mr. Chairman:** The better the qualification the larger the grant they get?
A.—Yes. The first class certificate gets a larger grant than the second. The lowest teacher on which they receive a grant is a second class permit.

**Mr. Chairman:** The idea is to encourage the employment of well-qualified teachers?
A.—Yes.

**Mr. McGarry:** Did the payment of the Separate school grant have any bearing, directly or indirectly, on the reduction of the Public school grants?
A.—Not the slightest.
Q.—The inspectors were informed that probably a pro rata reduction would be made last year?
A.—Yes.

Q.—If there was any failure on the part of the School Boards to know what they might expect, that failure was due to the inspectors and not to the Department?
A.—Quite so. I have a copy of the circular sent.

Mr. Chairman: It might be due to the inspector not informing the Board of the fact.
A.—I have the circular here.
Mr. McGarry: This circular is dated November 12, 1912.

Mr. Musgrove: It was stated that the grant was held up for certain Bi-lingual schools and was given to others.
A.—That is not the fact.
Q.—You still hold that back?
A.—Yes. It wasn’t paid at all.
Q.—That is still held back, to be paid if they comply with the regulations?
A.—Yes.

Mr. McGarry: I will file a copy of this notice and the notice sent to the inspectors. Was it sent to every inspector in the Province?
A.—Every inspector in the Rural schools.
Q.—To be exact, the amount set apart for the Public schools this year was 92.27 per cent. of the $400,000, amounting to $369,080. The amount set apart for the Separate schools was 7.73 per cent., amounting to $30,920?
A.—Yes.
Q.—The amount earned by the Public schools was $434,528?
A.—Yes.
Q.—That was exclusive of equipment grants?
A.—Yes.
Q.—The reason for that increase from $369,000 to $434,000 was largely attributable to the increased efficiency and accommodation of the teachers?
A.—Yes, and to the larger salaries paid by the Boards.

Mr. Musgrove: For instance, if a school paying $400 increased the teacher’s salary to $550, they would get a higher grant?
A.—Quite so.

Mr. Chairman: The full amount is distributed, and if it doesn’t go to one school the other gets it?
A.—Yes.
Mr. Proudfoot: How much was earned by the Public schools in 1912?
A.—Well, speaking from recollection, their grants earned amounted to about $450,000.
Q.—In 1912?
A.—Yes.

Mr. McGarry: That is exclusive of equipment?
A.—With equipment.

Mr. Proudfoot: The amount granted each year has been $400,000?
Mr. McGarry: Just since 1912.

Mr. Hartt: The real increase was before. It was paid on that basis.

Mr. Proudfoot: In 1911 the appropriation was $380,000.
A.—The amount earned reached $488,855.

Mr. Proudfoot: In each year, previous to that time, where they earned more than the appropriation, how was that made up?
A.—The only way we could make that up was by a Treasury Board order.
Q.—And the Treasury Board did make it up?
A.—Yes.
Q.—So that last year was the first time the Treasury Board failed to make it up?
A.—Yes, the first year.
Q.—This circular you bring here was issued to all those inspectors?
A.—Yes.
Q.—Can you tell me how much the Public schools earned last year, according to the regulations?
A.—They earned according to the regulations about $434,000.
Q.—And they received how much?
A.—$370,000.
Q.—$400,000 is the appropriation made by the Legislature, the total appropriation?
A.—Yes.
Q.—Up to 1913 you say that appropriation was divided between the Public and Separate schools?
A.—On the basis of average attendance.
Q.—For 1913, based on the average attendance for 1913?
A.—Yes, the average attendance.
Q.—When are you supplied with a statement showing the average attendance?
A.—A.
A.—The year preceding the distribution of the grant is what we get from the County Clerk.

Mr. McGarry: The attendance of 1912?
A.—Yes.

Mr. Proudfoot: I thought, from what you were saying, there was a special return made for that purpose?
A.—Oh, no.

Q.—So you take the average attendance for 1912?
A.—Yes.

Q.—When was the basis worked out, showing what the Public and Separate schools were entitled to, of the 1913 grant?
A.—That would be prior to the distribution of the grant.

Q.—Yes, but about what time?
A.—About the end of June, when we got the full returns in. We get the returns from the various inspectors. They are due by June 28, June of each year.

Q.—You mean a return showing the division of the money?
A.—Yes.

Q.—The division is made by the inspectors?
A.—Yes.

Q.—They prepare their statements on the attendance, the salary of the teachers, the certificates and the assessment?
A.—And the equipment, yes.

Q.—That is a separate equipment grant, is it?
A.—Yes.

Q.—Then there are the three items; first the assessment, second there is the qualification of the teachers, their salaries, and third their certificates?
A.—The grade of the certificates, yes.

Q.—These three amounts are fixed by the inspector?
A.—Yes.

Q.—After he makes out his statements, that is sent into the Department
A.—Yes.

Q.—And the Deputy Minister signs his approval or makes whatever approval is needed?
A.—That is after we go thoroughly through the return—you can understand that—?

Q.—Yes, if you find a return sent in that is not exactly correct, you make a change in it. I have seen some changed in that way.
A.—Oh, yes. We change a number of them.

Q.—So the Public schools earned, I think you told me $434,000?
A.—Approximately that.

Q.—If they had been paid in accordance with the rules and regulations they would have received that amount of money?
A.—Yes.
Mr. Musgrove: Aren't the rules and regulations subject to that qualification, that a pro rata reduction may be made?
A.—Yes.

Mr. Chairman: If the Legislature had granted the $134,000 they would have been paid in full?
A.—No doubt about it. Our circular goes to the inspectors each year and a copy to each Trustee Board. You can see how that thing has been a standard rule—that a pro rata reduction may be made.
Q.—Yes, but up to last year, while they had before them the circulars, the grants earned had always been paid to the full amount, being made up by receipt of Treasury Board orders?
A.—Yes.
Q.—How much did the Separate schools earn in 1913?
A.—Slightly over $12,000, about $12,000.
Q.—Was that the total amount?
A.—Yes.
Q.—Does that cover the whole Province?
A.—When that amount was expended there were a number of schools—English-French schools in the counties from which grants were withheld, and are still withheld.

Mr. Chairman: What you mean is that you paid out $12,000. These schools actually received that amount. They suffered to a larger extent than Public schools?
A.—They suffered more, so far as the total amount of the grant is concerned. They got the full grants earned because there was more money in their share than they earned.

Mr. Proudfoot: What means do you take, and have you taken, to divide that $400,000 between the two?
A.—Under the Act we are compelled to divide it on the basis of average attendance.
Q.—And the Separate schools were only entitled to $12,000?
A.—They were entitled to $30,000, if they earned it under the regulations.

Mr. Chairman: As I understand it, under the Act you divide the whole $400,000 on the average attendance, $370,000 to the Public schools and $30,000 to the Separate schools—if they earn it.

Mr. Proudfoot: That is assuming each earns in accordance with the regulations.

Mr. McGarry: After you divide the appropriation voted by the Legislature it is practically two sums?
A.—Yes, $370,000 and $30,000.
Q.—The Public schools cannot use the Separate schools’ grant or vice versa?
A.—No.
Q.—And whatever these two branches earn under the regulations is paid out of these two amounts?
A.—Yes.

Mr. Musgrove: If the Separate schools don’t earn $30,000 what do you do with it?

Mr. Proudfoot: I was just going to ask him that.

Mr. Chairman: I suppose the money is still held.

Mr. Proudfoot: You have $30,000 set aside for Separate schools?
A.—Yes.
Q.—And they only earned in accordance with the regulations, $12,000?
A.—Approximately.

Mr. Musgrove: You paid that. And if they don’t obey the regulations?
A.—If they don’t obey the regulations they don’t earn the grant.

Mr. Proudfoot: Am I to understand that $18,000 of that $30,000 is still on hand?
A.—Yes.
Q.—And unappropriated?
A.—Yes.
Q.—After paying out the amounts earned by the Separate schools, you have $18,000 you could have divided amongst the Public schools?

Mr. McGarry: He couldn’t under the statutes.

Mr. Proudfoot: The statute doesn’t provide for setting aside $370,000 and $30,000. It makes the total amount of $400,000 cover both. Is that correct?
A.—No, sir. It distinctly provides that, after the division is made on the average attendance, these two sums are set apart and are entirely distinct. We cannot use one to pay the other.
Q.—Where does it establish the division of $30,000 and $370,000?
A.—In the statute.
Q.—The statute doesn’t make it?
A.—It is based on average attendance. Next year the average attendance in the Public schools might decrease. The percentage might either increase or decrease.
Mr. Musgrove: It is on the basis of average attendance.

Mr. Proudfoot: What I want to get at is: Mr. McGarry says the statute divides that $400,000 between the two.

Mr. McGarry: I did not say the statute divided the $400,000 between the two. It provides for division between the two on the basis of average attendance.

Mr. Proudfoot: That is quite right. I didn't understand you to say that before.

Mr. Johnson: If it is not earned it is not called for. It simply lies in the Treasury until called for?
A.—That is right.

Mr. Chairman: A large portion of that $30,000 is amounts that have not been earned by Bi-lingual schools?
A.—Yes.

Mr. McGarry: Here is the section of the School Act providing the basis of division:

"The Minister shall so divide the sums appropriated for the purposes mentioned in clauses (d) and (g) of subsection 1, that out of each of them there shall be allotted to the Separate schools a sum which bears the same ratio to the whole sum appropriated as the average number of pupils who attended such schools during the next preceding calendar year bears to the whole average number of pupils who attend both Public and Separate schools during that year and the residue shall be allotted to the Public schools, and subject to the regulations, shall apportion among the Public schools the sum so allotted to them and among the Separate schools the sums so allotted to them on the respective bases mentioned in clauses (d) and (g)."

Mr. McGarry (continuing): After the application of these moneys was made, you found the Separate schools earned only $12,000. The Public schools amount was allotted to them. If you found there had been mistakes made, for instance, in the amount of money due the Separate schools, you would have to pay that additional amount out of this balance?
A.—Certainly.
Q.—And if there had been, for instance, cases where you have withheld the grants, which later have complied with the regulations, that amount would have to be paid out of the balance?
A.—Yes.
Q.—They are legally entitled to it?
A.—Yes.
Q.—You cannot legally apply it to any other purpose than for the Separate schools?
A.—That is so.

Mr. Proudfoot: Just to find out about that $18,000 left. How much of that will be for schools that, if they had complied with the regulations, would have been entitled to receive it?
A.—I cannot tell that. The Separate schools have never earned more than about two-thirds of the grant.

Mr. Proudfoot: How much of that $18,000 is still unappropriated?
A.—Perhaps if you put it at $3,000 or $4,000 it would be a fair estimate of what is being held.
Q.—That would leave about $14,000 that will not be called on. Why doesn't that go into the other?
A.—We cannot pay it, under the Act. The Act distinctly stops anything of that sort. We cannot change one appropriation to the other.
Q.—So that, at the end of the year, for which you have this appropriation of $400,000, when you make up the payments which can properly be made, you have an amount with you still, you apparently have about $14,000?
A.—Yes, about $14,000.
Q.—Can you tell me, when you set aside $30,000 for the Separate schools how it is they didn't earn that amount? The Department must have an idea that more might be earned.
A.—No, the Department has no say at all. The Act determines how that money shall be paid.

Mr. Chairman: They have an opportunity to earn up to that extent?

Mr. Proudfoot: Is that the average attendance of all the schools?
A.—Just the Rural schools.

Mr. Chairman: The same thing would apply if the appropriation was a million and the schools didn't earn it.

Mr. Musgrove: A great many teachers of the Separate schools teach at salaries just merely nominal.

Mr. Proudfoot: The salaries according to the certificates are not as high?
A.—That is the difficulty.

Mr. Musgrove: Take the County of Huron. There are nine Separate schools and only four of them receive anything on salaries. If they fall below $350 in Huron they would not receive anything at all. We do not start to
pay until then. There are only three or four schools there that receive anything. One receives $50 and the others $25 each.

Mr. Proudfoot: In my Riding it is only in Kinlore they get anything.
A.—That is the reason for the small grants to the Separate schools.

Mr. McGarry: According to what you say, the only reason the Public schools have any right to complain—if they have any right—is because the Department, in previous years, had paid the full amount and they didn’t provide for it last year?
A.—Yes.
Q.—I could go further and say it was because the Legislature didn’t grant it?
A.—Yes.
Q.—And I suppose if the Opposition wouldn’t criticize over-expenditure so much the Government would bring down a vote a little larger?
A.—That is about right, I guess.

Mr. Proudfoot: To make up the amount it would take a Treasury Warrant of $68,000?
A.—It would take about $120,000.

Mr. McGarry: That doesn’t take in equipment?
A.—It would take about $120,000 or $121,000.

Mr. Proudfoot: How is that?
A.—The previous year the Treasury Board gave about $81,000. The difference last year was much more. The schools earned about $40,000 additional.

Mr. Musgrove: What grant do you give extra, to the section assessed for $40,000?
A.—We start them at $250 for the principal teacher and $200 for all over that.
Q.—If a man gets $500 you start at $200 and they get a grant of 40 per cent. on $300. If it is over $500 they start at $350?
A.—Yes.
Q.—The Poor schools. How do you get at them?
A.—We have a report from the Inspector stating the conditions, the average assessment. He sends the rate of taxation and the general details of the situation. The Poor school, for which assistance is asked, after consideration by the Minister, after the facts have been given, is allowed the amount asked for, or a proportion of the amount.

Mr. Proudfoot: Is that paid out of the $400,000?
A.—No, that is out of a special appropriation, of $25,000.
Mr. Musgrove: In some Bruce schools they have an assessment of $25,000 or $30,000. I do not see how they pay a teacher at all.

Mr. Proudfoot: Take a case of this kind. What would actuate the Department in making this grant, a school is given, say a $180 grant, apparently a special grant?

A.—That might be for building purposes.

Q.—No, this school has been in existence for years.

A.—I do not know what that would be for. They might earn it under the Legislative grant.

Q.—No, they do not come under that grant at all.

Mr. Musgrove: What school is it?

Mr. Proudfoot: I think it is called No. 11 Hay, that is in Huron.

A.—That grant might be for a thousand different things.

Mr. Chairman: You cannot state what it was for, unless you have the facts before you?

A.—No.

Mr. Proudfoot: You do not know the circumstances? I thought you might have known this case?

Mr. Johnson: We have been speaking here of appropriation as something set aside. It isn't that at all. It is authority to pay money out of the general funds of the Province. They have authority to spend up to a certain amount and they merely spend so much money out of the general funds.

Mr. Proudfoot: When you send that money to the Treasurer of the County all he has to do with it is send it on. He has nothing to do with the division of it?

Mr. Chairman: It was explained the other day. They have just to pay out the money.

Mr. Proudfoot: All he does is to pay that out?

A.—Yes.

Q.—The Department sends a cheque for the whole amount and he simply distributes it?

A.—Yes.

Witness excused.

Mr. Johnson: In regard to the subject up in the House yesterday afternoon in connection with the statement made by Mr. Bowman. I hoped he
would be here so that I might take it up in his presence. The charge is made in the Globe "Whitney Government misapplies funds." "Liberal Whip exposes reprehensible practices." The other morning nobody charged any wrongdoing as implied here. The whole issue was the plan of dealing with these funds. The money all goes into a general till—

At this point objection was raised by Mr. Proudfoot to Mr. Johnson going into the matter, but the Chair ruled that the member had a right to be heard. After some discussion Mr. Johnson continued.

Mr. Johnson: I was speaking of the money going into the general till. It is taken out for specific purposes and charged to the particular account, for which the amount is intended, under due authority. The amount charged to that account shows the expenditure made and the difference between the expenditure made and what is authorized to be expended is the amount yet to be expended. The receipts from all sources go into the general till and all expenditures are made from it and at the end of the year the balance of cash on hand is brought down. It is possible to know what these figures mean in the Financial Statement of this year. There is a balance on hand here from last year of $2,380,000. That was simply money on hand that had not been expended, probably part of the proceeds of this sale of bonds and, at that time, it was simply a cash book balance of last year brought down, the money on hand.

Mr. Chairman: The point between you and Mr. Bowman is simply this, as I understand it—a certain amount was raised by a Bond issue for the purpose of spending it in Northern Ontario. Mr. Bowman's point is that a part of the money had not been spent.

Mr. Johnson: I claim that it all goes into the general till. Mr. Bowman's contention is that it was raised for certain purposes and not spent for those purposes. Probably he had better find out how the balance on hand will be spent, that balance of cash on hand is available for next year. How could there be a balance of cash on hand of that amount unless it comes from that source?

Mr. Proudfoot: Probably that is some other special account?

Mr. McGarry: Who knows?

Mr. Proudfoot: He doesn't know.

Mr. McGarry: Do you know?

Mr. Proudfoot: No, and he doesn't.

Mr. McGarry: Then I think you had both better keep quiet.
Mr. Johnson: He is not in a position to deny it. Of course it is. If you sold debentures for $100 and only used $50 wouldn't that cash on hand be brought down? We have been charged here with reprehensible practices.

Mr. Proudfoot: You have been charged with using moneys raised for one purpose for another purpose. That money was raised for certain purposes and that money, instead of being on hand for that particular purpose, has been applied in some other way.

Mr. Johnson: It is on hand. There is a balance of cash. The money brought down last year.

Mr. Proudfoot: The statement of Mr. Sproule the other day showed that these three millions had been spent and if the money for Northern Ontario was spent, more would have to be raised from other sources.

Mr. McGarry: According to your argument, when the Government receives $1,000 for Succession Duties, as soon as it receives that it should hurry over to the University and keep it separate, until it is paid to the University, according to your argument and the same with every estate.

Mr. Proudfoot: I say we passed a Special Act for raising certain money——

Mr. McGarry: The Succession Duties is a Special Act.

Mr. Proudfoot: This is different.

Mr. McGarry: How is it different from Succession Duties? Anyway we are not desirous of taking up the time of the Committee on this question.

Mr. Hartt: It was discussed in the House yesterday and Mr. Bowman failed to make it clear to me that the money had been spent for other purposes.

Mr. Musgrove: Under the system in this Province it always goes into one fund and is paid out of that.

Mr. Thompson: The same system has been in effect 31 years.

A discussion with reference to the calling of witnesses in respect to the Niagara Falls Park Commission report of 1912 ensued and the Committee then adjourned to meet again on Wednesday, April 22nd at 10 a.m.
PUBLIC ACCOUNTS COMMITTEE.

The Committee met at 10 a.m.

Mr. McGee called and sworn.

Mr. Proudfoot: Mr. McGee, what position do you occupy in the T. and N. O. Railway?
A.—Secretary Treasurer.
Q.—How long have you been in that position?
A.—Seven years.
Q.—In the public accounts I see an item of $250,000 "earnings on account of interest," what does that come from.
A.—It comes from the earnings of operating the railway—the net receipts.
Q.—But why is it paid on account of interest?
A.—I do not know. I suppose the reason it is put in that form is this: We have been loaned so much money. It is interest on that loan. I suppose the Treasurer sees that is all we have earned in the year and he applies it on that interest. I suppose that is what it means.
Q.—The item means that you earned $250,000 that year?

Mr. Chairman: So much of the earnings was evidently applied on the interest.
A.—Our earnings were something like $255,000.
Q.—What were the total earnings last year—up to the time covered by these accounts?
A.—$255,000. That would be for the fiscal year.
Q.—How does that compare with the previous year?
A.—There is a big decrease.
Q.—Can you tell me, off-hand, about what it was?
A.—I will get the report.
Mr. Chairman: It was pretty near cut in two.
A.—It was $454,000 last year—$200,000 less this year.
Q.—How do you account for it?
A.—No business, decrease in freight rates and an increase in salaries.
Q.—The decrease in freight rates would not have any effect upon the amount earned?
A.—Why not?
Q.—That is not earnings.
A.—A decrease in freight rates and an increase in salaries will decrease net earnings of course.
Q.—What were your gross earnings?
A.—Our gross earnings were $1,656,000; operating expenses $1,477,000.

Q.—That is last year?
A.—1913, yes.

Q.—How does that compare with the previous year?
A.—Gross earnings in 1912 were $1,707,000, expenditures $1,384,000, or $93,000 more expenditures this year and $51,000 less earnings.

Q.—That would not make $200,000?
A.—Then there is ore royalties, there is a $54,000 decrease there.

Q.—Is there any special reason by which you can account for the falling off in earnings?
A.—Only that we are not doing the business.

Q.—Yes, but is there any special reason why you don't do the business?
A.—As far as I know it is a general thing with all the railroads. Business is quiet.

Mr. Chairman: A general depression?
A.—Yes; general depression.

Mr. Proudfoot: Was there a falling off in tonnage in Cobalt?
A.—Not so much last year. The tonnage from Cobalt has been very little, most of the ore is smelted right there. Of course the Transcontinental was in course of construction in 1912 and we had a lot of freight for there.

Mr. Chairman: Carrying supplies?
A.—Yes; rails and equipment and that sort of thing.

Mr. McGarry: Had you any reduction in freight rates?
A.—Yes; we reduced all freight rates in 1912.

Mr. Proudfoot: Is that on special rates or on general rates?
A.—On all kinds.

Q.—What was the average reduction?
A.—It is hard to say. I should say about ten per cent.

Q.—What was the reduction on pulpwood?
A.—We are carrying pulpwood to-day from Cochrane to North Bay for less than one-half a cent a ton per mile.

Mr. McGarry: How does the pulpwood rate compare with any other railways?
A.—Our pulpwood rate is cheaper than any other railway in Canada. It is one-half to two cents less a hundred pounds for long distances.

Q.—Are your rates higher or lower than the C.P.R. and Grand Trunk Railway?
A.—Some of our rates are the same, most of our rates are lower.

Mr. Chairman: It depends upon whether the C.P.R. has competition and whether it hasn't?
A.—Of course that affects it.
Mr. Proudfoot: Have you a competitive rate?
A.—No.

Mr. McGarry: Your rates are as low as the lowest rates?

Mr. Chairman: Whether at competitive points or not?
A.—Yes.
Q.—You haven't any competitive points?
A.—No.
Q.—What is meant is: the C.P.R. rate where they have competition may compare favorably with yours, but where they have no competition you are below them?
A.—Yes; that is it
Q.—They soak the public and you don't?
A.—Yes.

Mr. Proudfoot: From time to time are special reductions made?
A.—Yes. We have what are called community rates, special rates. For instance the pulpwood and lumber rates, building material.

Mr. Mageau: What is the rate for pulpwood from Englehart to North Bay?
A.—Three and one-quarter cents.
Q.—And on lumber?
A.—I do not know what the rate on lumber is. I am not familiar with the tariffs. That is out of my line.

Mr. Proudfoot: Three and one-quarter cents, that is a hundred pounds?
A.—Yes.
Q.—Has the Grand Trunk operated over the line yet?
A.—No, sir.
Q.—You have an agreement with them?
A.—Yes.
Q.—When does that come into effect?
A.—As soon as they start to use the line.
Q.—When do you expect they are going to use it?
A.—That is a question I cannot answer.
Q.—I thought probably you would have some information.
A.—I do not know. I have heard rumors. Some say the 1st of September.

Mr. Chairman: There has been no official notice?
A.—No notice at all.
Q.—Are you ready to handle, prepared to handle their freight as soon as they are ready?
A.—Yes, sir.
Q.—What changes have you been making in the road in the way of betterment?
A.—We are reducing grades, cutting out curves and ballasting the roadbed, changing ties, putting in new rails, etc. We did quite a bit of that last year.

Q.—What amount did you expend in betterment?
A.—We spent $84,000 on that last year.

Q.—Would it have been necessary to have made that expenditure if you had not had the Grand Trunk agreement in prospect?
A.—Yes, sir. It was necessary to keep the roadbed up to the highest standard in Canada.

Mr. Chairman: You have it up to that standard now?
A.—Yes.

Mr. McGarry: It was a hard pull to get it up there where you have it, and you are going ahead cutting out grades and making the road a first-class road?
A.—We are.

A Member: You are trying to make it as good a road as the Grand Trunk Pacific?
A.—We have as good a road as the Grand Trunk Pacific from Englehart north. We have grades a little less than on the G.T.P.

Mr. Proudfoot: You have a branch line into Elk Lake?
A.—Yes.

Q.—When was that opened for operation?
A.—In February, 1912.

Q.—Can you tell me what were the receipts from that line in 1912?
A.—No. We don’t keep them separate.

Q.—Have you nothing to show what is the cost of running that branch line?
A.—Yes; the cost of running that branch line last year was about $47,000 or $48,000.

Q.—What receipts do you get from it?
A.—I do not remember exactly. They were not one-quarter of the cost.

Mr. Chairman: You just want to get an idea of whether it is paying or not.
A.—Not at all. You mean the branch itself?
A.—28 1/2 miles. You must understand that a branch line is built as a feeder to the main line. The branch line itself is a losing proposition. The

Mr. Proudfoot: The branch, yes. How many miles is it?
receipts are far less than the expenditures. That is a thing that has to be taken into consideration in considering the cost.

Q.—You say it doesn’t pay. Can you tell me the number of people—roughly speaking—that branch line serves?

A.—I should say that between Earlton and Elk Lake there is one of the best pieces of country you could get in the north country. That is, for about 22 miles. For six miles as you come into Elk Lake it is rock country. That is mining country, but for 22 miles it is fine, level rolling clay land, fine agricultural land. Within the last year there has been great activity there, and particularly the first three months of this year. The settlers are getting out pulpwood, ties and that sort of thing.

Q.—You have a considerable number of settlers in there?

A.—Oh, yes.

Q.—Particularly around Elk Lake?

A.—Oh, no; between Earlton and Elk Lake.

Q.—Then except for pulpwood or timber shipped out, there would not be anything shipped out—any agricultural products.

A.—Oh, no. They have nothing to ship out yet.

Q.—Take Elk Lake. What mining industries are going on there?

A.—I do not know. I can’t say what mines are active right in Elk Lake, except that we are getting quite a good tonnage from Gowganda.

Q.—Have you other mines working there?

A.—There may be. There is little activity in the mines there. I cannot say off-hand what the tonnage would be. There is quite a bit of tonnage. They are equipping these mines. Machinery and that sort of thing is going in there.

Q.—Where do they ship the products for refining?

A.—Several places, Perth, New Jersey, Denver, Colorado, in addition to Delora.

Q.—At any rate it all goes out of the Province?

Mr. Chairman: Delora is not out of the Province. Delora is in Ontario.

A.—It is near St. Catharines.

Mr. Chairman: Yes. The Coniagas Company have a smelter there.

Mr. Proudfoot: What are you taking out of Elk Lake?

A.—Silver.

Q.—Is it entirely a silver proposition?

A.—Yes.

Q.—Then as I understand from the figures you gave me the Elk Lake branch doesn’t pay possibly more than thirty per cent. of running expenses?

A.—You might say less than thirty per cent.
Mr. Chairman: You have to take into consideration that this branch feeds the main line.

Mr. Proudfoot: Does that include through rates?
A.—If there was a charge from North Bay to Elk Lake we would apportion that according to the mileage.
Q.—You are giving the branch line credit for all it is entitled to?
A.—Yes.

Mr. Chairman: Where you took a shipment from Elk Lake to North Bay would you credit Elk Lake with the whole of the earnings?
A.—Oh, no.
Mr. McGarry: No; only between Earlton and Elk Lake.

Mr. Proudfoot: How many trains do you run over that line?
A.—We are running a train in and out and two trains once a week on Wednesdays. We had up to last week two trains a day. That is each way. A train runs in as a mixed train and starts back as a way freight. We only do that once a week—run this extra train.
Q.—You have a daily train?
A.—Yes.
Q.—Is that a passenger or a mixed train?
A.—A mixed train.
Q.—What other branch lines have you?
A.—A branch from Porcupine junction into the Porcupine Mining district, the Porcupine branch.
Q.—What length is that line.
A.—331/2 or 34 miles.
Q.—And does that pay?
A.—No; that doesn’t pay either. I have not the figures of that. I can get them. I am not able to say off-hand.
Q.—But you know it doesn’t pay running expenses?
A.—Yes, sir.
Q.—What number of trains do you have over that line each day?
A.—We have five trains.
Q.—Five trains a day?
A.—Two trains each way and a little local train between Timmons and Porcupine.
Q.—Are they mixed trains?
A.—There are two passenger trains.
Q.—When you say two you mean two each way?
A.—Two each way.
Q.—Two passenger trains each way?
A.—One passenger train each way. The other is a mixed train.
Q.—Can you give me any idea of the loss in operating that line?
A.—No, sir. I cannot say. I haven't the figures yet. I am having them prepared now.
Q.—You know there is a loss on the line?
A.—Yes.
Q.—A very considerable loss?
A.—I do.
Q.—Now what is the next branch?
A.—There is one from Porquois Junction into Iroquois Falls.

Mr. Mageau: About seven miles.
A.—About seven miles.

Mr. Proudfoot: Does that line pay running expenses?
A.—Why no. It was put in there for the purposes of the Abitibi Pulp and Paper Plant. It is a good big plant but it is not completed and of course is not doing business yet.
Q.—When was this line completed?
A.—I might say last October, possibly November. There is a lot of work to be done on it yet.
Q.—Do you have a regular train service over it?
A.—No.
Q.—So that you cannot really tell about that... What other lines are there?
A.—There is the branch from Cobalt into Kerr Lake.
Q.—How many miles?
A.—About four miles.
Q.—Do you operate a daily service?
A.—Yes, a switch train. We run a switch service.
Q.—Does it pay?
A.—Yes, I think it pays. It serves the mines in the Kerr Lake district.
Q.—You think it pays more than operating expenses?
A.—Oh, yes. We use the service in our Cobalt yards. We haven't any special service for that.

Mr. Chairman: The Cobalt equipment does that?
A.—Yes, the Cobalt equipment does that.
Q.—It cannot be treated as a line having a regular service but more as an Auxiliary?
A.—Yes; a sort of spur line.
Q.—Does that cover them all?
A.—No there is the line from Englehart to Charlton, about eight miles.
Q.—How long has that been in operation?
Hon. Dr. Rafuse: That is one of the first.
A.—Yes. one of the first built. That has been in operation about eight years.
10—J.A.
Mr. Shillington: It is the first branch.
A.—The first branch, yes.
Q.—Does it pay?
A.—I am not in a position to say that.
Q.—Do you keep the accounts for these branches separate?
A.—No.
Q.—So that you cannot tell whether that piece of road pays or not?
A.—No, I haven’t the figures yet.

Mr. Chairman: You could ascertain them?
A.—Oh, yes; easily.

Mr. Proudfoot: It is entirely a matter of calculation?
A.—Oh, yes; it could be easily done, I could quite easily do that.
Q.—You know what the freight is and the passengers?
A.—Oh, yes.
Q.—There is another, the Nipissing Central?
A.—That isn’t a branch line. That is a separate organization altogether.
Q.—You have charge of that?
A.—Yes.
Q.—It is part of the system?
A.—The Commission of the T. and N. O. are directors of the Nipissing Central.
Q.—That line runs from Cobalt to New Liskeard?
A.—Yes.
Q.—Is that operated separately from the general operation?
A.—Yes, it is a separate organization altogether.
Q.—Does it pay?
A.—Yes, sir.
Q.—What were gross receipts from it for last year?
A.—Gross receipts last year were $85,000.
Q.—And what were net?
A.—Net were $36,500.
Q.—Any improvements made?
A.—Yes, we built last year from Haileybury to New Liskeard, an increased length of five miles.
Q.—How much did that cost?
A.—Well, about $106,000, off hand, in the year.

Mr. Thompson: Is that an electric road?
A.—Yes, an electric road.

Mr. Shillington: That included the Haileybury Spur, the electrification of that line as well?
A.—Yes.
Mr. Proudfoot: How far did you extend from New Liskeard?
A.—We have extended from Haileybury to New Liskeard. The line was originally five miles long, now it is ten miles.
Q.—Is the last five miles you built in operation?
A.—Oh, yes.
Q.—How long has it been in operation?
A.—I cannot say exactly. It has been in operation for over a year.
Q.—When you gave me the receipts of the Nipissing Central did you include the receipts from that new portion of the line?
A.—Yes.
Q.—That was the total receipts of the whole line?
A.—Yes, sir.
Q.—Who handles that line? Who is in charge for the Commission?
A.—Mr. McDonald is superintendent. He is under the jurisdiction of the superintendent of the T. and N. O.
Q.—Under Mr. Clement?
A.—Yes. As far as maintenance is concerned and under Mr. Griffin as far as traffic is concerned.
Q.—Mr. Clement is at North Bay?
A.—Yes.
Q.—He is chief engineer?
A.—Yes, engineer and superintendent of maintenance.
Q.—Mr. McDonald acts under him?
A.—As far as maintenance is concerned. Then we have a superintendent of traffic as well. He acts under Mr. Griffin as far as traffic is concerned.
Q.—Can you tell me the number of passes issued for the Nipissing Central last year?
A.—The number of passes?
Q.—Yes.
A.—I cannot tell exactly, but there were very few.
Q.—Is no track kept of the number?
A.—Why, yes.
Q.—Who keeps track of it?
A.—I keep track of it.
Q.—Then you can easily tell us how many you issued?
A.—I cannot tell off hand. For instance, most of them issued over the line are issued to the Dominion Railway Board. That road is subject to the jurisdiction of the Dominion Railway Board. Every employee has a pass over it.

Mr. Chairman: You mean the Nipissing Central. The same would not apply to the T. and N. O.?
A.—No, sir.
Mr. Proudfoot: You mean passes issued over the T. and N. O., annual passes? I do not mean by members of Parliament—
A.—Trip passes?
Q.—Annual passes, outside members of the Legislature and officials of the road—

Mr. Chairman: And employees.

Mr. Proudfoot: Yes, and employees—outside of that?
A.—It is hard for me to say, because everybody who travels over that line has to have a pass. The chief engineer might send a man up the line with a gang of ten or twelve men and they would have to have a pass.
Q.—I mean outside of those employees, to people not connected with the road?
A.—I would say 200 would cover everything.
Q.—Do you think 200 would cover it?

Mr. Chairman: Leave off the members of the Legislature, Dominion members and all officials and employees who are entitled to passes—how many are distributed to the general public, to every Tom, Dick and Harry who want to go over the line?
A.—How many members of the Legislature are there?

Mr. McGarry: You issue passes to settlers, special passes?

Mr. Chairman: Perhaps if you got the number you could find who they were issued to.
A.—I understood Mr. Proudfoot was asking for annual passes.

Mr. Chairman: Mr. McGee means you to give him an idea of the whole number and he can deduct these others. There are 106 members.
A.—I should say then we have issued about—we have issued over 700.

Mr. Mageau: Would that include passes in exchange with the C.P.R.?
A.—Yes, we exchange passes with all the roads in the country.

Mr. Scholfield: That includes passes for members.
A.—We have passes to employees here—secretaries and deputy ministers.

Mr. McGarry: The 700—are they included in that?
A.—Oh, yes, that includes them.

Mr. Hartt: It also includes fire rangers?

Mr. Chairman: No, they pay their way.
Mr. Proudfoot: Counting the 106 members of the Legislature you issue about 800 altogether?
A.—About 850.

Mr. Chairman: That includes school teachers, missionaries and all kinds of people you give passes to?
A.—Last year we did issue passes to clergymen along the line...

Mr. Proudfoot: Annual or trip passes?
A.—Mostly annual, but a good many between points they worked in.
Q.—Wasn’t there a considerable delegation, some association went up there last year?
A.—I don’t remember.
Q.—Were the teachers up there last year?
A.—No, sir. The teachers were not up there. They wouldn’t get a pass anyway.
Q.—Then 700 or 800 of them covered passes of every description issued, outside of the transportation of men from one point to another. I do not suppose you issue the ordinary regular passes to them?
A.—Yes, we do. If you get on a T. and N. O. train without a pass or a ticket they will put you off.
Q.—I thought you might give the foreman of the gang a pass marked, “pass Tom Smith and four men.”

Mr. Chairman: They have that on every railroad—you mean for the public outside?
A.—Yes. I would say that 150 trip passes issued to outsiders would cover everything.
A.—By whom were they issued?
A.—Most of them were issued by me.
Q.—What system do you adopt in the granting of passes? Take, for instance, the annual passes issued to those outside the privileged classes I have referred to.

Mr. Chairman: Ourselves.
A.—I do not know that there is any general system. I do not think there is in any road.
Q.—Have you any regulations or is it left to your discretion?
A.—It is left to the discretion of the Commission, of course.

Mr. Musgrove: Each request is decided on its merits as it comes?
A.—I do not issue any annual pass unless it is approved of by the Chairman.

Mr. McGarry: Don’t all the railroads recognize some system of passes?
A.—You mean of exchange?
Q.—All the railroads recognize some system of passes. There are certain classes they issue them to?
A.—The law restricts them. But many railroads have exchange passes. Outside of that the Commission uses its discretion.
Q.—Just the same as other roads?
A.—Yes.

Mr. Proudfoot: There is no definite rule covering the use of passes, outside, of course, of those who get them purely as a matter of course?
A.—No.
Q.—Then, as Mr. Musgrove said, with every case you deal with it on its merits?
A.—Yes. Except as I say, what has been issued—the customary exchange between railroads.
Q.—What became of the Dominion Railway subsidy granted to the T. and N. O.?
A.—I don’t know.
Q.—Did that reach your hands?
A.—No, sir.
Q.—Was it dealt with in the accounts of the T. and N. O. Commission?
A.—No, sir.
Q.—But you know that a subsidy was granted?
A.—I saw it in the Public Accounts.
Q.—It didn’t reach you?
A.—No, sir.
Q.—Did the Commission, as far as you know make any inquiries, or efforts to get that money?
A.—I do not know, sir.
Q.—Not as far as you know?
A.—No, sir.

Mr. Chairman: The Commission hadn’t any right to it. The Government built the road and this was the subsidy for doing it, to the Ontario Government.
Q.—You say the royalties were reduced?
A.—I did not say the royalties were reduced. I said the earnings from royalties this year were less than last year.
Q.—As a matter of fact were not the royalties reduced?
A.—You mean the percentages?
Q.—Yes.
A.—Yes, sir.
Q.—When did that reduction take place?
A.—There have been several reductions.
Q.—What reduction was made during the year we are covering?
A.—Last year we were working the first six months on seventeen per cent, and the second six months on twelve per cent. We are working on ten per cent. now.

Q.—During the early part of the year you were working on seventeen per cent. How was that seventeen per cent. fixed?
A.—How do you mean?
Q.—Who fixed it at seventeen?
A.—The Commission recommended to the Government that it be seventeen per cent. and it was approved by Order-in-Council.

Q.—Had it been higher than that?
A.—Oh, yes. It was originally 25 per cent.

Q.—What reason did the Commission advance for reducing it from 25 to 17?
A.—The mines weren't doing as well as they had been doing, and they thought 25 per cent. a little high.

Q.—Was that a general reduction on the mines or on any particular section?
A.—All the mines under lease by the Commission.

Q.—The mines under lease by the Commission—they are probably all silver mines?
A.—Yes, all silver mines.

Q.—No gold mines at all?
A.—No.

Q.—Was a request made by the mine owners to have a reduction made?
A.—Oh, yes. They are always after us to reduce them. They think they are too high yet.

Q.—That applied to all the mines under lease?
A.—You mean the reduction?

Q.—Yes.
A.—Oh, yes; the reduction applied to all mines.

Q.—The good mines and the bad ones as well?
A.—Any mine at all.

Q.—What time was that reduction from 25 per cent. made?
A.—The first six months of the year, then it was 12 per cent., the last six months. It was first reduced from 25 to 17 and then from 17 to 12.

Q.—When did that reduction take place?
A.—The last six months of last year.

Q.—What was the occasion for that?
A.—I do not know that I could give any better reason than the other. The mine people still thought the royalties were too high and that they should not have to pay them. Mining was not paying well. We did not get royalties from any mine except one during 1913.

Q.—Which one was that?
A.—The Townsite. All the other mines are running at a loss.
Mr.Mageau: Didn't you get royalties from the O'Brien?
A.—No. We had nothing to do with that. That is a Government matter. It is not a railway mine.
Q.—You have nothing to do with the Government mine?
A.—No. Just the mines that are our own.
Mr. Proudfoot: The Townsite was the only one to pay the railroad?
A.—Yes.
Q.—What amount did it pay?
A.—I cannot say, off hand, what it paid us last year.

Mr. McGarry: It would be in the Public Accounts.
A.—No, it wouldn't. We had earnings from mine royalties during the past year of about $95,000 to $100,000.

Mr. Proudfoot: From the Townsite?
A.—That is during the fiscal year.
Q.—How many mines are under lease from the T. and N. O.?
A.—Seven mines.
Q.—Where is the Townsite located?
A.—In Cobalt.
Q.—Are these all located in Cobalt, the seven you speak of?
A.—Yes.
Q.—Has the Townsite been paying royalties right along?
A.—No, only for the last couple of years has it been doing that.
Q.—Had any mines other than the Townsite paid royalties?
A.—Yes.
Q.—When did they quit paying?
A.—About a year ago. Their expenses last year were over their earnings.
Q.—That applied to all the mines except the Townsite?
A.—Yes.
Q.—Was the Townsite paying royalties of 25 per cent.?
A.—No. They began after the cut in royalties.
Q.—They were paying on the 17 and 12 per cent. basis?
A.—Yes, for instance, on the last three months of this year on a 12 per cent. basis they paid about $21,000.
Q.—Who applied to the Commission for a reduction in royalties when none were paying except the Townsite?
A.—I cannot answer that.
Q.—Was it brought before you?
A.—No, except in a general way. They probably took it up with the Chairman.
Q.—A—none of the others were paying it looks to me as if the Townsite was the only one interested in having the royalties reduced?
A.—No. They were all interested.
Q.—If they were not paying royalties—if they were not making money they were not paying royalties?
A.—I do not suppose they anticipated that they were going to lose or make money.

Mr. Chairman: This agitation began before the reduction.

Mr. Musgrove: How do you collect the royalty?
A.—On the net profits.
Q.—You have got to wait until the year end, then?
A.—I think there was a general feeling that 25 per cent. was always a high percentage.

Mr. Proudfoot: You said none were paying under the 25 per cent. rate except the Townsite?
A.—I did not say that.
Q.—I understood you to say there were no others during the last two years?
A.—The Right of Way paid $256,000 in royalties.
Q.—Not in the last year?
A.—No.
Q.—But I understood you to say the reductions were all made in the last year?

Mr. McGarry: The general agitation began four or five years ago.
A.—Some state the agitation commenced as soon as it was put on.

Mr. Proudfoot: When did you reduce it to ten per cent.?
A.—The first of this year. We didn’t know whether we were going to get anything.
Q.—Do you know who is president of the Townsite Mine?
A.—I think the president is W. R. Parks.
Q.—Who is the manager?
A.—I don’t know who the manager is.
Q.—Who handles the land of the T. and N. O.?
Q.—What do you mean?
Q.—Who has charge of the selling or disposing of land, or granting it, as the case may be?
A.—Of course the Commission has that. You mean to say, who has the work of keeping the records?
Q.—What system have you of disposing of land under the control of the T. and N. O.?
A.—What system of disposing of it? Of course where we have had townsite lots to sell the policy has been to advertise for tenders. We haven’t any further townsite property except in Cochrane, which we are going to advertise in the middle of May.
Q.—Is the price fixed before you advertise or when you advertise for tenders? Had you a reserve bid fixed?
A.—Oh, yes; we always place an upset price.
Q.—Who regulates the fixing of an upset price?
A.—It is a matter of judgment, probably by the officials of the T. and N. O.
Q.—Is it done by the T. and N. O. as a matter of policy?
A.—Oh, yes.
Q.—Then take farm land. You have farm land along the T. and N. O.?
A.—No. We have not. It is all Government land.

Mr. Mageau: That is under the Crown Lands agent?
A.—Oh, yes. We do not own any lands there.

Mr. Proudfoot: Do you dispose of any land?
A.—We have about five or six small parcels we got from the Government for ballast pits and this sort of thing. Outside of that we have nothing to do with the selling or disposing of lands along the line of our road.

Mr. Chairman: You mean farm land?
A.—We don't own any.

Mr. Proudfoot: Possibly you don't own any, but do you handle any for the Government?
A.—No, sir.
Q.—Who handles the freight business— who is general superintendent of the freight business of the whole system?
A.—Mr. Parr.
Q.—Where does he live?
A.—At North Bay.
Q.—Has he general supervision over the branches as well as the main line?
A.—Of course. He makes the general freight and passenger rates subject to the approval of the Commission.
Q.—Who has general control of the handling of the freight? Does it come under his jurisdiction?
A.—You mean carrying the freight, handling the freight?
Q.—I know how that is done, but who has general supervision as far as the handling of freight is concerned? Making the rates and giving general directions?
A.—There are two different things. The superintendent is the man who handles freight and the general freight agent is the man who makes the rates.
Q.—The general freight agent is Mr. Parr?
A.—Yes.
Q.—The rates then are made by Parr?
A.—Yes, with the approval of the Board and by the Lieutenant-Governor in Council.
Q.—Who is the superintendent?
A.—Mr. Griffin.
Q.—Where is he located?
A.—At North Bay.
Q.—And his duties?
A.—As superintendent of traffic he is in charge of the traffic of the line.
Q.—When you say line, does that take in the branch lines as well?
A.—Yes, sir.
Q.—He has general charge?
A.—Yes, over the handling of the business.
Q.—Who is he responsible to?
A.—To the Commission.
Q.—And does he make his reports to the Commission or to you?
A.—Some to the Chairman and some to me.
Q.—What position did Mr. Dane hold?
A.—He was commissioner and land agent.
Q.—Land agent? That would only apply to the town sites?
A.—As general land agent Mr. Dane did special work. Mr. Dane, I may say, during the time he has been on that Commission has devoted himself to the colonization of that country and he has sacrificed his own interests to do it.

Mr. Mageau: He would be a patriot then?
A.—He is. His title is general land agent, but he has been more than that. He has endeavored to settle that country.

Mr. Musgrove: That was his specialty on the Commission.

Mr. Proudfoot: Who are the others?
A.—Mr. Englehart, Mr. Murphy.
Q.—Then there are Mr. Englehart, Mr. Murphy and Mr. Dane—who takes his place?
A.—Mr. Lee is appointed by Order in Council.
Q.—Who takes Mr. Lee’s place?
A.—The position is abolished.
Q.—What position did he hold?
A.—General agent.
Q.—What did that cover?
A.—He adjusted claims, smoothed down everybody.
Q.—Political boss up there, too, wasn’t he?
A.—I don’t know anything about that. He was an all round man, an all round useful man.
Q.—Was he in business himself?
A.—No.
Q.—Did he devote all his time to the T. and N. O.?
A.—Yes, sir.
Q.—He had his headquarters at North Bay?
A.—Yes.
Q.—What salary did he get?
A.—Mr. Lee got last year $2,070.
Q.—What did Mr. Dane get?
A.—Mr. Dane got $1,000 as Commissioner and was provided for to the extent of $750 for this special work. That is $1,750.
Q.—What did Mr. Murphy get?
A.—Mr. Murphy got $1,000.
Q.—And $750 as well?
A.—No.
Q.—And the Chairman?
A.—$5,000.
Q.—And what will Mr. Lee get in his new position?
A.—He will get what Mr. Dane got as Commissioner and land agent.
Q.—As one of the other qualifications Mr. Lee had was he president of the Conservative Association there?
A.—I do not know.
Q.—You know nothing about his political affiliations?
A.—No, sir. That is one of the things I don’t bother my head about. I haven’t time.

Mr. Mageau: What portion of the purchased electric railway are you not using now? About a mile?
A.—I think something about that, about a mile. I do not know the exact distance.
Q.—You mean to say that between Cobalt and New Liskeard you are using your main line?
A.—We are using the T. and N. O. main line.
Q.—For how much of that distance are you using the T. and N. O. main line?
A.—I do not know the exact distance.

Mr. Shillington: They are using about a mile and a half of one track of the main line.

Mr. Mageau: The T. and N. O. is double tracked?
A.—Yes.
Q.—You are using the T. and N. O. track only part of the way?
A.—Just part of the way from Haileybury to
Q.—You are not using entirely the T. and N. O. track from Cobalt to New Liskeard?
A.—No.
Q.—How much?
A.—Only part of it. I cannot say the distance.
Mr. Chairman: I suppose that would come immediately under some other official—the exact distance?
A.—I do not know the exact distance. We are using part of it.

Mr. Shillington: About a mile and a half.
A.—I think that is about it, about two miles.
Q.—That line is double tracked?
A.—Oh, yes.
Q.—Could you have run an electric railway there independent of the existing company if the Commission had wished to?
A.—I do not understand the question.
Q.—Could you have run an electric railway from Cobalt to New Liskeard on the T. and N. O. double track without purchasing the local company?
A.—We could do anything. We could electrify the whole line.

Mr. Chairman: You mean could they run electric cars from Cobalt to New Liskeard without purchasing the local company, since the tracks were doubles?

Mr. Mageau: Yes.

Mr. Chairman: Could you establish an electric service between Cobalt and New Liskeard without buying the Nipissing Central line?

Mr. Shillington: At that time the line wasn’t double tracked. It was only a single track road.

Mr. Mageau: Couldn’t you electrify that part of the road?
A.—Certainly we could electrify anything.

Mr. McGarry: If you had electrified the road you would not have taken the trade of the other company?
A.—No.
Q.—You mean you would have to fight them for the traffic?
A.—You couldn’t have done it. We have been considering for nine years the electrification of the whole railway.

Mr. Musgrove: Electrifying the main line couldn’t have got the business of this other road?
A.—No.

Mr. Mageau: How much land did you get in purchasing the railway?
A.—We got the townsite of North Cobalt?
Q.—How much land is that?
A.—I do not know the acreage. I should say we have from 2,000 to 2,500 lots.
Q.—What are the lots selling for?
A.—$50, $60, $70.
Q.—They are not selling very fast?
A.—Not just now. No lots are selling very fast up there any place.
Q.—What do you expect to do with that land?
A.—Sell it. We would like to sell it just as quick as we can.

Mr. McGarry: Has it proved a good investment?
A.—Yes, sir. I wish I had been in the position to buy it myself for the price we paid for it.
Q.—What price did you pay?
A.—$250,000.

Mr. Musgrove: You have got that value in North Cobalt?
A.—Yes, the people who sold that road were sorry. They say they could have got $300,000 for it the next day.

Mr. Proudfoot: Who had the railway at that time? Who were the company then?
A.—Well, there was a fellow named Ross, a fellow named Uttley and two or three others—I do not remember the names—who were shareholders of the Nipissing Central.
Q.—Was a transfer of the line made shortly before you purchased?
A.—Yes, I think there was. Of course we own the stock of the Nipissing Central now.
Q.—You are not in a position to state what the old company got for its interest?
A.—No. I do not know anything about it.

Mr. McGarry: When was the line double tracked?
A.—I think it was finished about three years ago.

Mr. Chairman: When did you buy the Nipissing Central? Was it double tracked when you bought the Nipissing Central?
A.—Yes.

Mr. McGarry: This year how much did you earn?
A.—$85,000.
Q.—$86,000 of that was net?
A.—Yes, sir.
Q.—Mr. Proudfoot asked you with reference to freight rates a while ago. Have you a statement prepared of comparison between the freight rates of the T. and N. O. and the C. P. R., Grand Trunk and other roads?
A.—We have, yes. The 1912 annual report will give you some comparisons of the rates.
Q.—As a matter of fact your rates are considerably below the C. P. R. and G. T. R. for the same mileage? In most cases they are lower and in no case are they above?

A.—No, sir.

Q.—You make special arrangements for settlers going in there?

A.—Yes.

Q.—What is the arrangement for settlers’ families going in from old Ontario. What arrangement is made with reference to transporting them?

A.—The settlers get a special rate on a certificate issued by the Department here.

Q.—The Department issues a certificate to him and the members of his family and they take it to the railway station?

A.—Yes.

Q.—And they get a reduced transportation to the point on the T. and N. O. where they are going to settle?

A.—Yes.

Q.—Does the T. and N. O. look after the colonization of Northern Ontario?

A.—Yes, that was Mr. Dane’s work.

Q.—And you prepared a large number of pamphlets setting forth the attractiveness of the north, 12,000 of them?

A.—Yes.

Q.—In what district were these pamphlets circulated?

A.—Throughout Ontario, some in the Old Country, most of them in connection with the demonstration car.

Mr. Munro: Any of them in the United States?

A.—Not a great deal. We have sent them to individuals who make inquiries from the United States.

Mr. McGarry: In connection with the demonstration car, will you explain to the Committee what is done with reference to the demonstration car?

A.—For the past three years this demonstration car has travelled throughout Ontario, east, west and south. It has been exhibiting the minerals, cereals, roots, vegetables and fruits of Northern Ontario. I may say that as a result of that travelling through the Province last year we had as many as 500 letters from different people asking about conditions and wanting to settle in Northern Ontario. We have had more than 100 letters in the office from different parties as far south as Texas and as far west as Vancouver inquiring about Northern Ontario.

Q.—You have had inquiries from the North-west?

A.—Yes.

Q.—This demonstration car goes all over Old Ontario?

A.—We try to get to parts where we think people are not doing well and would like to settle in the North, places where the land is not good and the people want to get out.
Q.—Before the car goes to these points you advertise?
A.—Yes. We try to advertise in the local papers.

Mr. Chairman: You try to induce people to go to Northern Ontario instead of the Northwest?
A.—That is the idea, yes. I might say that the Commissioner had a man in the office the other day who went up there last year. He took up a section of land and did so well, that he came in and showed a list of eighteen others he is taking up next month to take up sections around him.

Mr. Munro: Where do they come from?
A.—Toronto.

Mr. Munro: I do not see much in taking them from one county to another.

Mr. McGarry: But you are taking these from the city and putting them in the country.

Mr. Hartt: These men are from Toronto.

Mr. Munro: You have hit the bell for once. Do you think it would be a good policy to send it down to the United States? To Michigan and Wisconsin?
A.—It might be.

Mr. Proudfoot: Have you ever had it outside the Province?
A.—No, it has never been outside Ontario.

Mr. Hartt: Isn’t it the intention of the Department to put on another car? I heard talk about another car.
A.—I have not heard about it.

Mr. Chairman: You put this car out annually?
A.—Yes, at least for the last three years.
Q.—With that car do you send an expert?
A.—Yes, we send two lecturers.

Mr. Hartt: Have you land guides to go out with the settlers?
A.—We have, yes. Mr. Lee is one. Mr. Palmer is another, we have at Englehart, and we have a man named Baldry at Cochrane.

Hon. Dr. Reaume: You have men for that purpose?
A.—Oh, yes.
Mr. Musgrove: You sell the land at half a dollar an acre?
A.—We don’t own any land.

Mr. Chairman: You mean Government land?
A.—I think that is 50 cents an acre.

Mr. Proudfoot: I understood you had nothing to do with selling land, but you seem to have a department to look after it.
A.—We are interested in the settlement of the country. Where a man wants to settle and has little time to look about and doesn’t know where to go we have people there to help him.
Q.—Are they connected with the road or with the Department?
A.—We have people to assist in that.

Mr. Chairman: You spoke of Mr. Lee, Mr. Palmer and Mr. Baldry. Those are the men you have there?
A.—Yes. They are our own men.
Q.—Have the Department their own men?
A.—Oh, yes.
Q.—You co-operate?
A.—Yes.

Mr. Hartt: You have men in these different centres who go out and show the settlers where the land is?
A.—Oh, yes.
Q.—It doesn’t cost the settler anything, does it?
A.—Not a cent.
Q.—You have also provided in some of these places lodgings for prospective settlers?
A.—Yes, we have lodgings.
Q.—I understand that at Englehart you have a place?
A.—Yes, we keep settlers there overnight.
Q.—It doesn’t cost him anything?
A.—No, nothing.
Q.—The settler can get a good night’s lodging for nothing?
A.—Yes.
Q.—Is there any danger of a settler going astray up there? He is shown around and shown the best place to locate?
A.—We have done more than that. We have helped needy settlers up there.

Mr. Chairman: How do you mean?
A.—Some fellows are given a little money to help them along for a few days until they get on their feet. We help them to get positions. There was a man up there the other day was up against it, and we helped him.
financially and got him a position. The only trouble was that he didn't want
to work, and we made him work. We told him that we would put him out
of the country if he didn't work. Now he is working.

Mr. Proudfoot: Why did such a useful man as Mr. Dane resign?
A. — I do not know. I know that Mr. Dane while on the Commission,
and the time he has devoted toward the work of the Commission and settle-
ment and everything has seriously interfered with his own private business. I
know that for an actual fact.
Q. — Had he a business outside of that?
A. — Mr. Dane?
Q. — Yes.
A. — Oh, yes.

Mr. Chairman: He was a manufacturer's agent.

Mr. Proudfoot: Then he didn't devote his whole time to the service of
the Commission?
A. — I said he devoted too much time. He hurt his own business.

Mr. Hartt: How long has Mr. Lee been connected with the T. and N. O.
Railway?
A. — Pretty near nine years.
Q. — He was a resident of that country all the time?
A. — He was a resident of that country long before he was with us.
Q. — He should have a fairly good idea of that country?
A. — I do not think there is anyone has a better idea of that country than
Mr. Lee. He is known from one end of the country to the other. I do not
think there is a person in the north country any better informed than he is.

Mr. McGarry: A good deal of his duties in the country were in contact
with settlers?
A. — Yes.

Mr. Hartt: He seems to be highly thought of in that country. They
elected him as mayor for two terms in North Bay.
A. — Oh, yes. He is a very popular man.

Mr. McGarry: You take out a large quantity of pulpwood, do you know
just what quantity. Have you any statement of that?
A. — I can tell you that during March we took out 11,000 cords.
Q. — 11,000 cords from the settlers?
A. — Yes.
Q. — When the settlers settle on the land they get the pulpwood free? No
dues are charged?
A. — I do not think so, no dues except on pine.
Q.—The reduction of rates on the different products of the settlers up there would help to reduce the earnings of the road?
A.—Certainly. We do not make any money on pulpwood. We are hauling it as low as half a cent a ton a mile. There is no revenue in that for anyone.

Mr. Chairman: Is it the policy to operate along the line of a colonization road?
A.—That is our idea.
Q.—It isn't a question of making it pay, nothing of that kind?
A.—No.
Q.—It is a question of developing the country?
A.—That has been the object of the Commission.

Mr. Hartt: If a settler wishes to go up into that country what steps does he have to take to take advantage of this reduced rate?
A.—He comes up to the director of colonization.
Q.—In the Department here?
A.—Yes, and when he satisfies them that he is a prospective settler or that he is a settler, and give him a certificate which entitles him to a reduced rate on himself and family and his effects. He can get it by letter. They will send a form and affidavit to him. I think that is the procedure.

Mr. Eilber: That reduced rate applies to the Grand Trunk and C. P. R. as well as the T. and N. O.?
A.—Yes.
Q.—Would that rate be two cents a mile?

Mr. McGarry: It is about half.

Mr. Musgrove: A twenty-five cent rate he will get for about fifteen. That is about the way it runs.

Mr. McGarry: Do you know anything about the work of the Jackson Company? Do you know anything about what they are doing with those townships?
A.—Nothing further than that they are clearing up a good bit of pulpwood.
Q.—You don't know anything about the settlers?
A.—No.

Mr. Proudfoot: That is on the Transcontinental, a good distance away from you?
A.—Yes.

Mr. McGarry: Mr. Proudfoot was asking you about the branch lines—Porcupine is 33 miles?
A.—Yes.
Q. — And Elk Lake?
A. — 2 3/2 miles.

Q. — Kerr Lake is four miles, how long is the Abitibi?
A. — That is about seven miles.

Q. — It is not completed yet?
A. — Not yet.

Q. — Is there any freight of consequence coming out?
A. — There is no freight coming out.

Q. — How do you get machinery in?
A. — Over our branch there. We ran a branch from Porquois Junction into Iroquois Falls.

Q. — As soon as it is ready for operation you will get freight?
A. — They say they will give us more traffic than any other place in the North.

Q. — What is the capacity of the operations there?
A. — I cannot tell you that. I haven't the figures.

Q. — What is the length of that line?
A. — About seven miles.

Q. — When was it completed?
A. — That was completed last October or November.

Q. — Do you know what it cost?
A. — Up to the end of October we spent $105,000.

Q. — Through what kind of country does that go?
A. — Through very favorable country.

Q. — For settlement?
A. — Yes.

Q. — Mr. Proudfoot asked you about the T. and X. O. subsidy. That application was made by the Government to the Dominion Government?
A. — Yes.

Q. — The application didn’t go in from the Commission alone?
A. — Oh, no.

Q. — The application was made by the Government?
A. — Yes.

Q. — You wouldn’t receive that as a Commission?
A. — We didn’t receive it.

Q. — It was received by the Government?
A. — Yes.

Q. — That amounted to $2,100,000?
A. — Yes.

Q. — I suppose you have a record of the application that was made when the road was being built by the old Government. You have a record in the Commission there?
A. — I dare say we have.
Q.—You, of course, wouldn’t receive the $2,100,000 that came to the Government?

A.—No.

Q.—I was afraid Mr. Proudfoot would misunderstand. I just wanted to clear that up.

Mr. Proudfoot: Oh, no, I didn’t.

Mr. Hartt: In connection with the Earlton-Elk Lake proposition, I understood it wasn’t a paying proposition. The Commission didn’t expect that small line would pay if left alone to itself, for some time at least?

A.—Of course you know no railway branch line is supposed to be a paying proposition except as a feeder to the main line.

Q.—That particular line is more of a colonization proposition than anything else?

A.—Yes.

Q.—It was built in to open up the country?

A.—Yes, and it is a splendid country, none better.

Mr. Proudfoot: Are settlers going in there now?

A.—I couldn’t say, off hand. I know a great number of settlers in there have gone in the last two years.

Q.—You said something about a large amount of pulpwood that was being got out by the settlers. Was it all got out by settlers?

A.—I know one man has got a contract for 150,000 ties and he has to take them out on the Elk Lake branch.

Q.—That is not all from his own land?

A.—No, he is taking it from the settlers.

Q.—Isn’t the Spanish River Company doing some cutting on their limits?

A.—Yes, they have some pulpwood there.

Q.—They ship it out by your line?

A.—Yes.

Mr. Hartt: When we were discussing that Earlton to Elk Lake line last year, we were given to understand that line was useless, that it was a poor proposition and that there was no possible chance of settlement in there at all.

A.—Well, I do not know. I was in there last December and I saw two men plowing in a back field, one man cutting grass in a field.

Q.—Was that November or December?

A.—November, that is right.

Mr. Clarke: It doesn’t say the whole character of the land is a good class for settlers, if I find two men in a field, one plowing and one cutting grass. That is no argument.

A.—It is the finest piece of country around there.
Mr. Mageau: What would be the rate from station to station on lumber, say from Widdefield to Temagami?
A.—For instance, we are shipping pulpwood—
Q.—But outside of pulpwood?
A.—I don't know that there is any difference—
Q.—The standard rate is that on a shipment from Toronto to Cochrane for instance—
A.—Flat rates are all governed by classification except what are called community rates.
Q.—Take a rate to a settler from Englehart to Cochrane and from Hamilton or anywhere else to Cochrane would the same basis of rate apply according to mileage?
A.—Do you mean special rates?
Q.—Yes.
A.—Well, now, I don't know what you are getting at but I do not think a man is entitled to a settler's rate from Englehart to Cochrane.
Q.—Say a merchant ships from Englehart to Cochrane, what basis would that come under?
A.—Under a local rate.
Q.—That is much higher than a general rate?
A.—That is based on mileage.
Q.—It would be higher than through rates?
A.—Yes.

Mr. Chairman: Local rates are always higher than other rates.

Mr. Mageau: Do you know what the rate would be on a case of dry goods from Englehart to Cochrane?
A.—I cannot tell that.

Mr. Chairman: You would have to turn up the regular tariffs.
A.—If I had the tariffs I could tell you. I am not general freight and passenger agent. I have enough to worry me.

Mr. Hartt: How many centres of colonization have you there?
A.—Starting at North Bay there is Mr. Lee. Mr. Palmer is at Englehart and Mr. Baldray at Cochrane.

Mr. Chairman: You wouldn't have one at every little town along the line?
A.—Every one of our agents is a colonization agent.

Mr. Musgrove: Do you get any mineral from Elk Lake?
A.—Some of it.
Hon. Mr. Hendrie: Every station agent is bound to give information—don’t you issue statements giving trade information, places to locate, business opportunities, etc.?

A.—Yes.
Q.—Where does that go to?
A.—That is distributed all over the country. They are sent to the Grand Trunk stations, the papers, boards of trade.
Q.—Your station agents give you that information?
A.—We compile it from what records we can get at.

Mr. Harkett: Do you notice many settlers moving out of that country?
A.—They never move out once they get there.

Mr. McGarry: I was asking you about the Abitibi pulp plant, do you know the capacity of it?
A.—No. I don’t, sir. I cannot tell you that.
Q.—Do you know what territory they have?
A.—I do not.
Q.—They are developing a water power there?
A.—Oh, yes.
Q.—How many men can they employ?
A.—I cannot say.
Q.—You are not familiar with that?
A.—No. I know they are talking pretty big.
Q.—What about a townsite there?
A.—At Iroquois Falls?
Q.—Yes.
A.—I believe they have a townsite there?
Q.—Have you any townsite there?
A.—We have at what was formerly Iroquois Falls, it is Porquois Junction now. The post office people suggested that particular name, it is supposed to be a combination of Porcupine and Iroquois.

Mr. Chairman: Before you built the branch in there I suppose representations were made by the company as to the prospective development and the amount of business to be had? There must have been something like that?
A.—The branch would not have been built unless we had had a pretty good assurance that there would be business.
Q.—What sort of country is it?
A.—Good country, good clay country.

Witness was then excused.

Mr. John H. Jackson, called and sworn.
Mr. Bowman: What is your position, Mr. Jackson?
A.—I am superintendent of the system, civil engineer.
Q.—In connection with what?
A.—The Victoria Niagara Falls Park Commission.
Q.—How long have you occupied that position?
A.—I was temporarily appointed in 1908, in June, 1909. I was permanently appointed in June, 1909.
Q.—You are conversant with matters from there with reference to what we are inquiring into?
A.—The boulevard?
Q.—Yes, the boulevard.
A.—Yes, although some part of it was started before I was with them.
Q.—Have you the contract entered into for the purposes of that boulevard?
A.—Yes, sir; will you take that up seriatum? Section 1 A is the first one.
Q.—Was that by tender?
A.—Yes, sir.
Q.—Who were the tenderers?
A.—The tenderers are here.
Q.—What was the lowest amount?
A.—I think if I refer to the minute book I will get that better. The tenders are Breen and Bedford, $11,785; J. Battle, $19,000; George A. Beggy, $12,491; Queenston Quarry Company and T. E. Ferris, $12,987; Durham Barbeau, $15,480; Gordon T. Jennings, $24,626.
Q.—Which of these tenderers was the contract let to?
A.—It was finally let to the Queenston Quarry Company and T. E. Ferris at $12,987. That requires to be gone into. There was an order of the Board that the superintendent should look into the responsibility of the lowest tender, George A. Beggy. I did so, and reported to the Chairman that he was not responsible, that he was not particularly responsible, and furthermore I found that he had made a mistake in his tender. He was in a section where there was an enormous cut, eight thousand cubic feet, he did not estimate the amount rightly and wished to be relieved.
Q.—Did he comply with the regulations?
A.—Yes, sir.
Q.—And they decided to let him out?
A.—Yes, sir.
Q.—It was a matter of $500, a little less than $500?
A.—Yes, $493.

Mr. McGarry: He wished to be relieved. He made an error in his tender?
A.—Yes.

Mr. Proudfoot: Who is Mr. Beggy? Where is he from?
A.—I think he was from St. Catharines; yes, George A. Beggy, St. Catharines.
Q.—Did the firm that received the contract carry out the work?
A.—Yes, sir.
Q.—Were there any extras?
A.—I can look that up.
Q.—Well, leave that just for a moment.
A.—Speaking generally, I can say there were some extras.
Q.—What was the length, the length in feet of this contract?
A.—1,637 lineal feet.
Q.—What is the whole length of the boulevard?
A.—The whole length from Niagara Falls to Bridgeburg—that is where we built from—is 15.12 miles.
Q.—Now take section one—what is the next one?
A.—1 B, that passes through Chippewa.
Q.—Who are the contractors there?
A.—No. 1 B, H. A. Campagne & Co., $8,050.
Q.—Who compose that company?
A.—It is composed of H. A. Campagne, William Ward, John Ward, William Upper and Charles Lobb, trading under the firm name of H. Campagne & Company; then Ferris & Lowry, $9,175: Power City Stone Company, $10,391.05. The contract was let to the H. A. Campagne Company.
Q.—And did they carry out the work?
A.—Yes, sir. Now these were all taken together. The contractors were the lowest tenderers on each section, or taking on the four or three or whatever you wish to. The tenders were: E. D. Lowry and T. E. Ferris for section 2 A, $32,426.68; the same contractors for No. 2 B, $35,823.26; then H. A. Campagne Co., 2 A and 2 B, $66,950; No. 3 A, E. D. Lowry and T. E. Ferris, $18,685.81; for the same section, Cook and Menzie, $13,518.86; No. 3 B, E. D. Lowry and T. E. Ferris, $19,064.13; for the same section, Cook and Melville, $13,210.05; for 3 A and 3 B, one lump sum tender, Upper and Lobb, $37,107; lump sum for the whole four sections together Lowry and Ferris, $101,178.83.
Q.—The tender was let to the lowest tenderer?
A.—Yes, if you go through them it shows $66,950 is the lowest, that is a combination of 2 A and 2 B. The others went to Cook and Menzie, whose separate tenders are the lowest for these two.
Q.—Who actually got the contract?
A.—H. A. Campagne got 2 A and 2 B, they were the lowest tenderers: 3 A and 3 B went to Cook and Menzie, the lowest again.
Q.—Did these men carry out these contracts?
A.—Yes, sir.
Q.—Did H. A. Campagne have charge of the work himself, or his firm.
A.—These men were on the work.
Q.—Was William Ward on the work?
A.—Yes, sir.
Q.—Did he live in St. Catharines?
A.—No, Niagara Falls.
Q.—How about Upper?
A.—He was on the work. He lives in St. Catharines.
Q.—And Lobb.
A.—He was on the work.
Q.—And John Ward?
A.—I don't know whether John Ward was on the work or not.
Q.—They were on the work looking after it?
A.—Yes.
Q.—Were Cook and Menzie on the work on their particular section?
A.—Yes.
Q.—Do Cook and Menzie reside in St. Catharines?
A.—No, both reside in Niagara Falls.
Q.—On the Canadian side?
A.—Oh, yes.
Q.—I forgot to ask you before: what was the length of those; give us them separately.
A.—No. 2 A and 2 B have a total length of 29,100 lineal feet. No. 3 A and 3 B have a total length of 16,700 feet. . . . Now, we come to 4 A, H. A. Campagne and Company, $7,195; T. E. Ferris and E. D. Lowry, $9,859; Power City Stone Company, $6,947; Cooke and Menzie, $7,847. The contract was let to the Power City Stone Company for $6,947.
Q.—And the number of feet?
A.—1,637 feet.
Q.—Where is the Power City Stone Company located?
O.—Its office is in Niagara Falls.
Q.—Who are the officers of it?
A.—J. H. Sims and Robin Boyle, secretary.
Q.—They carried that out?
A.—Yes.
Q.—Who had charge of that work for the Company?
A.—I think Mr. Boyle was there and a foreman.
Q.—Mr. Boyle carried that out, with a foreman with him. Was Sims there?
A.—I think not.
Q.—Where is Sims living?
A.—At Niagara Falls.
Q.—That contract was carried through?
A.—Yes, sir.
Q.—Then give me the next one.
A.—No. 4 B is the next one, the shipyard section; The Queenston Quarry Company, $15,520; Cooke and Menzie, $13,387.17; Power City Stone Company, $13,795. The contract was let to the Power City Stone Company.
Q.—I see there is 5,182 feet in that?
A.—Yes.
Q.—That is the same Company?
A.—Yes.
Q.—Who had charge of the work for this Company?
A.—The same men as formerly.
Q.—Mr. Boyle and a foreman?
A.—Yes.

Mr. McGarry: I notice there the contract was not given to the lowest tender. Having regard to the experience of the Commission as to the ability of the contractors to faithfully carry out the work, the lowest tenders were followed in the entire contract?
A.—Yes.
Q.—Cook and Menzie were the lowest tender?
A.—Yes.
Q.—Did the Power City Stone Company carry out their contract?
A.—Yes, sir.
Q.—And the next.
A.—The next is No. 4: a tender was received from John Pirson. That tender was thrown out because the cheque was not certified. That was $29,856, with an uncertified cheque.
Q.—The cheque being uncertified, did you disregard his tender?
A.—Yes.
Q.—It wasn’t considered at all?
A.—No, sir. Then the Queenston Quarry Company and Thomas Emery, $34,950; Upper and Lobb, $32,500; H. D. Sims, $33,500; James Arnold and Son, cost plus—that wasn’t considered at all. Upper and Lobb were given the contract.

Q.—They carried the work through . . . 14,200 feet?
A.—Yes.

Mr. McGarry: That was the lowest tender?
Mr. Proudfoot: That is, eliminating Pirson?
Mr. Chairman: That tender was not in accordance with the requirements?
Mr. Proudfoot: Where was Pirson from?
A.—Stevensville.
Q.—Did you make any effort to get him to complete his tender?
A.—No. The commissioners felt he was not a responsible man to carry out the contract. He had had a contract to build a small shelter at Fort Erie, and they had a great deal of trouble with him, and they considered he was not responsible.
Q.—That is about two and three-quarter miles, representing about $12,000 a mile?
A.—Yes, sir.
Q. — I did not notice that with the others you had the mileage put in. Is that the only one you worked out that way?
A. — Yes, sir. That brought up the question as to the advance in cost; sections 1 and 2 came up to $8,600, this was brought up to $12,000 a mile.

Mr. McGarry: The work wasn't uniform at all?

Mr. Chairman: That difference led you to examine into it?
A. — Yes, sir.

Mr. Proudfoot: With regard to this Upper. Do you say he was on the work himself?
A. — Yes, sir.
Q. — All the time?
A. — Practically, yes, sir.
Q. — And Lobb?
A. — Yes, sir.
Q. — They took charge of the contract themselves and worked on there?
A. — Yes, sir. I do not mean they worked at it every day.
Q. — No, but they were in charge of their own work?
A. — They were in responsible charge of the work and were on the work.
Q. — Now, take the next one.
A. — The next is bridges.
Q. — These are all for bridges?
A. — Yes.
Q. — Take the four contracts you have already given me. That covers the boulevard proper?
A. — Yes.
Q. — That covers fifteen and a half miles of roadway?
A. — Yes.
Q. — And the other contracts relate only to bridges. Who had the contract for the bridges?
A. — Rutherford and Patton.
Mr. McGarry: The lowest tenderers?
A. — They were the lowest in each case on the five bridges and the total was the lowest $23,865.

Mr. Proudfoot: They were the lowest tenderers?
A. — Yes.
Q. — And was the contract awarded to them?
A. — Yes, sir, and they carried it out.
Q. — You told me you were going to tell me what extras there were. Take those contracts in connection with the boulevard outside the bridges — I do not want you to look that up at the present time—
A. — The notice I had, spoke specifically of the payment of $125,106. The tenders were completed by that payment.
Mr. Chairman: You could prepare a statement?
A.— I could have got that information if I had known you wanted it.

Mr. Proudfoot: Up to this report of 1911, had they finished the work?
A.— Yes.
Q.— Did they finish within the time provided for under the contract?
A.— No, sir. Not in any case did they actually come within the time. And in some cases there was considerable delay.
Q.— Were extras paid on each one of the contracts?
A.— Yes, sir. I think that in each case there was a small amount of extras.

Mr. McGarry: Did you vary the specifications?
A.— We made specifications for each one because of the difference in the contracts. Our contracts were all based on what we call the unit figure. Perhaps I can illustrate. In each case we gave the contractor a quantity sheet to bid upon. That was the basis of the quantities in the contracts. These quantities were varied to some extent afterwards.

Mr. Chairman: They were estimates as near as you could get them at the time. What you refer to as extras were extras made in that way?
A.— Yes.

Mr. Proudfoot: Was the price at which the contract was awarded increased by extra work?
A.— Oh, yes.
Q.— Under the contract price.
A.— Yes, for instance, "86 linear feet of 8-inch tile" that maybe went to 100 feet.
Hon. Dr. Readmore: The extra amount was paid in accordance with the contract price?
A.— Yes.
Q.— Take this section I. The price was $32,500. How much more than this $32,500 did these contractors receive?
A.— I cannot tell that, at the moment.
Q.— Did they receive more than that amount?
A.— I think they did, yes, sir.

Mr. McGarry: If they did they earned it?
A.— Oh, yes. Everything is based on the prices. With that particular one I think I can show you the amount that actually was paid . . . . The amount of extras was $2,128.45.
Q.— That is the amount of extras?
A.— That is the final amount. As extras became due they were settled up month by month. The total amount of that contract was $2,061.
Mr. Chairman: $32,000 was the original contract?

Mr. Proudfoot: $32,500.

Hon. Dr. Reaume: Every bit of the extras can be accounted for?

A.—Yes, every bit. I didn't realize, Mr. Proudfoot, that that was what you wanted. These were turned in to our inspector on the job and certified by him before the extras were paid.

Q.—Who was in charge of the work. Take for instance section 4—for the Commission?

A.—W. L. Malcolmson and James Hearn was the inspector under him.

Q.—Did they cover more territory than section No. 4?

A.—At that time we had no other work on. When we had other work on they would cover more. At that particular time we only had that one contract going.

Mr. McGarry: In addition to being approved by Mr. Malcolmson and Mr. Hearn these extras had to pass you?

A.—Yes, I was in general charge.

Mr. Proudfoot: You ordered all these extras?

A.—Oh, yes.

Q.—Before they were gone on with?

A.—Oh, yes.

Q.—The total amount paid would be $2,061.02?

A.—Yes, the lowest estimates in each case. We balance up the estimate and show what they were in each case.

Mr. Chairman: You could tell whether there was 20 feet of tile more here or a deeper excavation there or anything else?

A.—Yes. Each extra as paid is detailed in this way. It would show exactly what it was for.

Mr. Proudfoot: You could make out a statement and send it in showing this in connection with the other contracts?

A.—Yes, sir. You want to know what was paid on each contract, including the contract price and extras. Do you want the details of the extras?

Q.—No, just the lump sums. The details—I would not be any wiser if I had them.

A.—They were paid from month to month.

Q.—Take the whole boulevard work—Have you an estimate showing what the original cost was expected to be?

A.—The original cost was based upon an entirely different basis to which it was constructed, if that is what you mean.
Q.—You changed it?
A.—They had been talking of this project long before I came. For years and years, they had made some expenditure in protecting the shore, had purchased some land where land was washed away. The original idea was simply to make a turnpike road. They had an estimate for that. I do not know what it would run to. It would run a great deal less.

Q.—You can show by what amount each contract exceeded the price it was let at?
A.—Yes, sir.

Q.—Another question, what amount did you pay over to the Government last year?
A.—Nothing, sir.

Q.—Nothing at all?
A.—No, sir.

Q.—Or the year before?
A.—No, sir, or the year before.

Q.—What means of income has the Commission?
A.—The Commission has certain franchises which they let and obtain certain revenue from, and they have been permitted under the Act to take revenues from the power companies.

Q.—That is, you get a revenue from these sources?
A.—Yes, sir.

Q.—What is that revenue used for?
A.—It is used first for the payment of interest and debentures, it is used secondly for the maintenance of the park, for the upkeep and the works that have been constructed. Third it is used for betterment or capital account.

Q.—Have you anything at capital account, anything now in cash?
A.—It is not done in that way, sir.

Q.—Had you any cash on hand at the end of the fiscal year?
A.—Yes, sir, we had $58,000 on hand.

Q.—Had all the receipts up to that time been used for the purposes you have just mentioned?
A.—Yes, sir.

Q.—So that no portion of the money received from the sources you have referred to was handed over to the Government, but was all applied for park purposes?
A.—Yes, sir, nothing was turned over to the Government.

Q.—Nothing at all?
A.—No, sir.

Q.—You still have about $58,000 on hand?
A.—Yes, sir. I think probably you should go into that matter deeper. There is an outstanding matter in connection with the power company rentals, if you want to have this complete, should be spoken of. There are contracts with the power companies that call for certain sleeping rentals, fixed rentals, whether the companies generate or not they pay. Two pay $15,000 whether
they develop or not, one pays $30,000 whether they generate or not. With those sleeping rentals goes a certain amount of power. The companies paying $15,000 a year are permitted to generate 10,000 horse-power without any additional charge. But they have to pay whether they generate or not. The company that pays $30,000 may generate up to 20,000 horse-power without any additional rental. After that there is a sliding scale. For the first ten thousand it figures out at a dollar a horse-power a year, the next ten thousand 75 cents a horse-power a year, after that 50 cents per horse-power per year. Now in the contract it isn't quite plain—we think it is plain, but they do not think it is—as to how the power is to be measured. They say it is on an average basis. That is, they take the number of horse-power hours generated in a year and divide it by the number of hours operated in a year, and they call that the average horse-power. That is what they say they must pay a rental on. We say that isn't the method at all. We say they should pay on the peak load, that when they make a certain peak that is what they must pay on. If they generate 45,000 horse-power then they can never get below that. They have to keep it up to that. This case has been stated between the Attorney-General and the Niagara Falls Power Company as a test case. Of that $58,000, $55,000 was a payment made on the 29th of December last year by the Canadian Niagara Power Company, which was beaten at the Privy Council, in liquidation of that amount against it. The other two companies have not settled their arrears yet, although it is a considerable amount.

Q.—Is the income you derive sufficient to keep the park up.
A.—Do you exclude the power companies in that question or include them?
Q.—Include them.
A.—There is the park project—or do you mean simply maintenance?
Q.—Yes.
A.—A park project to be really a park project, one this country will be proud of and should be proud of. I would say it would be no more than enough. But you cannot go to sleep on the job and not have any betterment. You have to go forward with improvements because parks are being improved more rapidly than a great many other things. You have to have improvements that were never thought of a great many years ago. Having regard to the development of the system, it wouldn't. If it is simply maintenance you would have to do with, the revenue might provide some little excess.

Q.—Are all these franchises you spoke of directly under the control of the Park Commission?
A.—Yes, the contracts are between the Commission and the companies with the approval of the Government.
Q.—Does the Government derive any revenue from any of these sources?
A.—They haven't up to the present.
Q.—Have you had any demand from them?
A.—Yes, under the Act they have a right to any excess of revenue which shall be paid into consolidated revenue fund.
Q.—Has any been paid over in that way?
A.—No, sir, I told you that.
(Witness excused).

Mr. Paul Morand, called and sworn:

Mr. Bowman: Mr. Morand, I understand you are license inspector for North Essex?
A.—Yes.
Q.—How long have you occupied that position?
A.—Since 1905.
Q.—What are your duties in connection with that position?
A.—My duties are to inspect the hotels, make reports to the License Commissioners, attend the meetings as secretary of the board, lay complaints against hotelkeepers breaking the law, the license law.
Q.—Can you give me an idea of how many complaints you have laid during the last year or during your term of office?
A.—I would have to look up the books. During the past year I have tried 29 cases.
Q.—How many convictions?
A.—Nineteen convictions.

Mr. Chairman: That is a pretty good record.

Mr. Bowman: How many licensed hotels have you in your district?
A.—I think 38, one shop license. The rest tavern licenses.
Q.—Your district includes the city of Windsor, Walkerville and Sandwich?
A.—No North Essex takes in Anderdon, Sandwich West, Sandwich East, Sandwich South, Maidstone, Rochester, Tilbury North, Belle River Village and Ford City village.
Q.—There are separate inspectors there?
A.—There is one for the city district.
Q.—Have you had any convictions against Joe Mantais?
A.—He was up last year. He has sold out his place, and his license disposed of.
Q.—He was there previous to last year?
A.—Yes.
Q.—During your incumbency of office have you had prosecutions against this man?
A.—I think he was fined once.
Q.—Could you give me an idea of what year?
A.—No. I could not.
Q.—Did you ever have a prosecution against a man by the name of Wolff?
A.—Yes.
Q.—What year?
A.—I do not remember. If I knew you wanted that I would have brought my books. I think on two occasions since I became inspector.

Hon. Dr. Reaume: As a matter of fact he has been out of business for a year or two.
A.—He has been out of business for five years.
Q.—Since you have been inspector he has been in business?
A.—Yes, during my term of office he was in the business.
Q.—For about five years of that time he was in business?
A.—Yes, about five years.
Q.—I notice that a question was asked in the House in regard to the license inspector of North Essex, and the answer was: "The inspector is Paul Morand, appointed December 29th, 1905. He never applied for or borrowed money for himself personally since he has been inspector." Have you applied for money for any purpose other than your own—personally?
A.—The company I was interested in borrowed money from two hotelkeepers.
Q.—What kind of a company?
A.—A canning company—canning factory.
Mr. Chairman: The company you were in?
A.—Yes. I never had to apply for or never got a loan from any hotelkeeper. The company I was interested in did.
Q.—What position did you occupy?
A.—I was president of the company.
Q.—Where was it located?
A.—One at McGregor and one at Cotton.
Q.—Did you say this company borrowed money from two licensed hotelkeepers?
A.—Yes, and from many others—farmers and others. There were two licensees.

Mr. McGarry: Has it been paid back?
A.—Yes.

Mr. Chairman: It was a temporary loan for the business?
A.—It was, yes.

Mr. Bowman: The money was borrowed?
A.—Yes, we borrowed about $20,000 from private individuals, from different parties, farmers and others, and they got a loan from two licensees of $1,000 each.
Q.—Who were these licensed hotel-keepers?

**Mr. Chairman:** The company got a thousand each from them.

**Mr. Bowman:** What security did you give them?
A.—A note.
Q.—Did you pay interest?
A.—Yes.
Q.—Did you sign the note as president?
A.—No, I signed the note just as an individual.
Q.—You didn’t give the company’s note. You gave your own individual note?
A.—Yes. The directors signed the note and I signed it.

**Mr. Chairman:** I suppose the borrowers would not accept the company’s note and required the personal security of the individual directors?
A.—Yes.

**Mr. Bowman:** Did this Committee borrow money from this man Joseph Mantais?
A.—Yes, but he wasn’t a licensee at the time.
Q.—How about Wolff?
A.—He was a licensee, yes. Wolff and Kirsch.
Q.—Probably Wolff and Kirsch are the same men I am inquiring about.

**Hon. Mr. Rame:** Yes, the name is Wolff Gangfeller.

**Mr. Bowman:** What length of time did you have this money from these licensed hotel-keepers?
A.—In one place two months—that was Kirsch.
Q.—Was the note paid in full at that time, when it became due?
A.—Yes.
Q.—By whom?
A.—It was paid by the company.
Q.—The individual notes were paid back?
A.—The other note was paid by one of the directors himself.
Q.—You are confident that these are all the monies borrowed from the licensed hotel-keepers—for the benefit of this company?
A.—Yes.
Q.—Who negotiated the loan?
A.—It was the vice-president of the company and the secretary.
Q.—What had you to do with getting the loan?
A.—I just merely signed the note.
Q.—Did you speak to them about it?
A.—No, sir.

Q.—As president, are you one of the largest stock-holders?
A.—Yes, sir.

Q.—To what extent is your interest in the company?
A.—I am interested to the extent of $12,500 shares.

Q.—What is the total stock?
A.—The total amount of stock in the company is $40,000.

Q.—How much is paid up?
A.—The other directors have just $100 each shares in the company.

Q.—You have $12,500?
A.—Yes.

Q.—So that the company really is your company?
A.—No.

Mr. Galna: That is not a fair way of putting it.

Mr. Bowman: Do you own the company?
A.—There are the other directors.

Q.—Each with $100?
A.—Yes.

Mr. Chairman: You do control the company?
A.—Yes.

Q.—The rest of the stock is not disposed of?
A.—No.

Q.—It is a general stock company?
A.—Yes.

Q.—What do you call it?
A.—The Morand Canning Company.

Q.—Where is it located?
A.—At McGregor and Cotton.

Q.—Have there been any prosecutions against Kirsch during the year?
A.—No, sir. There was no prosecution against any of these men. These hotel-keepers have in about two miles. There were no prosecutions against any of them.

Q.—Was there any other time you borrowed money from any licensed hotel-keepers for the benefit of this company?
A.—Not that I know of.

Q.—Have they been seen by you personally?
A.—No.

Q.—You said there were other directors, who were they?
A.—Mr. Ducharme is one of the vice-presidents, each of my sons has a share and my wife has a share.
Mr. Chairman: Did it ever strike you that it was improper to do this as license inspector?
A.—No, it never did. If I knew of it I would never have consented to that.
Q.—Don't you think it is improper?
A.—I was told it was against the law and I have turned in my resignation as license inspector.
Q.—To whom?
A.—To Mr. Saunders of the License Department, to-day.

Mr. Proudfoot: When were you first informed that it was improper?
A.—This morning.
Q.—You mean by Mr. Saunders?
A.—Yes, by Mr. Saunders. . . . When he told me it was not legal—I never had borrowed for my own benefit, I never protected any hotel-keeper in any respect—and when I found it was against the regulations I tendered my resignation as license inspector.
Q.—You said the money was borrowed by the secretary and treasurer—who is he?
A.—My son, Alphonse.
Q.—And who is treasurer?
A.—My other son.
Q.—They arranged for the loan?
A.—It was the vice-president, Ducharme, and Alphonse that arranged that loan.
Q.—Did you consult with them about borrowing this money?
A.—Not for this purpose. They got the money and asked me to sign the note and I signed that note.
Q.—You knew you were giving the note to licensed hotel-keepers?
A.—Yes, but I didn't know it was against the law. If I had known I wouldn't have signed it, and I certainly did sign it.

Mr. McGarry: You borrowed from others?
A.—Yes, to the extent of $12,000 or $15,000, we got money from farmers, to the extent of $500 up to $1,000. I can give you the names if you want them.
Q.—You signed the note the same as the others without giving it any thought?
A.—That is what I did.
Q.—You never approached these men to attempt to make use of your position to borrow this money?
A.—No.
Q.—It was only to-day that the Department knew that the company in which you were interested had borrowed from these hotel-keepers?
A.—What is that?
Q.—It was only to-day that the Department learned that the company in which you are so largely interested had borrowed money in that way?
A.—Only to-day.
Q.—You had up to that time made a statement that personally you had never borrowed money?
A.—Yes.
Q.—The department had no intimation of this, only to-day?
A.—No, only to-day.
Q.—And you have tendered your resignation?
A.—Yes, sir.
Q.—As soon as Mr. Saunders acquainted you with the fact and told you you would have to resign, that what you had done was contrary to the regulations?
A.—Yes, and I tendered my resignation.

Mr. Bowman: When did you borrow this money?
A.—Some time in August.
Q.—Last year?
A.—Yes, sir.
Q.—Did you not borrow any before?
A.—Not for that company. No I never did.
Q.—Then for any company you were connected with while license inspector?
A.—Yes, for the Tecumseh Canning Company. I borrowed money from one of these men four or five years ago.
Q.—While you were inspector?
A.—Yes.
Q.—Were you connected with that company?
A.—Yes.
Q.—In what way?
A.—I was one of the directors.
Q.—You were a director of the company as well as a shareholder?
A.—Yes.
Q.—Were the same people in it?
A.—No, sir. There were about 55 shareholders in that company.
Q.—What was your share?
A.—My share was very small in that, only to the extent of $1,000 or $1,200. That company has been sold to the Dominion Canners, two years ago, all the directors—there were seven directors—in that company signed the notes.
Q.—Were you one of them?
A.—Yes.
Q.—You signed the note?
A.—Yes, I signed the note.
Q.—What license holders did you get money from for that company?
A.—I think only one. I think that was Wolff Gangfeller. He is a wealthy man and loans money. . . . I remember now that when we borrowed that money of Wolff Gangfeller he was not a licensee at that time. I think that at that time he was out of business and remained out of business at that time for five years.

Mr. McGarry: He wasn’t a licensed hotel-keeper?
A.—No, he wasn’t a licensed hotel-keeper.

(Witness excused.)

Mr. Eudo Saunders, called and sworn.

Mr. McGarry: When did your Department first hear anything in connection with Mr. Morand, license inspector for North Essex? That he was borrowing money for a company in which he was interested?
A.—He came into my office this morning and told me. That was the first word I heard about it.
Q.—You had no knowledge until then?
A.—No.
Q.—What happened at that time—what is the custom of the Department in reference to these matters?
A.—There was a question put on the order paper asking the question whether any money had been borrowed by Mr. Morand from licensed hotel keepers. As soon as that happened a communication was sent to him enclosing a copy of the question and asking him to reply. He gave the answer and then it appears he was served with the summons to this meeting. Mr. Morand came down and came to my office. Then I questioned him, what he knew, and he told me all about it. Then I said, “That is irregular and contrary to the practice of the Department. There is only one course for you to take, hand me your resignation.” He said it was rather sudden. He asked me to give him a little time and in a little while he would come in. He came in and said “I have violated the regulations unintentionally. I never had any intention of doing so. I see, of course, that the only course open to me is to tender my resignation,” which he did—and that is all there is to it.
Q.—It is contrary to the practice of the Department?
A.—Yes, we could not permit an inspector to do it. The moment I heard a man had done that I would just say, send in your resignation. That is the rule I have always taken. It is the only action we could take. The inspectors must be entirely free of influence from anyone. The same thing applies to the Commissioners. I would ask for their resignations.
Q.—You consider it is compromising any inspector to borrow money from a license holder?
A.—Undoubtedly, absolutely. That is the attitude we take and that is the penalty we exact.

The Committee then adjourned to meet again on Thursday, April 23rd, at 10.30 a.m.

PUBLIC ACCOUNTS COMMITTEE.

The Committee met at 10.30 a.m.

Mr. E. R. Rogers, called and sworn.

Mr. Bowman: What is your position, Mr. Rogers, in connection with the Provincial Secretary’s Department?
A.—Inspector of Prisons and Public Charities.
Q.—You deal with the matter of purchases of supplies of coal and general supplies for these institutions?
A.—Yes, sir.
Q.—What is the usual method adopted by the Department in purchasing coal?
A.—Tenders are called for.
Q.—How are the tenders dealt with when they come to the Department?
A.—They go to the Provincial Secretary. A statement is made up and sent to him and he deals with the tenders.
Q.—You send them to him and the Provincial Secretary deals with them?
A.—Yes.
Q.—Do you mean that the Provincial Secretary opens the tenders and then passes them on—and then sends them on to you?
A.—Yes.
Q.—Have you any knowledge of the method adopted in connection with the opening of these tenders?
A.—No, I have not.
Q.—Have you any fixed practice in connection with them?
A.—I don’t know of one.
Q.—As Inspector do you have anything to do with opening the tenders?
A.—Sometimes, I would not say always.
Q.—The usual practice is, they are dealt with by the Provincial Secretary and passed on to you?
A.—Yes.
Q.—They are addressed to the Provincial Secretary?
A.—Yes.
Q.—Is there any special mark indicating what they are?
A.—Not always. Some are marked.

Mr. Chairman: Some tenders are marked and some are not?
A.—Some mark their tenders and some do not.

Mr. Bowman: At Ottawa the practice is that the advertisement calls for the envelope to be marked on the outside what they are, for instance, "Tender for Post Office," or whatever it is.

Mr. Chairman: You would not refuse a tender because it is not marked?

Mr. Bowman: Oh, no. I just want to get at the method of dealing with these tenders. . . . So far as you know there is not any custom or regulation in connection with matters of this kind, that they are to be opened by the Minister and officials of the Department? They are dealt with personally, as far as your knowledge extends—personally by the Provincial Secretary?
A.—Yes. As far as having them marked I cannot say.

Q.—In connection with the tenders called for, for furnishing the institutions in the city—do you know any officials who get coal under these tenders, under the contracts furnished by the different firms?
A.—Well, I know that coal is furnished to some of the employees at the same price as it is furnished to the Department. But it is not paid for by the Department. They pay for it themselves.
Q.—Do you know who the officials are that get coal in that way?
A.—I cannot tell off hand.
Q.—Did you yourself, personally?
A.—I got coal, yes.
Q.—In that way?
A.—Yes.

Mr. McGarry: And paid for it yourself?
A.—Yes.
Q.—And no coal was charged up to the Department?
A.—No.
Q.—There was no previous arrangement with the people, before the coal tenders were opened, that you should get coal?
A.—Oh, no.
Q.—Some contracts were awarded in connection with the Public Institutions in Toronto?
A.—Yes.
Q.—These are the tenders?
A.—Yes.
Q.—Who were the contracts awarded to?
A.—The lowest tenderers.
Q.—What companies?
A.—For the Central Prison—the Standard Fuel Company: for the Mercer Refectory and Hospital for the Insane there was only one tender, P. Burns & Co.

Q.—Did you have published, an advertisement in the papers, advertising that tenders would be received?
A.—Yes.
Q.—You called for tenders for coal?
A.—Yes.
Q.—And the tenders were let to the lowest tenderer in each case?
A.—Yes, sir.
Q.—Before these tenders were acted upon had you any arrangement by which any employee was to get coal at the same prices?
A.—No.
Q.—That was a matter between the dealers themselves and the people?

Mr. Bowman: There was nothing wrong about it.

Mr. McGarry: I suppose it was done under the old Government?
A.—I cannot tell that.
Q.—You pay for the coal yourselves. It is not charged to the Government at all?
A.—Oh, no.

Mr. Proudfoot: Who prepares the advertisements for the coal contracts?
A.—I do.
Q.—And for what length of time do you publish them?
A.—On an average—two or three weeks.
Q.—What papers do you publish them in?
A.—A list of papers is sent from the Prime Minister’s office.
Q.—I presume publication takes place only in the City of Toronto?
A.—Oh, no. In Brockville and different papers.
Q.—Take for instance the tenders for coal for the Toronto Institutions. Would you advertise in papers other than those in Toronto?
A.—The same advertisement goes into every paper.
Q.—The one advertisement covers all the papers. Is that the idea?
A.—Yes, sir. Then a list of the different kinds of coal is published in another long sheet.

Mr. Chairman: Different kinds are called for then?
A.—Yes, for the different institutions.

Mr. Proudfoot: Have you got the advertisement?
A.—I have not.
Q.—Would you advertise as wanting so many tons of different kinds of coal at various institutions?
A.—No. The advertisement is that tenders will be received for supplying coal to the different institutions.
Q.—Do you specify the kinds or the number of tons wanted, in that advertisement?
A.—No, sir. There is a long list giving the name of each institution, the number of tons and the kind of coal required.

Mr. Chairman: That you keep in the Department and supply to anyone who applies?
A.—Yes.

Mr. Proudfoot: So the advertisement for coal is just to draw attention to the fact, and then they apply to the Department for this list?
A.—Yes. This is sent out to anyone who ever tendered for coal before.
Q.—You place that advertisement in certain newspapers in Toronto and Brockville?
A.—And other points, Kingston, Hamilton, London.

Mr. Chairman: Wherever an institution is located?
A.—Yes.
Q.—Do you ever send an advertisement of that kind to the United States?
A.—Not that I ever heard of.
Q.—Or to coal dealers in the States?
A.—No, sir. Not that I know of.
Q.—In calling for tenders do you ask that the envelopes show that the tenders are for a particular thing?
A.—I do not think so.
Q.—When are the tenders opened?
A.—The tenders are all addressed to the Minister.
Q.—Is there nothing to indicate to the Minister what they are?
A.—Some are marked "Tenders for Coal."
Q.—Supposing they are not. You say the character of the advertisement does not call for them being marked in that way—there is nothing to indicate to the Minister what the envelope might contain?
A.—No, sir.

Mr. Bowman: Are the envelopes preserved in connection with the tenders?
A.—They are until everything is closed.

Mr. Proudfoot: Don’t you think, as a matter of policy, that would be the proper course to take, to have them marked "Tenders for Coal"?
Mr. Thompson: They generally call for that.

Mr. Proudfoot: The tenders coming in, in the way you mention, they would be opened at the time, provided they were not marked "Tenders for Coal"?
A.—Yes, sir. I presume so.
Q.—Would it not be better to have all the coal tenders opened at the same time?

Mr. McGarry: Perhaps they are.

Mr. Proudfoot: Don't you know as a matter of fact that some tenders come in, and the envelopes don't show they are for coal, and they are opened before the regular coal tenders are opened?
A.—I cannot tell that. They do not come to me in that way.

Mr. Chairman: He says they go direct to the Minister. They are directed to the Minister. If they are not marked they would be opened by the Minister.
A.—They are generally opened in the Minister's office.

Mr. Proudfoot: You have nothing to do with that?
A.—They are sent to me after they are opened.
Q.—They do not reach you until after they are opened?
A.—No.
Q.—Is the tender accepted by you or by the Minister?
A.—I make up a list and send it in, to be approved by the Minister.
Q.—I thought you told me the Minister opened the tenders?
A.—Yes, then they are sent to me and I make up a list from the tenders and send it in to the Minister.
Q.—Then he accepts the tenders and awards the contracts?
A.—Yes.
Q.—You spoke about coal being received by officials. Does that apply to any place, as far as you know, outside of Toronto?
A.—As far as I know, yes. I cannot tell off hand.
Q.—Is it the usual practice throughout the various institutions, that come in your charge, for the officials to get their coal in that way?
A.—There would not be many. Take the medical men. They all live in the buildings. There would be some employees, probably the Bursars outside. I don't know.

A Member: They would probably get it in the Civil Service, if they got it in the same way.
A.—Well, I don't know. I know the arrangement here. They have a Civil Service Association. They get their coal through that.
Q.—Do they get it from the contractors at the same prices?
A.—I cannot tell you that.

Witness excused. The Committee then adjourned.

PUBLIC ACCOUNTS COMMITTEE.

The Committee met at 10 a.m.

License Inspector Robert H. Burrows, called and sworn.

Mr. Proudfoot: What is your position, Mr. Burrows?
A.—Chief License Inspector for the City of Toronto.
Q.—How long have you occupied that position?
A.—In the latter part of last October I was appointed.
Q.—What was your position prior to that appointment?
A.—I was Inspector of Licenses for the preceding eight years.
Q.—That is License Inspector for the City?
A.—Yes.
Q.—You were promoted to Chief License Inspector?
A.—Yes.
Q.—What was the revenue derived from licenses in the City of Toronto last year?
A.—You would have to get those figures from the License Department. I cannot tell you off hand.
Q.—You don’t know?
A.—Not off hand. It is collected quarterly. We don’t handle the money. We issue duplicate receipts.

Mr. Chairman: The money is paid directly into the bank?
A.—Yes. We don’t handle the money.

Mr. Proudfoot: You were inspector for eight years?
A.—Yes, but I didn’t have anything to do with that.
Q.—Up to the time of your last appointment you had nothing to do with collecting the money?
A.—No.
Q.—The money was paid into the bank?
A.—Directly. We issued duplicate receipts.
Q.—You cannot tell me, off hand, what the total receipts were?
A.—No. I wouldn’t take a chance, not when it is accessible next door here. But I can get it for you.
Q.—And I would like to know, how much of the revenue received from licenses, for the City of Toronto, was under the five per cent. tax?
A.—That is something we have absolutely nothing to do with. That is handled from the Department here. By Mr. Endo Saunders entirely.
Q.—You have nothing to do with that at all?
A.—Nothing whatever.
Q.—Don’t you make an inspection to ascertain if they are making proper returns of the moneys received, that they are properly accounted for?
A.—Not for the five per cent. I was never instructed to.

Mr. Chairman: There is a special officer to do that.

Mr. Proudfoot: But it isn’t within your province at all?
A.—No, sir.
Q.—Is it your business to inspect the hotels?
A.—Yes, sir.
Q.—One question I would like to ask you is this; in your inspection have you anything to do with inspecting Clubs?
A.—I have never been instructed to inspect Clubs.
Q.—I am speaking more particularly of fire protection.
A.—I never inspected them for fire protection.
Q.—Do you know if they have any inspection?
A.—I don’t believe they do.
Q.—If they don’t I think they should.
A.—I think they should, too. I would only be too pleased to inspect them if I was instructed to. Some of the Clubs put in ropes in the bedrooms. The American Club have ropes in the bedrooms.
Q.—Your opinion is, that Clubs obtaining licenses from the Government should be inspected in the same way as hotels?
A.—I don’t know about that. They should be inspected in regard to fire appliances.
Q.—I am speaking of fire appliances. Not anything else?
A.—Yes, they should.
Q.—Can you tell me—did you make an inspection of the Woodbine Hotel?
A.—Several times, during construction.

Mr. McGarry: When was that?
A.—Last year. The last inspection was in the latter part of January. The hotel wasn’t completed then.
Q.—That is January, 1914?
A.—Yes.
Q.—Wasn’t it completed then?
A.—They were at work on it two days before the fire.

Mr. Proudfoot: What provision was made for the safety of the guests?
A.—There were three metallic escapes, two on King street and one on the northwest side of the building. It was similar to other hotels. Just as good as any other hotel, in my opinion.

Q.—Then how do you account for the loss of life?
A.—That is something I do not know.

Q.—What means was there of getting from the halls to the fire escapes?
A.—To get to the fire escapes they would have to go through a bedroom.

Q.—An occupied bedroom?
A.—It is liable to be. They generally have hotel help in the bedrooms leading to the escapes.

Q.—Is there anything to indicate the door of the room that leads to the fire escape?
A.—Yes, they have either "Fire Escape" on it or a red light.

Q.—Which had they?
A.—A red light.

Mr. Chairman: They have the same thing at the Queen's.

A.—Yes, and they have it at the King Edward. Nearly all the hotels have them.

Mr. Proudfoot: The red light is worked by electricity?
A.—Yes.

Q.—So that if anything goes wrong with that it goes out, so then, that hotel was provided, in your opinion, with proper fire protection?
A.—Well, no. In regard to metallic fire escapes, yes. In regard to ropes, no. They hadn't got the ropes in. We were waiting until they were completed. That is why I left them. I had left the Albany and the Woodbine to the last. The ropes are the last thing to be installed. Even when they are there they take them down to decorate.

Q.—Was there anything else besides the want of the ropes?
A.—I do not know of anything else. It was similar to the bulk of the hotels. I do not mean construction. I do not know anything about construction.

Q.—I was going to ask you that: you knew the back portion was made out of an old building?
A.—Yes, I knew that.

Q.—Was that a frame building?
A.—No. I believe it was Mill Construction, with regular brick walls, strong as most walls.

Q.—How long before the fire was it, you made the inspection you speak of?
A.—In the latter part of January.

Q.—And the fire took place?
A.—On the 17th of March.

Q.—And in the meantime, between the time of your inspection and the 17th of March, did they complete the work?
A.—No. I inquired from time to time and they were still at it. They said one day the painters were still there. Another day they were papering the rooms, kalsomining, etc. They were kalsomining there two or three days before the fire.

Q.—Do you know Fred C. Clark?
A.—He is one of the licensees of Toronto.
Q.—Where is his license?
A.—On Yonge street, a little above King on the east side.
Q.—When did he get that license?
A.—He has had it for several years.
Q.—Do you know whom he got it from. Was it from John Collins?
A.—I don't think so. There were two Clarks, you know, F. C. and Harry. F. C. was on Yonge street and his brother at Adelaide and Simcoe.
Q.—Fred had the license for the Hotel Trader at 89 Yonge?
A.—Let me see. At the time of the cut he was one to lose his license.
Q.—Wasn't the Trader cut off?
A.—Yes.

Mr. Chairman: That all happened during your incumbency as Inspector not as Chief?
A.—Not since. I was then only acting under orders.

Mr. Proudfoot: Was one of the terms of the disposal of 180 that it would be transferred to the Traders?
A.—It was not transferred from 180 Front street. That was cut off completely. At the time the cut was made Mrs. Crawford was cut off with the others.
Q.—Are you sure about that? My information was that it was transferred to F. C. Clark.
A.—That is wrong. Mrs. Crawford lost her license completely.
Q.—Do you know whether it was Mrs. Crawford or not?
A.—Well, that was 180. There was a John Collins kept the Genesee. That is the only John Collins I know of.
Q.—Was that license cut off? Wasn't that the license that was transferred to F. C. Clark?
A.—I cannot tell from memory. Some people purchased other licenses
and we allowed them to remove them to their premises, places where licenses were not cut off for cause, but cut off for necessity.

Q.—Was this one on King street cut off for necessity or cause?
A.—Of necessity it was cut off.

Mr. McGarry: This happened three or four years ago?
A.—Yes.

Mr. McGarry: We have no right to investigate this. It has nothing to do with this investigation.

Mr. Proudfoot: It happened during your time. You knew about it?
A.—I had knowledge of it. But at that time I was only doing what I was told.

Q.—Do you remember the Haymarket license?
Mr. Chairman: Was that away back?
Mr. Proudfoot: In 1909.

Mr. Chairman: I do not want to interfere with your examination, but it looks as if to-day is the final day of the Committee and the witnesses from Niagara Falls are here. I do not know what the object of this is, but five-year postmortems are pretty ancient.

Mr. Proudfoot: But the hotels are alive.
Mr. Scholfield: About these ropes. Did you ever go down one?
A.—No, sir. I did not.

Mr. Scholfield: Well, they should be hung higher up. No woman could ever get out with them the way they are.
A.—I agree with that, and I am ordering them to fasten them that way now.

Mr. Proudfoot: You will get me that information, as to the total amount of license revenue and also how much was received from the five per cent, bar tax.
Mr. Musgrove: You can get that by a return in the House.
Mr. Burrows: I will ask for it.

(Witness dismissed.)

Mr. William Upper, called and sworn.

Mr. Proudfoot: I believe you had a contract with the Niagara Falls Park Commission to build some 14,200 lineal feet of Park Boulevard?
A.—Yes, sir.

Q.—Did you construct the work?
A.—Yes, sir.

Q.—Who was interested with you in the work?
Q.—Had you more than one contract?
A.—Yes, sir.

Q.—You had a contract for Section 4 of date of September, 1908?
A.—Yes, sir.

Q.—Was that the first contract?
A.—Yes, sir.

Q.—Was anyone else, other than Lobb and Ward, interested in that work?
A.—No, sir.

Q.—Did you, later on, form a general stock company?
A.—On other work. On the second contract.

Q.—That is the second contract, on what is known as A. 4?
A.—No. It was called two and three.

Mr. McGarry: When was the second contract made?
A.—It will give it there. It was about the time we completed the first section.

Q.—When did you complete the first section?
A.—In 1911, I think.

Q.—Not later than 1911?
A.—No, to my knowledge we got straightened up about 1911. The work was taken out of our hands at that time.

Mr. Proudfoot: How much did you receive as the final amount in 1911?
A.—Now, I cannot just tell you.

Q.—Have you got your books with you?
A.—No, sir.

Q.—Have you any statement?
A.—No, sir.

Q.—Have you any statement whatever? Where are your books?
A.—We really didn’t have books of any kind. Lobb and myself took charge of the work. We stayed at the work, and paid for everything as we went.

Mr. Chairman: You bought your own stuff and paid your own money?
A.—We were under no obligation to anybody, we paid our way every month.

Mr. Proudfoot: Even then, you must have kept some track of what you were doing?
A.—Lobb was the man who did the clerical part of it.

Q.—What part did you take?
A.—I stayed on the work, looking after the progress of the work, as foreman. It was only a small job and we went right there and did the work ourselves. We hired no foreman.
Q.—Was anyone else interested in the work?
A.—Yes, sir; William Ward.
Q.—But beside him?
A.—There was just Ward, Charley Lobb and myself.
Q.—I see the contract was only between you and Lobb. After that, Ward was taken in?
A.—Yes.
Q.—Where does Ward live?
A.—Niagara Falls.
Q.—What is his business?
A.—He really did some contract work.
Q.—Was he associated with you before?
A.—Previous to that (Xo, nothing more than that.
Q.—Did you take any part in construction?
A.—The first part Lobb and myself did. We had more work to do in St. Catharines and so Lobb looked after the work in St. Catharines. I took charge of this work myself, then I took Ward in. It needed two to handle it. I hadn't much education and Ward was a good man to take an interest in the work and look after it.
Q.—During the time you were carrying on work, there was no one else interested, financially, in carrying the work through?
A.—No, no one.
Q.—Did no one else put any money in it?
A.—No one put anything in except Lobb and myself.
Q.—You took the next contract when?
A.—About 1911.
Q.—As soon as you finished the first contract you took the second contract, or did you take the second one before you completed the first?
A.—We hadn't quite finished.
Q.—You got settled in 1911 for the first contract?
A.—Yes, sir. They were having some trouble with the right of way. They couldn't give us the right of way. That is why we hadn't it complete. We had to go back.
Q.—I see you were paid $9,448.45. Was that a final payment?
A.—I cannot say. Lobb can tell you more about that. He looked after that part of it.
Q.—Then you took the other contract. Which section was that for 3 A?
A.—For 2 A and 3 A. I think.

Mr. Chairman: How far back are you going with that?

Mr. Proudfoot: That starts in 1911.
A.—Yes.
Q.—Who was interested with you in that?
A.—Henry Campagne.
Q.—I see the contract was let to Campagne and Co. Who composed the firm of Campagne and company?
A.—Campagne had a partner, at least one who was supposed to be a partner. He was to furnish the money.
Q.—Who was Campagne’s partner?
A.—His name? Now, I cannot tell you. I cannot speak the fellow’s name. Anyway he disappointed Campagne. He was supposed to be the moneyed man. When we went for blank forms for this contract we came into contact with Campagne. He told us what he was doing. Campagne was a friend of mine, so he said the fellow who was going in with him hadn’t matured. He was up in the north some place. He says, “In case he don’t mature how would it be for a cheque for deposit?” So I says to Campagne, “If the man don’t mature, and your figures are satisfactory, we will make the deposit for you, provided you give us an interest in the work.”

Q.—Did you form a firm? Is that the firm of H. Campagne and Co.?
A.—Yes, sir.
Q.—Who were the members of it?
Q.—Had you each an equal interest?
A.—Yes, sir.
Q.—And did that Company carry through the work?
A.—Yes, sir.
Q.—When did you complete it?
A.—Now, wait, last year we had a little difficulty. We had some difficulty about resurfacing. We made a proposition to the superintendent, that as we were not doing the work satisfactory to him, to let them take their Staff and complete the work and charge us for it and keep it out of us.

Q.—Who did you make that arrangement with?
A.—Mr. Sears and J. H. Jackson.

Mr. Chairman: That is Mr. Jackson the Engineer for the Park Commission?
A.—Yes.

Mr. Proudfoot: Have you been settled up with since?
A.—Yes.
Q.—Your contract price for section 4 was $32,500?
A.—$31,500, was it not? I would not be sure. Strikes me it was $31,500.
Q.—How much did you actually receive out of it?
A.—What do you mean?
Q.—Did you receive the whole contract price or more?
A.—We were devilish lucky to get paid for what we did.
Q.—Hadn’t you extras?
A.—Of course. There are always more or less extras in any contract.
Q.—Do you know what you got in extras?
A.—I think something around about $2,000.
Q.—And the whole amount was cleared up?
A.—Yes, sir.
Q.—Were these three the only contracts you were interested in?
A.—Yes.
Q.—Had you anything to do with—
A.—I had nothing to do with any contract except these with Lobb and Ward and the Campagne Company. Those are the only ones.
Q.—Were you interested with Mr. Symmes at all?
A.—No, sir; none whatever.
Q.—Had you anything to do with the Power City Stone Company?
A.—Yes.
Q.—Had you any stock in that Company?
A.—Not a dollar.
Q.—Who was the President of that Company?
A.—Robin Boyle. I think, I don't know. They had stone to sell. We needed the stone and bought it.
Q.—So that you were not interested as a stockholder, or otherwise, in the Power City Stone Company?
A.—No, sir. Not any more than buying stone, where we could buy it the cheapest.
Q.—Do you know if your tender of $32,500—you seem to think it was $31,500—was the lowest tender?

Mr. Chairman: How could he answer that?
A.—I cannot answer that. I am not on the inside. I supposed it was.

Mr. McGarry: Mr. Jackson gave evidence on that.

Mr. Proudfoot: You didn't know anything of the contracts?
A.—No. We had no pull. We had taken the work on our merits.
Q.—Do you know a man named Pirson?
A.—No, I do not.
Q.—Did you know he had tendered for this Section 4?
A.—I think I heard something about it. He is a fellow who puts in so many tenders for so much.
Q.—Did you know he had put in one for this?
A.—I understood so.
Q.—Did you understand he put in a tender lower than yours?
A.—No, I did not.
Q.—Did you ever speak to him about it?
A.—No. I never spoke to the man in my life. I only know the name from hearsay.
Q.—You had nothing to do with him, putting in that tender?
A.—I didn’t know the man. I never spoke to him. I just know of him from general talk.

Q.—For Section 4 you got your money in 1911?
A.—Yes.

Q.—You got your cheque for $5,148.45 in 1911. Who did your financing. Who was the member of your firm who received the money?
A.—Mr. Lobb. He had all that work. That was part of his work. I had nothing to do with it.

Q.—Did you keep a set of books?
A.—No. In fact I do not know just what he did keep.

Mr. Chairman: As long as he didn’t keep the money.
A.—I was satisfied he wouldn’t keep the money and that he would play fair with me.

Q.—Did the firm, were the firm to have equal shares in the profits?
A.—Yes, sir.

Q.—How much of this money, that you got from that contract, went for election purposes?
A.—Not a dollar.

Q.—Not any?
A.—Not a dollar. It was a hard squeeze to pay our debts with it.

Q.—I just asked that question for our friend, Mr. Hartt. I knew he was waiting for it. You say that not a cent was paid out in that way?
A.—No, sir.

Mr. Chairman: You didn’t have much to go to election purposes. The profits were not very large?
A.—Indeed they were not. We tendered pretty close, too.

Mr. Chairman: It was a pretty small contract for such a big firm; five men with a $32,000 contract wouldn’t leave very much.

Mr. Proudfoot: You wouldn’t think so. . . . Did you have the adjusting of the final amounts with Mr. Jackson or did Mr. Lobb?
A.—Mr. Lobb had. Mr. Jackson does all that himself. You haven’t got a look in, except to take what he gives you. And you can be pretty sure he will take damn good care you don’t get any more than is coming to you. He gave us a really nice trimming on that little piece of work, you leave that to John H.

Q.—Have you got your pay sheets here?
A.—No, sir.

Q.—Did you keep any?
A.—No, sir. . . . If we did have pay sheets—Lobb is a single man, and what little stuff we had he told me to stow away some place. Then I
moved two years ago and came to this stuff and I said, "Lobb, what the devil's the use of keeping this stuff?" and he says, "For Christ's sake burn it up."

Mr. Chairman: He wanted to forget it.
A.—Forget it, yes . . . . We didn't lose but we did a lot of hard work and got little out of it.

Mr. Fraser: Were you satisfied with the settlement you got on Section 4, the settlement for extras?
A.—By God, I had to be satisfied.
Q.—Do you think you were treated fairly?
A.—No, I do not.
Q.—Didn't you have certain amounts, which Mr. Jackson wouldn't allow you?
A.—Yes, sir.
Q.—Didn't he tell you, at that time, that these extras were——
A.—He told me to go and sit down, that I had nothing to say about it. and I went and sat down.
Q.—Didn't the Engineer make a mistake and have you cut out two feet too much for a long distance and then make you fill it, but you got nothing for it?
A.—Not once, but three different times on the same piece of work. They had a lot of little snots of boys as Engineers.

Mr. Proudfoot: Who was the Engineer?
A.—A fellow named Hughston.

Mr. Fraser: Mr. Jackson wouldn't allow you for the Engineer's mistake?
A.—Not a cent.

Mr. Charles Lobb, called and sworn.

Mr. Proudfoot: Mr. Lobb, you are one of the contractors as named by Mr. Upper. Have you any papers in connection with the matter?
A.—No. Everything was settled up. We didn't see any use in keeping them, so I gave them to Mr. Upper and he destroyed them.
Q.—I suppose you have your contracts?
A.—We have nothing. We didn't think there was any use keeping anything.
Q.—The contract you had was for Section 4, the price $32,500?
Mr. Chairman: Was that back in 1908?
Mr. Proudfoot: Yes.
Mr. Chairman: Cannot we shorten this up?
Mr. Proudfoot: You were settled up with a payment of $5,484.45?
A.—I cannot say exactly now. Whatever the balance was we got it.
Q.—Have you papers showing what became of the money?
A.—No.
Q.—No documents of any kind?
A.—No. I left them with Mr. Upper, as I told you.
Q.—Couldn’t you find a single document?
A.—I might get hold of a few cheques. I haven’t seen them within five or six years.
Q.—It isn’t five or six years . . . were you in on the other two contracts, 3 A and 3 B?
A.—Yes.
Q.—When did you finish those contracts?
A.—We got through a year ago last fall. The Park Commission took over the last bit and fixed it up and kept the money out of us.
Q.—Didn’t you get the full contract price?
A.—No.
Q.—Had you anything to do with the other company I mentioned—The Power City Stone Company?
A.—No, sir.
Q.—Then you were simply connected with Upper, in the way he mentioned, and also with the Campagne Company?
A.—Yes, sir.
Q.—Who did the financing in connection with the Campagne Company?
A.—We had a bookkeeper.
Q.—Yes?
A.—He had to keep the books and look after the financing as well.
Q.—Did you keep regular pay sheets in connection with your works?
A.—There wasn’t much books to keep.
Q.—How many men did you employ?
A.—I think about 20. That is what we generally had. I think we had more on the last job.
Q.—It seems the price was somewhat higher—that is the one you didn’t finish?
A.—Yes.
Q.—Did anyone else, besides the men you have mentioned, have a financial interest in this contract?
A.—No, sir.
Q.—Nothing was paid out to anyone in connection with the contracts, other than your workmen and of course yourselves?
A.—Certainly we paid ourselves.
Mr. CHAIRMAN: You paid your expenses of construction and divided the rest.
A.—You mean some outsider?
Mr. PROUDFOOT: Yes?
A.—What would we pay him for?
Q.—Well, did you pay any outsider?
A.—No.
Q.—Did you know this Mr. Pirson who put in a tender?
A.—Never knew the man in my life.
Q.—Did you know he put in a tender for this work which was awarded to you for $32,500; did you know he put one in at $29,856?
A.—I heard talk about someone putting in a tender. I do not know what price he gave.
Q.—Did you ever see him about it?
A.—No, I would not know the man if he walked through here now.
Q.—How much of this money did you pay out for election purposes?
Mr. Chairman: He said he didn't pay anything to any outsider. I thought that was what you meant by the question.
A.—I haven't paid any yet for election expenses. If I do, it will have to be a bigger job than this Boulevard. That is why my hair is changed grey.
Witness dismissed. The Committee then took up the question of making a report to the House, and adjourned to meet again on Friday, April 24th, at 10 a.m.

LIST OF EXHIBITS PRODUCED BEFORE COMMITTEE.

4. Correspondence Papers, and Reports re lots in Kendry Township. Printed.
5. Letter, from A. J. McDonald to Deputy Commissioner of Lands. Printed.
8. Tenders for right to cut Timber on Berth 4, Thistle Township. Printed.
10. Tenders for right to cut Timber on Berth 1, McWilliams Township. Printed.
11. Tenders for right to cut Timber on Berth 2, McWilliams Township. Printed.
12. Tenders for right to cut Timber on Berth 3, McWilliams Township. Printed.
13. Tenders for right to cut Timber on Berth 1, Thistle Township. Printed.
14. Memorandum of Tenders received for Timber Berths in Thistle and McWilliams Townships. Printed.
15. Sale of red and white Pine Timber; terms and conditions of sale. Printed.
Farm, Guelph, and Hospital for Insane, Whitby. *Printed.*

17. Comparative statement of average maintenance cost *per capita, per diem,* Hospitals for Insane for the twelve months ending 31st October, 1913. *Printed.*


20. Letter and statement of contracts re Niagara River Boulevard.


**Exhibit 1.**

This agreement made in duplicate this fourteenth day of June, 1912.

**Between:**

His Majesty, represented by the Honourable the Minister of Lands, Forests and Mines for the Province of Ontario, hereinafter called "the Government," of the First Part, and

Willis K. Jackson, of the City of Buffalo, in the State of New York, one of the United States of America; William A. Rushworth, of the City of Toronto, in the County of York, in the Province of Ontario, and Ernest S. Wigle, of the City of Windsor, in the County of Essex, in the Province of Ontario, hereinafter called "the Purchasers," of the Second Part.

Witnesseth that in consideration of the mutual covenants, promises and agreements hereinafter set forth the parties hereto have agreed with each other as follows:—

1. Concurrently with the execution of this agreement the Purchasers will pay to the Government the sum of $98,364.00, the receipt whereof is hereby by the Government acknowledged, which said sum of $98,364.00 is the price or consideration paid by the Purchasers to the Government for this Agreement, and is and shall be deemed to be fully earned by the Government by the execution of this Agreement, and the Purchasers shall not be entitled on the termination of this Agreement by forfeiture or otherwise to any repayment, drawback or relief whatsoever in respect of the said sum of $98,364.00, or any part thereof, but have received and shall be deemed to have received full value therefor in the original execution of this Agreement by the Government.

2. Subject always to each and all of the terms of this Agreement the Government, under and by virtue of all rights or powers it thereunto enabling, doth grant, concede and confer unto and upon the Purchasers the exclusive power,
right, license and authority, for the purposes of and during the continuance of this Agreement, to enter into and upon those certain parcels or tracts of lands and premises hereinafter set forth and to take possession and control of the same and to clear, cultivate, occupy, use and enjoy the same. The said lands are as follows:—

First:—The Township of Kendry, in the district of Sudbury, now in the new district of Temiskaming as created by 2nd George 5th, chapter 21, containing a lot area of 50,002 acres, more or less, as shown on plan of survey by Ontario land surveyor, J. W. Fitzgerald, dated 5th December, 1907, of record in the Department of Lands, Forests and Mines, save and excepting therefrom the following reservations:—

(a) The beds of the Mattagami and Muskego Rivers and all lakes within the Township, and all islands, islets and reefs in said lakes or rivers, together with a road allowance one chain in perpendicular width laid out along each bank of said rivers and around the shores of said lakes.

(b) The right of way, station grounds and extra land of the National Transcontinental Railway across said Township as shown on plan of survey of said right of way, dated 27th March, 1909, signed by S. N. Parent, Chairman Hugh D. Lambsden, Chief Engineer, and A. S. Cotton, Ontario Land Surveyor, of record in the Department of Lands, Forests and Mines.

(c) All regular road allowances as shown on plan aforesaid by J. W. Fitzgerald, Ontario Land Surveyor.

(d) Broken lots 24 and 26, concession 9, broken lots 24, 25 and 26 in concession 10, containing by admeasurement, 766 acres more or less, for the purposes of development of the water power at Smooth Rock Falls, on the Mattagami River.

(e) Those portions of broken lots 25 and 26, concessions 5 and 6, subdivided into lots and streets for townsite purposes as shown on plan of survey, by H. M. Anderson, Ontario Land Surveyor, dated October 5th, 1911, of record in the Department of Lands, Forests and Mines, together with all that portion of lot 25, concession 5, and broken lot 26, concession 5, east of the Mattagami River, not included within such subdivision, also that part of broken lot 25, concession 6, and that portion of broken lot 26, concession 6, lying east of theMattagami River, and not included in such subdivision, containing by admeasurement an area of 404 acres more or less.

(f) Reserving also the right over a strip of land 100 feet wide in any and all parts of the Township for the purpose of constructing a pole or pipe line to transmit electricity or power.
Second:—The Township of Haggart, in the district of Sudbury, now in the new district of Temiskaming as created by 2nd George 5th, chapter 21, containing a lot area of 49,860 acres, more or less, as shown on plan of survey by Ontario Land Surveyor, J. W. Fitzgerald, dated 25th November, 1908, of record in the Department of Lands, Forests and Mines, save and excepting therefrom the following reservations:—

(a) The right of way, station grounds and extra land of the National Transcontinental Railway across said Township as shown on plan of survey of said right of way, dated 27th March, 1909, signed S. N. Parent, Chairman; Hugh D. Lumsden, Chief Engineer, and A. S. Cotton, Ontario Land Surveyor, of record in the Department of Lands, Forests and Mines.

(b) The bed of the Muskego and Poplar Rapid Rivers, also the bed of Departure Lake and all other lakes within the township, and all islands, islets and reefs in said lakes or rivers, together with a road allowance one chain in perpendicular width laid out on each bank of the said rivers and around the shores of the said lakes.

(c) All regular road allowances, as shown on the plan aforesaid, by J. W. Fitzgerald, Ontario Land Surveyor.

(d) Reserving also the right over a strip of land 100 feet wide in any and all parts of the township for the purpose of constructing a pole or pipe line to transmit electricity or power.

3. The Purchasers will forthwith proceed to settle and colonize the said lands with *bona fide* occupant farmers and settlers, such settlement and coloniza-
tion to be effected with all reasonable despatch. And, without limiting the generality of the above obligation, the Purchasers' guarantee that within two years from the date hereof they will cause at least two thousand four hundred acres of the said lands to be occupied and settled by at least sixteen *bona fide* farmers or settlers, and that during each succeeding period of one year there-
after, for a period of nineteen years, they will cause at least two thousand four hundred additional acres of the said lands to be occupied and settled by at least sixteen additional *bona fide* farmers and settlers. Such farmers and settlers to be such and the occupation and settlement work by them to be such as to satisfy requirements similar to the present requirements in like case of The Free Grant and Homesteads Act and the regulations thereunder. In computing the number of farmers and settlers occupying and settling and the acreage occupied and settled by them from year to year as aforesaid, any excess or deficiency of numbers or acreage in any year, shall be carried forward to the credit or debit, as the case may be, of the year following, and so from year to year, and where in the case of any farmer or settler previously credited his occupation and settlement subsequently fails to be such as to satisfy the
provisions of this clause the deficiency so arising in numbers and acreage shall be forthwith chargeable against the year then current and succeeding years. Provided always that the Purchasers shall not be deemed to be in default under the terms of this clause, so far as relating to specific numbers and acreage guaranteed from year to year, unless and until the deficiency in question has failed to be rectified in subsequent balances within at least two years, but this proviso shall not apply to any failure to meet the obligations of this clause as regards at least five settlers and a proportionate acreage in the first period of two years or as regards at least five settlers and a proportionate acreage in the second period of one year.

4. If and as requested by the Minister of Lands, Forests and Mines for the Province of Ontario, hereafter in this Agreement referred to as the Minister, the Purchasers will improve portions of the said lands as farms, in each case by clearing and preparing for cultivation such area thereof as the Minister may designate, not exceeding twenty-five acres, and by building house and a barn thereon of such size and character as the Minister may prescribe, not exceeding in cost one thousand dollars, and by digging a well, or otherwise as the Minister may prescribe, and shall offer such farms for sale at prices and upon terms to be approved of by the Minister.

5. The Purchasers will at their own expense, as directed by, in a manner approved of by and to the satisfaction of the Minister, construct, build and, for a reasonable period, maintain, all roads, bridges or other road improvements in the said Townships of Kendry and Haggart, as such construction, building and maintenance may from time to time be required in the interest of said settlers.

6. The Purchasers will undertake that proper and adequate provision is made, to the satisfaction of the Minister, for the institution of public schools in the said Townships and for the erection of suitable school buildings. Provided always that such schools shall be entitled to the usual Government and Municipal aid and support.

7. In order to facilitate the colonization and settlement of the said lands the Purchasers will erect thereon a hotel, store buildings, housing for accommodation and other buildings or works necessary to meet requirements in advance of town or village settlements and will also erect, construct and equip thereon a permanent sawmill, planing mill and lath mill, the buildings and works in this clause mentioned to be undertaken and commenced within ninety days from the date of this Agreement and to be completed within twelve months from the date of this Agreement, and at least $70,000 to be expended on such buildings and works.

8. The Purchasers shall cut the timber from the said lands in blocks or areas of not less than eighteen hundred acres at one time, the location of such
blocks or areas to be first approved by the Minister. The lands so cut over shall be properly cleared in a good and workmanlike manner, and to the satisfaction of the Minister, and the timber is not to be specially selected, but the cutting is to be done out of a face. Provided always that not less than twenty acres of timber must be left for each farm as a wood lot. No land shall be cut over in advance of settlement except to an extent limited until the expiry of five years from the date hereof to fifteen thousand acres, such limit to be increased each year thereafter by two thousand acres until a limit of forty-five thousand acres has been reached. All timber cut from the said lands, other than timber which, in the opinion of the Minister, is useful for pulp only, shall be manufactured in the mills of the Purchasers and disposed of within the said Townships or locally to the satisfaction of the Minister or otherwise to the satisfaction of the Minister. No pulpwood cut from the said lands shall be exported from Canada, without the permission of the Minister.

9.—The Purchasers will purchase from said settlers, on reasonable terms, any timber on the lands settled by them and will also give said settlers the preference for their teams and labor in cutting and removing timber from their lands and also in cutting and removing timber from the other lands of the Purchasers.

10. All sales of land by the Purchasers to settlers, all agreements between the Purchasers and any settler or settlers and all regulations by the Purchasers affecting any settler or settlers shall before becoming effective be submitted to and receive the approval of the Minister. Provided always that the Minister, in considering, pursuant to this clause or to clause 4 of this Agreement, the prices sought by the Purchasers to be placed upon the said lands from time to time, shall have regard to the fair market value of the said lands in view of the enhancement of such value brought about by reason of the colonization and improvement of the locality through the efforts of the Purchasers.

11. The Purchasers shall not issue or publish any prospectus, advertisement or other publication respecting the said lands or the settlement of the same, until such prospectus, advertisement or publication has been submitted to and approved by the Minister.

12. The Purchasers shall not lay out any townsite or sites on the said lands, except with the approval of and in a manner and upon terms and conditions satisfactory to the Minister.

13. As and when the Purchasers shall from time to time cause parcels of the said lands, not exceeding in each case one hundred and fifty acres, more or less, to be occupied and settled in such manner, as regards qualifications of occupant and character, continuity and duration of occupancy and settlement
work, as to satisfy requirements similar to the present requirements in like case of The Free Grant and Homesteads' Act and the regulations thereunder, the Government shall, on the application of the Purchasers, issue a Patent for the parcel in question to the settler in question, or where there remains unperformed or only partly performed some obligation by such settler to the Purchasers, to the Purchasers in trust to convey the same to such settler on the performance of such obligation, or otherwise upon such terms for the due securing of the rights both of the Purchasers and of such settler as the Minister shall determine. Provided always that the Minister may in any case, in which in his opinion such a course is desirable, issue the Patent to the settler in question upon his own application and with or without the imposition of terms in favour of the Purchasers.

14. The Government will also grant to the Purchasers Patents for such portions of the said lands as shall in the opinion of the Minister be reasonably necessary for or in connection with hotel site, store sites, mill sites or other building sites required for the purposes of the undertaking, such Patents to issue in each case on the completion of the building in question.

15. Notwithstanding anything in this Agreement contained, all mines, minerals and mining rights in, on or under the said lands, and, subject to the exceptions similar to those allowed by the terms of The Free Grant and Homesteads Act and the regulations thereunder, all white pine now standing or being on the said lands are and shall be excepted and reserved to the Crown, and all Patents to be issued hereunder shall be issued subject to such exception and reservation and to all other usual exceptions, reservations and conditions.

16. Upon breach or default by the Purchasers in carrying out any of the terms of this Agreement, this Agreement and all rights, benefits, and advantages of the Purchasers thereunder shall, at the option of the Government, to be notified to the Purchasers in writing, forthwith cease and determine, and all interest of the Purchasers thereunder or in or to the said lands shall forthwith revert to and re-vest in the Government, and in such case the Purchasers shall not be entitled to the return of the price paid as hereinbefore set forth as consideration for this Agreement or any portion thereof, nor to reimbursement for any sums expended by the Purchasers under the terms of this Agreement or for improvements on the said lands or otherwise, nor to any compensation or damages whatsoever. Provided always that the interests of bona fide settlers in occupation of any portion of the said lands prior to the date of such termination shall be protected by the Government in such manner as the Minister shall reasonably determine. Provided further that the title of lands, for which patents have issued shall not be affected by such termination. Provided further that before the Government shall have the right to determine this Agreement as aforesaid the Government shall give to the Purchasers at least
six months' notice in writing stating the nature of the default in question and the Purchasers shall have failed within such six months to remedy said default.

17. Time shall be of the essence of this Agreement.

18. All notices to be given to the Purchasers under the terms of this Agreement shall be deemed to be sufficiently given if mailed postage prepaid and registered and addressed to Jackson & Tindle, Buffalo, New York State.

19. No waiver by the Government of any default by the Purchasers under the terms of this Agreement shall be deemed to operate as a waiver of any other default thereunder or of any other matter or thing therein contained.

20. All questions arising between the Government and the Purchasers under the terms of this Agreement or as to the true construction thereof or as to true extent of the obligations of the Purchasers or of the Government to each other thereunder or otherwise, shall be subject to the award, order and determination of the Minister, whose decision shall be final and conclusive as between the parties hereto.

21. No assignment of this Agreement by the Purchasers shall be valid unless and until the same is approved and countersigned by the Minister.

22. This Agreement shall respectively enure to the benefit of and be binding upon the respective heirs, executors, administrators and successors of the parties hereto.

In witness whereof the parties hereto have hereunto set their respective hands and seals the day and year first above written.

Signed, sealed and delivered in the presence of

As to the signatures of Willis K. Jackson and Wm. A. Rushworth.

(Signed),  AUBREY WHITE.

"  CARROL C. HELE,

As to the signature of W. H. Hearst.

(Signed),  W. H. HEARST.

(Signed),  WILLIS K. JACKSON.

"  WM. A. RUSHWORTH.

"  ERNEST S. WIGLE.

As to the signature of E. S. Wigle, W. T. Piggott.
Exhibit 2.

This Indenture made this fourteenth day of June, 1912.

Between:

Willis K. Jackson, of the City of Buffalo, Erie County, State of New York, Manufacturer; Ernest S. Wигle, of the City of Windsor, in the County of Essex, in the Province of Ontario, Esquire, and William A. Rushworth, of the City of Toronto, in the County of York, in the Province of Ontario, Esquire, hereinafter called the "Assignors," of the First Part, and

Willis K. Jackson, George A. Jackson, Annette T. Jackson and Frank T. Tindle, all of the City of Buffalo, in the State of New York, carrying on business under the co-partnership name of "Jackson & Tindle," hereinafter called the "Assignees," of the Second Part.

Witnesseth that for valuable consideration the Assignors do and each of them doth hereby grant, transfer, assign and set over to the Assignees as joint tenants a certain grant and concession made the fourteenth day of June, 1912, by the Government of the Province of Ontario, represented by the Honourable W. H. Hearst, Minister of Lands, Forests and Mines, comprising and referring to lands of the Crown in the Townships of Kendry and Haggart in the District of Temiskaming, in the Province of Ontario; and all benefits, rights, privileges, franchises, claims and estate of the Assignors and each of them in and to the said lands and to the timber thereon, and other the premises by the said grant and concession vested in the Assignors or intended so to be, subject, nevertheless, to the agreements, undertakings and obligations of the Assignors therein contained.

To have and to hold unto the Assignees, their heirs, executors, administrators and assigns, freed, cleared and absolutely discharged of and from all claims of the said Assignors, their and each of their heirs, executors and administrators.

And the said Assignees hereby covenant and agree with the said Assignors that pending the transfer of the said Grant and Concession and other the premises hereby assigned to a Company to be formed for the purpose of operating the said Concession by the said Assignees, they will well and truly perform all the covenants, agreements, obligations and duties, assumed, undertaken or placed upon the Assignors under the said Grant and Concession; and that they will upon the transfer of the same to the said Company obtain a covenant and agreement by the said Company to assume the same and to protect, indemnify and save harmless the said Assignors and their and each of their estates of
and from the performance of any of the said covenants, agreements, obligations and duties aforesaid and from the payment of any damages, costs or expenses in connection therewith.

And the said Assignors do and each of them doth hereby covenant with the said George A. Jackson, Annette T. Jackson and Frank T. Tindle, their heirs, executors, administrators and assigns, that they, the said Assignors, their and each of their heirs, executors and administrators, will at all times hereafter make, do and execute all such further acts, deeds, matters and things as may be reasonably required for the more fully and effectually vesting the said Grant and Concession and other the premises hereby assigned or intended so to be in the said Assignees, their heirs, executors, administrators or assigns; but, nevertheless, all costs and expenses incurred in connection with the same shall be paid by the said Assignees, their heirs, executors, administrators or assigns; but so that no person who shall be required to make or execute any such assurance shall be compelled for the making or execution thereof to go or travel from his usual place of abode.

No assent hereto by the Minister of Lands, Forests and Mines shall operate as a novation of contract or relieve the Assignors or any of them of any of their obligations under the said Grant and Concession.

In witness whereof the parties hereto have executed these presents.

Signed, Sealed and Delivered

In the presence of

(Signed) W. C. Dawson. (Signed) Willis K. Jackson. (Seal)

W. C. Dawson. Wm. A. Rushworth. (Seal)

W. T. Piggott. Ernest S. Wigle. (Seal)

Exhibit 3.

This Indenture made this 10th day of October, 1912.

Between:

Willis K. Jackson, George A. Jackson, Annette T. Jackson and Frank T. Tindle, all of the City of Buffalo, in the State of New York, carrying on business under the co-partnership name of "Jackson and Tindle," hereinafter called the "Assignors," of the First Part:
New Ontario Colonization Company, Limited, hereinafter called the "Assignees," of the Second Part;

His Majesty, represented by the Honourable the Minister of Lands, Forests and Mines of the Province of Ontario, hereinafter called the "Government," of the Third Part; and

Willis K. Jackson, William A. Rushworth and Ernest S. Wigle, hereinafter called the "Purchaser," of the Fourth Part.

Witnesseth that for valuable consideration the Assignors do and each of them doth hereby grant, transfer, assign and set over unto the Assignees, their successors and assigns, a certain Grant and Concession made the 14th day of June, 1912, by the Government of the Province of Ontario represented by the Honourable W. H. Hearst, Minister of Lands, Forests and Mines, comprising and referring to lands of the Crown in the Township of Kendry and Haggart in the District of Temiskaming, in the Province of Ontario and all benefits, rights, privileges, franchises, claims and estate of the Assignors and each of them in and to the said lands and to the timber thereon and other the premises by the said Grant and Concession vested in the purchasers therein named or intended so to be, subject nevertheless to the agreements, undertakings and obligations of the said purchasers therein contained.

To have and to hold unto the Assignees, their successors and assigns freed, cleared and absolutely discharged of and from all claims of the said Assignors, their and each of their heirs, executors and administrators, therein and thereto.

And this Indenture further witnesseth that the said Assignees do hereby covenant and agree with Government that they will well and truly perform all the covenants, agreements, obligations and duties assumed, undertaken or placed upon the Purchasers under the said Grant and Concession and contained in the Agreement between the Government and the Purchasers bearing date the fourteenth day of June, 1912, and the Government doth hereby accept the obligation of the Assignees in lieu of the obligations of the Purchasers contained in the said Agreement and doth hereby release and discharge the Purchasers therefrom.

And it is hereby agreed and declared and understood between the Government and the Assignees that the said Agreement of the fourteenth day of June, 1912, is for all purposes to be read and construed in the same manner and have the same effect as if the same were originally made between the Government and the Assignees and as if the Purchasers had not been parties thereto.

In witness whereof the parties hereto have executed these presents.

Signed, Sealed and Delivered
In the presence of
Ralph S. Cummings.
Amos McDonald.
Ralph S. Cummings.
Amos McDonald.
Aubrey White.

Willis K. Jackson.
George A. Jackson.
Annette T. Jackson.
Frank T. Tindle.

[Seal]
[Seal]
[Seal]
[Seal]

New Ontario Colonization Company, Ltd.

[Corporate Seal]

Willis K. Jackson,
President.

George A. Jackson,
Sec'y.

W. H. Hearst.

Exhibit 4.

NEW ONTARIO COLONIZATION CO., LIMITED.

Lands and Lumber.

(Buffalo Office)

Buffalo, N.Y., April 22, 1913.

Honourable Wm. H. Hearst,
Minister of Lands, Forests and Mines.
Toronto, Ont.

Dear Sir:—

Would kindly call your attention to our letter Feb. 4th, which we have not as yet received favorable reply to.

Trusting that the Department has the matter in mind and that we will soon receive patent, we remain,

Yours truly,

(Sgd.) W. K. Jackson,
President.
(TELEGRAM)

February 20, 1913.

A. J. McDonald, Esq.,
Cochrane, Ont.

Have you inspected buildings of Jackson & Tindle? If not, please do so at once. If you have, give me by telegram number and kind of buildings and value.

(Sgd.) A.W.

3 Rn Eg Feb. 31st.
80 collect Phoned
Cochrane, Ont., Feb. 20, 1913.

Received
Feb. 24, 1913.
Sales & Free Grants Branch.

A. White,
Toronto, Ont.

Inspected buildings yesterday. Boarding house, four thousand four hundred dollars; annex, two thousand five hundred; house No. one, eight hundred and fifty dollars; house No. 2, six hundred dollars; house No. 3, five hundred; farm house, seven hundred and fifty; farm house, six hundred dollars; store and office, twelve hundred dollars. Blacksmith shop, three hundred; barn, nine hundred; depot, eighty-five; laundry, one hundred and ten; warehouse, five hundred; circular sawmill, six thousand; band sawmill, thirty thousand. Letter to-morrow.

(Sgd.) Alf. McDonald. 9.10 a.m.

Cochrane, Feb. 20, 1913.

Aubrey White, Esq.,
Deputy Minister Lands and Forests,
Toronto.

Sir:—

As instructed in Departmental Letter No. 3870/13. I went to Matagami River and made an inspection of buildings erected and improvements made by Messrs. Jackson & Tindle to best of my knowledge and enclose report of same.

Yours respectfully,
(Sgd.) A. J. McDonald.
MEMO OF IMPROVEMENTS, BUILDINGS, ETC., MADE BY MESSRS. JACKSON & TINDLE ON LOTS IN KENDRY TOWNSHIP AT MATAGAMI RIVER.

Lot 26, Con. 7, Kendry.

Boarding House—Frame; 60 x 64; concrete basement; 2 storeys; value, $1,400.00.
Annex Boarding House—Concrete foundation, 28 x 60, frame; value, $2,500.00.
Hospital Building—Frame; 2 storeys; value, $225.00.
Frame House No. 1—24 x 24, 2 storeys; frame; value, $850.00.
Frame House No. 2—24 x 24, 2 storeys; value, $600.00.
Frame House No. 3—24 x 24, 2 storeys; value, $500.00.
Store and Office—Frame, 25 x 32; value, $1,200.00.
Four small outbuildings—Value, $200.00.
Laundry Building—Frame; value, $110.00.
Blacksmith Shop—Frame, 1 storey, 26 x 32; value, $300.00.
Construction Shed—24 x 60, frame, 1 storey; value, $450.00.
Circular Sawmill—30 x 75 ft.; 1 storey; frame; value, $6,000.00.
Tool Sheds—1 storey, frame; value, $200.00.
Band Sawmill, not completed—Frame, on concrete foundation, 40 x 142 ft.; portion 2 storeys, portion 3 storeys. Estimated capacity, 75,000 feet per day. Value, with contents, $15,000.00.
Engine Room—24 x 30, brick, concrete foundation; corrugated iron roof, 1½ storeys; value, $4,000.00.
Boiler House—36 x 48, solid brick, fireproof, 1 storey; value, $11,000.00.
Mill Office—12 x 20, frame, 1 storey; value, $200.00.

Lot 27, Con. 7, Kendry.

Wood Mill—For rossing, 32 x 142, frame; value, $1,500.00.
Warehouse—Frame, 20 x 80; value, $500.00.
Depot—Frame, 12 x 24; value, $85.00.
Dwelling House—28 x 28, 2 storeys, frame; value, $750.00.
350,000 feet lumber in yard.
Three million feet logs on river.
Spur line in yard cost $3,000.00.
One hundred and ten acres land chopped and partly burned.

Lot 28, Con. 7, Kendry.

Dwelling House—Frame, 28 x 28, 2 storeys; value, $600.00.

On south portions of Lots 26 and 27, Con. 6, are residency buildings of Trans-continental Engineers, which are to be repaired. Present value placed at $400.00.

(Sgd.) A. J. McDonald.
Exhibit 5.

Cochrane, March 17/13.

Aubrey White, Esq.,
Deputy Minister Lands and Forests,
Toronto, Ont.

Sir:—

In connection with timber in Haggart and Kendry Townships I may say that I do not find any large quantities of timber in the township.

In Kendry Township there is no heavy timber except a fringe of spruce and stunted cedar along the banks of the Matagami River. On some of the ridges running back from the river some large Balm-of-Giliad is found, but it is very faulty. A great portion of this township is covered with small Spruce on muskeg land. This Spruce runs from 3 to 7 inches on the stump. Small-sized Poplar and Birch occur on the ridges. Some of the Poplar is merchantable. The Birch is fit only for firewood. Taken as a whole this is a poorly timbered township.

The land in Kendry is well suited for agricultural purposes, except in the eastern portion of the township where muskeg occur. There is no Pine in the township. I have been over quite a portion of Haggart Township and find better timber than in Kendry.

From Lots 14 to 22, Cons. 8 and 9 some very good Spruce and Poplar is found, but pulpwood is scarce in this strip.

Between the Matagami and Muskego rivers Lots 1 to 6, Con. 4 to 7, is found some large Spruce, Poplar and Balm-of-Giliad, also some cedar of very little value.

There is very little timber of value along the railway line through both townships. All waney Spruce and Poplar being cut for construction purposes on the Transcontinental Railway.

On Lot 20, Con. 7, Haggart, there are about 120 small Red Pine trees, the only pine I know of in the township.

At one time I did think there was Red Pine in the north part of the township, but I find on close examination that it is in Alexandria Township. There is only a small quantity. Messrs. Jackson & Co. had at the time of my visit to their place about 110,000 logs out on the river bank at their mill, Spruce, Poplar, Balsam and Balm-of-Giliad. These logs are very small and in the case of Balsam and Poplar are very faulty. The manager admitted they were not good and also admitted being disappointed with the pulpwood. The company have done quite a lot of improvement on their property since taking possession.

Their mills, houses, etc., I value at about $49,480. They had at that time some 97 men employed, many of whom were men who had located lands in Clute and Calder Townships, who were pleased to find employment so near their homes for the winter months.
The Jackson people have built some very comfortable houses on the farm lots. I am informed by quite a few settlers that they intend seeking employment with the company during such time as they may be able to spare from their farms.

The company purchase from settlers in Clute, Calder and Glackmeyer Townships all pulpwood they have to offer for sale.

I might also add that almost all of Haggart Township is well suited for agriculture.

Yours respectfully,
(Sgd. A. J. McDonald.

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Exhibit 6.

Toronto, December 18th, 1913.

Sir:—

As directed by you I made a careful inspection of the improvements made by the New Ontario Colonization Co., Ltd., under agreement dated June 14th, 1912, on the Matagami River, in the Townships of Kendry and Haggart, in the District of Sudbury, and beg to report as follows:—

Approximately 400 acres of land has been chopped and burned over, 300 acres of which has been logged up and all the debris burned off, with the exception of the stumps. The 300 acres has been fairly well drained and part of it is under cultivation; 100 acres of the 400 is not yet logged up, although the timber has been burned off.

The improvements have been confined to Lots 25, 26, 27 and 28, west of the Matagami River, in the 6th, 7th and 8th Concessions of the Township of Kendry, and a small portion of Lots 27 and 28 in the 5th Concession, north of the Muskego River.

The building operations comprise the construction of one large sawmill, the machinery in which consists of one double cutting band and re-saw, capacity 50,000 feet board measure per day; one planing mill complete with the latest and most up-to-date machinery; six rossing machines, capacity 50 cords of pulpwood per day. Sixteen private dwelling houses have been erected for employees; two large boarding houses with accommodation for one hundred men; one general store and post-office; one school, used also as a church. The school has an average attendance of sixteen children.

From ten to twelve miles of colonization roads, fairly well graded and ditched, has been constructed leading from the mill site in different directions into the Township of Kendry. Ditches have also been dug throughout the cleared or partly cleared portion.
On several occasions when visiting the Company’s plant last summer, I found from seventy-five to one hundred men either clearing up land, constructing buildings, or taking out pulpwood or timber for their lumber operations. I also observe a good growth of all kinds of vegetables on the lands that were cultivated in the vicinity of the mill.

The buildings constructed are frame, of a very fair type, comfortable and commodious. The men working around the mill and in the woods appear to be well cared for, the very best of board and accommodation being supplied.

The Company sustained a severe loss early last season, when a fire swept over part of their territory and destroyed a large quantity of the logs they had taken out the previous winter for the sawmill operations.

Connected with the mill there is a good blacksmith shop, carpenter shop and machine shop, sufficient for the requirements of any operations that may take place in connection with their operations.

The roads constructed are of a fair type, suitable for the requirements of the early settlers, and compare favorably with roads constructed for colonizations purposes in Northern Ontario.

Where lumbering operations have taken place, care has been taken to do as little damage to the woods as possible. The danger to fire has been reduced in as far as it is practicable.

While examining the Company’s operations I took photographs of the mill and most of the buildings constructed by them; also a photograph of one of the Company’s roads. From these photographs you will observe the class of buildings being constructed. None of these photographs include the Company’s large boarding house, nor the annex boarding house or planing mill. Neither do they include views of four houses south of the Trancontinental Railway on lands partly cleared by them.

The following is an approximate estimate of the cost of the improvements made by the Company. This estimate is very conservative and is far below what the Company’s management claims to have been spent:

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ten miles of road, costing</td>
<td>$8,000 to $10,000</td>
</tr>
<tr>
<td>Clearing of land and draining, costing</td>
<td></td>
</tr>
<tr>
<td>between</td>
<td>$15,000 to $20,000</td>
</tr>
<tr>
<td>Sawmill, planing mill and rossing machines</td>
<td></td>
</tr>
<tr>
<td>approximately</td>
<td>$75,000</td>
</tr>
<tr>
<td>Dwelling, store, school house, boarding</td>
<td></td>
</tr>
<tr>
<td>houses and storehouses</td>
<td>$20,000</td>
</tr>
</tbody>
</table>

$115,000

I have the honor to be, Sir,

Your obedient servant,

(Sgd.) J. F. Whitson,

Road Commissioner.

The Honorable W. H. Hearst,

Minister of Lands, Forests and Mines.
(Copy)

Exhibit 7.

23 Toronto St.,
Toronto, Feb. 8th, 1913.

The Honourable The Provincial Treasurer,
Parliament Buildings, Toronto.

Dear Sir:—

The writer may be known to you as the Valuator who acted in conjunction with Mr. Turner in valuing the realities of the Jacob Singer Estate. I would take the liberty of anticipating a continuance of your esteemed confidence in the future. I have been one of the Valuators for the Succession Duties Office for some time and I think my valuations have been satisfactory to Mr. McLeod. I would like to say that I have never acted in conjunction with any other valuator who was more painstaking and careful than was Mr. Turner, and I would bespeak for him the same confidence which I do for myself.

Thanking you in anticipation.

Yours respectfully,

(Sgd.) J. Brandon.

Exhibit 8.

Waubaushene, Ont., October 29th, 1913.

W. H. Hearst, Esq.,
Minister of Lands, Forests and Mines,
Toronto, Ont.

"Tender for Timber."

Dear Sir:—

We will pay $18,250.00 bonus for the right to cut the Red and White Pine Timber on Berth No. 4 Township of Thistle, and herein enclose you our marked cheque on the Royal Bank of Canada for $6,085.00 payable to the Honourable the Treasurer of the Province of Ontario.

Yours truly,

(Sgd.) W. P. Sheppard,
Gen. Manager.

(Enc.)
Hon. W. H. Hearst,  
Minister Lands, Forests and Mines,  
Toronto, Ont.

Dear Sir:—

We are prepared to pay in a lump sum as Bonus for the right to cut the White and Red Pine Timber on the Timber Berth No. 4, Township Thistle, Fifteen Thousand Dollars ($15,000.00).

Attached a marked cheque payable to the Honourable The Treasurer of the Province, dated October 30th, 1913, No. A 456, Bank of Toronto, for Five Thousand Dollars (5,000.00), being one-third of the amount offered.

Tender is made subject to the terms and conditions of sale as outlined in your circular dated August 18th, 1913.

Yours respectfully,

(Sgd.) HERMAN H. HETTLER LUMBER CO.,

H. H. Hettler, Pro.

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Exhibit 9.

Toronto, Ont., October 30, 1913.

Hon. W. H. Hearst,  
Minister Lands, Forests and Mines,  
Toronto, Ont.

Dear Sir:—

We are prepared to pay in lump sum as Bonus for the right to cut the White and Red Pine Timber on Timber Berth No. 3, Township of Thistle, Thirty-two Thousand 00/000 Dollars ($32,000.00).

Attached a marked cheque payable to the Honourable the Treasurer of the Province, dated October 30th, 1913, No. A 454, Bank of Toronto for Ten thousand six hundred and sixty-six 67/100 dollars ($10,666.67), being one-third of the amount offered.

Tender is made subject to the terms and conditions of sale as outlined in your circular dated August 18th, 1913.

Yours respectfully,

(Sgd.) HERMAN H. HETTLER LUMBER CO.,

H. H. Hettler, Pro.
Wanaushene, Ont., October 29th, 1913.

W. H. Hearst, Esq.,
Minister of Lands, Forests and Mines,
Toronto, Ont.

"Tender for Timber."

Dear Sir:—

We will pay $26,500.00 bonus for right to cut the Red and White Pine Timber on Berth No. 3, Township of Thistle, and herein enclose our marked cheque on the Royal Bank of Canada for $8,834.00, payable to the Honourable the Treasurer of the Province of Ontario.

Yours truly,

(Sgd.) W. J. Sheppard, Esq.,
Gen. Manager.

(Enc.)

Exhibit 10.

Toronto, October 30, 1913.

Hon. W. H. Hearst,
Minister of Lands, Forests and Mines,
Toronto, Ont.

Dear Sir:—

We are prepared to pay in a lump sum as Bonus for the right to cut the White and Red Pine timber on Timber Berth No. 1, Township of McWilliams, Fourteen Thousand 00/100 Dollars ($14,000.00).

Attached a marked cheque payable to the Honourable the Treasurer of the Province, dated October 30th, 1913. No. A/J 455, Bank of Toronto, for Four Thousand Six Hundred and Sixty-six 67/100 Dollars ($4,666.67), being one-third of the amount offered.

Tender is made subject to the terms and conditions of sale as outlined in your circular dated August 18th, 1913.

Yours respectfully,

Herman H. Hettler Lumber Co.,

H. H. Hettler, Pres.
Wauaushene, Ont., October 29th, 1913.

W. H. Hearst, Esq.,
Minister of Lands, Forests and Mines,
Toronto.

"Tender for Timber."

Wauaushene, Ont., Oct. 29th, 1913.

Dear Sir:—

We will pay $14,250.00 bonus for the right to cut the Red and White Pine Timber on Berth No. 1, Township of McWilliams, and herein enclose our marked cheque on the Royal Bank of Canada for $4,750.00 payable to the Honourable the Treasurer of the Province of Ontario.

Yours truly,

W. J. Sheppard,
Gen. Manager.

(Enc.)

Exhibit 11.

Toronto, Ont., October 30, 1913.

Hon. W. H. Hearst,
Minister of Lands, Forests and Mines,
Toronto, Ont.

We are prepared to pay in a lump sum as Bonus for the right to cut the White or Red Pine timber on Timber Berth No. 2, Township of McWilliams, Nine Thousand 00/100 Dollars ($9,000.00).

Attached a marked cheque payable to the Honourable the Treasurer of the Province, dated October 30th, 1913, No. A/J 452, Bank of Toronto, for Three Thousand 00/100 Dollars ($3,000.00), being one-third of the amount offered.

Tender is made subject to the terms and conditions of sale as outlined in your circular dated August 18th, 1913.

Yours respectfully,

Herman H. Hettler Lumber Co.,
H. H. Hettler, Pres.
Waubaushene, Ont., October 29th, 1913.

W. H. Hearst, Esq.,
Minister of Lands, Forests and Mines,
Toronto.

"Tender for Timber."

Dear Sir:—

We will pay $9,100.00 bonus for the right to cut the Red and White Pine timber on Berth No. 2, Township of McWilliams, and herein enclose our marked cheque on the Royal Bank of Canada for $3,035.00, payable to the Honourable the Treasurer of the Province of Ontario.

Yours truly,

W. J. Sheppard,
Gen. Manager.

(Enc.)

Exhibit 12.

Toronto, Ont., October 30, 1913.

Hon. W. H. Hearst,

Minister of Lands, Forests and Mines,

Toronto, Ontario.

Dear Sir:—

We are prepared to pay in a lump sum as Bonus for the right to cut the White and Red Pine Timber on Timber Berth No. 3, Township of McWilliams, Forty-two Thousand Dollars ($42,000.00).

Attached a marked cheque payable to the Honourable the Treasurer of the Province, dated October 30th, 1913.

No. A/J 457 Bank of Toronto for Fourteen Thousand 00/100 Dollars ($14,000.00), being one-third of the amount offered.

Tender is made subject to the terms and conditions of sale as outlined in your circular dated August 18th, 1913.

Yours respectfully,

(Sgd.) HERMAN H. HETTLER LUMBER CO.
H. H. HETTLER, Pr.
The Georgian Bay Lumber Company, Limited,

Waubaushene, Ont., October 29th, 1913.

W. H. Hearst, Esq.,

Minister of Lands, Forests and Mines,

Toronto, Ontario.

"Tender for Timber."

Dear Sir:—

We will pay $46,250.00 bonus for the right to cut the Red and White Pine Timber on Berth No. 3, Township of McWilliams, and herein enclose our marked cheque on the Royal Bank of Canada for $15,120.00, payable to the Honourable the Treasurer of the Province of Ontario,

Yours truly,

(Sgd.) W. J. Sheppard.

General Manager.

(Enc.)

Exhibit 13.

The Georgian Bay Lumber Company, Limited.

Waubaushene, Ont., October 29th, 1913.

W. H. Hearst, Esq.,

Minister of Lands, Forests and Mines,

Toronto, Ontario.

"Tender for Timber."

Dear Sir:—

We will pay $9,500.00 bonus for the right to cut the Red and White Pine Timber on Berth No. 1, Township of Thistle, and herein enclose our marked cheque on the Royal Bank of Canada for $3,167.00, payable to the Honourable the Treasurer of the Province of Ontario,

Yours truly,

(Sgd.) W. J. Sheppard.

General Manager.

(Enc.)

15—J.A.
Hon. W. H. Hearst,

Minister of Lands, Forests and Mines.

Toronto, Ontario.

Dear Sir:—

We are prepared to pay in a lump sum as Bonns for the right to cut the White and Red Pine Timber, on Timber Berth No. 1, Township of Thistle, Twelve Thousand 00/000 Dollars ($12,000.00).

Attached a marked cheque payable to the Honourable the Treasurer of the Province, dated October 30th, 1913. No. A/J 453 Bank of Toronto, for Four Thousand 00/100 Dollars. ($4,000.00), being one-third of the amount offered.

Tender is made, subject to the terms and conditions of sale as outlined in your circular dated August 18th, 1913.

Yours respectfully,

(Signed)  HERMAN & HETTLER LUMBER Co.

H. H. HETTLER.

---

Hon. W. H. Hearst,

Minister of Lands, Forests and Mines.

Toronto, Ontario.

Dear Sir:—

In conformity with your circular dated August 18th, 1913, re sale of Red and White Pine Timber, we hereby offer prices as placed opposite each berth hereunder, and enclose herewith our cheques for one-third of the amount which we offer for each berth:—

<table>
<thead>
<tr>
<th>Berth No.</th>
<th>Traverse</th>
<th>Amount offered</th>
<th>1/3 Checks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1, Thistle</td>
<td></td>
<td>10,000 00</td>
<td>3,333 34</td>
</tr>
<tr>
<td>2, Thistle</td>
<td></td>
<td>6,000 00</td>
<td>2,000 00</td>
</tr>
<tr>
<td>3, Thistle</td>
<td></td>
<td>25,000 00</td>
<td>8,333 34</td>
</tr>
<tr>
<td>4, Thistle</td>
<td></td>
<td>16,000 00</td>
<td>5,333 34</td>
</tr>
<tr>
<td>1, McWilliam</td>
<td></td>
<td>13,000 00</td>
<td>4,333 34</td>
</tr>
<tr>
<td>2, McWilliam</td>
<td></td>
<td>10,000 00</td>
<td>3,333 34</td>
</tr>
<tr>
<td>3, McWilliam</td>
<td></td>
<td>5,000 00</td>
<td>1,666 66</td>
</tr>
<tr>
<td>4, McWilliam</td>
<td></td>
<td>4,000 00</td>
<td>1,333 34</td>
</tr>
</tbody>
</table>

$135,000 00  $45,000 04
Should our tender be accepted for any or all of these berths, we are prepared to enter into an agreement as called for in accordance with your circular.

Yours very truly,

(Signed) GEORGE GORDON & CO., LIMITED,
GEORGE GORDON, PRESIDENT.

---

Exhibit 14.

Memorandum showing Tenders received for Timber Berths in the Townships of Thistle and McWilliams Offered for Sale on 30th of October, 1913.

**Thistle Township.**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9,500</td>
<td>12,000</td>
<td>32,000</td>
<td>15,000</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hettler</td>
<td>Gordon</td>
<td>Hettler</td>
<td>Sheppard</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$12,000</td>
<td>$10,000</td>
<td>$25,000</td>
<td>$16,000</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**McWilliams Township.**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>13,000</td>
<td>10,000</td>
<td>51,000</td>
<td>4,000</td>
<td></td>
</tr>
<tr>
<td>Gordon</td>
<td>Hettler</td>
<td>Gordon</td>
<td>Gordon</td>
<td></td>
</tr>
<tr>
<td>$14,250</td>
<td>$9,100</td>
<td>$46,250</td>
<td>$4,000</td>
<td></td>
</tr>
</tbody>
</table>

$68,250

$79,250

**AUBREY WHITE.**

Accept highest tender in each case.

**Deputy Minister.**

W. H. HEARST.

Department of Lands, Forests and Mines.

Toronto, October 31st, 1913.
SALE OF RED AND WHITE PINE TIMBER.

By authority of Order-in-Council tenders will be received at the Department of Lands, Forests and Mines, Toronto, up to and including Thursday, the 30th day of October, 1913, for the right to obtain a license to cut the Red and White Pine Timber on the Berths hereafter described.

Terms and Conditions of Sale.

1. Tenderers will state the amount they are prepared to pay in a lump sum as bonus for the right to cut the Red and White Pine timber on each of the undermentioned berths, in addition to Crown dues of 85.00 per thousand feet board measure, when the timber is cut. Each Berth to be adjudged to the person bidding the highest amount of bonus therefor. In the event of square or waney board timber being made the dues are to be paid upon the same at the rate of $100 per thousand feet cubic in addition to bonus.

2. Licenses for the berths will be issued in due course after payment in full of the bonus and annual ground rent at the rate of $10 per square mile. No cutting shall be made until license is issued.

3. Licenses will run ten years in addition to the present season, viz., to the 30th of April, 1924, after which the right to cut the timber shall cease and the timber remaining on the lands shall revert to the Crown.

4. Timber will be sold subject to the manufacturing condition, that is to say, it must be manufactured in the Dominion of Canada.

5. Each berth to be tendered for separately and tenderers must deposit with their tender a marked cheque for one-third of the amount offered, payable to the Honourable the Treasurer of the Province. Notes to be given for the remaining two-thirds, payable in three, six and nine months at a Bank in the City of Toronto, with interest at 6 per cent. Ground rent for the current season to be paid with cash payment of bonus.

6. The successful tenderer shall sign a contract agreeing to carry out all the conditions of the sale and make the payments at the times specified. Failure to carry out any of the conditions of the sale or make the payments as they come due shall entail forfeiture of the berths and all payments made in connection therewith.

7. The timber is to be cut in an economical manner and in accordance with the directions of the Department of Lands, Forests and Mines, or its agent.
appointed for that purpose. Dues shall be paid on any timber left in the bush not cut or hauled which, in the opinion of the officer of the Department, should have been taken out, delivered and paid for.

8. The timber cut by the purchaser shall be measured on the ground by a culler or cullers appointed by the Minister of Lands, Forests and Mines, and the measurement made by such culler or cullers shall be final, and shall be the basis on which accounts for logs, timber, etc., cut each year shall be prepared by the Department and paid by the purchaser.

9. The wages and expenses of such culler or cullers shall be borne in equal proportions by the licensee and the Department of Lands, Forests and Mines.

10. In the event of any dispute arising as to measurement, the Minister of Lands, Forests and Mines may, in his discretion, permit the purchaser to pay on the output of the logs when sawn into lumber, excluding from such lumber only the class of lumber known as dead culls. Dues to be paid on "mill culls and better."

11. In the event of any square timber being cut, the dues upon the same shall be paid before the timber passes out of the Province of Ontario.

12. No green pine trees of a less diameter than twelve inches on the stump, two feet from the ground to be cut.

13. The rights of holders of mining claims or locations, or lands purchased for other purposes, if any, are reserved.

14. The sale to be subject to the Crown Timber Regulations, except in so far as the same may be inconsistent with any conditions herein specified, and to such Acts or Orders-in-Council as now exist or may hereafter be passed affecting timber or territory under license from the Crown.

Tenders to be enclosed in sealed envelopes marked "Tender for Timber," and to be addressed by registered letter to the Minister of Lands, Forests and Mines, Toronto.

Maps showing berths offered for sale may be obtained on application to the Department, or to the Crown Timber Agents at North Bay and Sudbury.

W. H. HEARN.  
Minister of Lands, Forests and Mines.

Toronto, August 18th, 1913.
DESCRIPTION OF TIMBER BERTHS.

District of Nipissing.

Township of Thistle.

Berth No. 1.

Con. 1—Lots 1, 2, 3, 4, 5, 6.
Con. 2—Lots 1, 2, 3, 4, 5, 6.
Con. 3—Lots 1, 2, 3, 4, 5, 6.
Area 9 sq. miles, more or less.

Berth No. 2.

Con. 4—Lots 1, 2, 3, 4, 5, 6.
Con. 5—Lots 1, 2, 3, 4, 5, 6.
Con. 6—Lots 1, 2, 3, 4, 5, 6.
Area 8½ sq. miles, more or less.

Berth No. 3.

Con. 1—Lots 7, 8, 9, 10, 11, 12, 13, 14, 15.
Con. 2—Lots 7, 8, 9, 10, 11, 12, 13, 14, 15.
Con. 3—Lots 7, 8, 9, 10, 11, 12, 13, 14, 15.
Area 13 sq. miles, more or less.

Berth No. 4.

Con. 4—Lots 7, 8, 9, 10, 11, 12, 13, 14, 15.
Con. 5—Lots 7, 8, 9, 10, 11, 12, 13, 14, 15.
Con. 6—Lots 7, 8, 9, 10, 11, 12, 13, 14, 15.
Area 10½ sq. miles, more or less.

Township of McWilliams.

Berth No. 1.

Con. 1—Lots 1, 2, 3, 4, 5, 6.
Con. 2—Lots 1, 2, 3, 4, 5, 6.
Con. 3—Lots 1, 2, 3, 4, 5, 6.
Area 9 sq. miles, more or less.

Berth No. 2.

Con. 4—Lots 1, 2, 3, 4, 5, 6.
Con. 5—Lots 1, 2, 3, 4, 5, 6.
Con. 6—Lots 1, 2, 3, 4, 5, 6.
Area 9 sq. miles, more or less.

Berth No. 3.

Con. 1—Lots 7, 8, 9, 10, 11, 12.
Con. 2—Lots 7, 8, 9, 10, 11, 12.
Con. 3—Lots 7, 8, 9, 10, 11, 12.
Area 9 sq. miles, more or less.

Berth No. 4.

Con. 4—Lots 7, 8, 9, 10, 11, 12.
Con. 5—Lots 7, 8, 9, 10, 11, 12.
Con. 6—Lots 7, 8, 9, 10, 11, 12.
Area 9 sq. miles, more or less.
Financial Statement for the year ending October 31, 1913, and Estimate of Cost of Construction.

Provincial Secretary's Department, Ontario.

**Statement of Expenditure to October 31, 1913.**

**Central Prison Farm, Guelph.**

**Main Reformatory Buildings.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administration Building, Warden's and Officers' Quarters and Connecting Link</td>
<td>$80,811 50</td>
</tr>
<tr>
<td>Centre Guard Tower, Reception Cells, Temporary Hospital</td>
<td>$33,665 71</td>
</tr>
<tr>
<td>Inside Administration Building, Detention Cells, Guards’ Quarters, etc.</td>
<td>$7,071 53</td>
</tr>
<tr>
<td>Cell Blocks, Nos. 1 and 2</td>
<td>$52,018 96</td>
</tr>
<tr>
<td>Dormitory No. 1 and Stair Tower</td>
<td>$55,239 12</td>
</tr>
<tr>
<td>Dormitory No. 2 and Stair Tower</td>
<td>$53,571 14</td>
</tr>
<tr>
<td>Heating and Ventilation Systems for Dormitories.</td>
<td></td>
</tr>
<tr>
<td>Cells, Centre Guard Tower and Inside Administration Building</td>
<td></td>
</tr>
<tr>
<td>Dining Room, Kitchen, Bakery and Stores</td>
<td>$13,603 88</td>
</tr>
<tr>
<td>Laundry and Bath House</td>
<td>$21,876 65</td>
</tr>
<tr>
<td>Steam Distribution Lines, Electrical Equipment in Power Station Transformers and Motors</td>
<td>$6,025 63</td>
</tr>
<tr>
<td>Power House and Transformer Station Smokestack, Coal Vaults, Steam and Power Transmission Line Tunnels</td>
<td>$1,947 18</td>
</tr>
<tr>
<td>Septic Tank, Contact Bed, Sewers, Flushing Tanks and Disposal generally</td>
<td>$41,263 17</td>
</tr>
</tbody>
</table>

Total: $352,222 55

**Reformatory Industrial Centre.**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Machine Shop, Shoe Shop and Tailor Shop</td>
<td>$58,755 82</td>
</tr>
<tr>
<td>Woollen Mill, Enamel and Paint Shop and Heating Annex</td>
<td>$3,145 34</td>
</tr>
</tbody>
</table>

Total: $61,901 16
## Land Investment Account.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lands purchased</td>
<td>$66,040.95</td>
</tr>
<tr>
<td>Fences, Improving Lands, Roads and Bridges</td>
<td>32,672.99</td>
</tr>
<tr>
<td>Drainage</td>
<td>4,344.33</td>
</tr>
<tr>
<td>Orchard and Trees</td>
<td>2,723.18</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$105,781.45</strong></td>
</tr>
</tbody>
</table>

## Permanent Industrial Operations.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dairy and Storage Barns, Silos, Creamery Building, Refrigerator and Equipment and Herdsmen's Quarters</td>
<td>$32,674.48</td>
</tr>
<tr>
<td>Alea Plaster Plant and Equipment</td>
<td>1,618.80</td>
</tr>
<tr>
<td>Cement Brick Plant</td>
<td>456.87</td>
</tr>
<tr>
<td>Blacksmith Shop</td>
<td>1,564.33</td>
</tr>
<tr>
<td>Carpenter Shop and Planing Mill</td>
<td>4,183.54</td>
</tr>
<tr>
<td>Crusher Plant and Storage Bins</td>
<td>9,825.40</td>
</tr>
<tr>
<td>Gravel and Sand Screening Apparatus</td>
<td>211.44</td>
</tr>
<tr>
<td>Hydrated Lime Plant</td>
<td>7,469.72</td>
</tr>
<tr>
<td>Lime Kiln and Sheds</td>
<td>4,620.79</td>
</tr>
<tr>
<td>Quarry Equipment</td>
<td>1,408.35</td>
</tr>
<tr>
<td>Cement Structural Tile Plant</td>
<td>12,309.66</td>
</tr>
<tr>
<td>Machine Shop</td>
<td>214.44</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$76,557.82</strong></td>
</tr>
</tbody>
</table>

## Plant and Equipment.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Road Machinery, consisting of Steam Road Power Grader Wheel Scrapers, Portable Crusher and Traction Engine</td>
<td>$5,595.00</td>
</tr>
<tr>
<td>Steam Boilers, Electric, Water and Telephone Equipment, Fire Protection, Concrete Mixers, Gasoline Engines</td>
<td>10,439.18</td>
</tr>
<tr>
<td>Railway Equipment, including Rails, Locomotive, Cars, etc.</td>
<td>9,486.41</td>
</tr>
<tr>
<td>Steam Shovel</td>
<td>1,560.00</td>
</tr>
<tr>
<td>Hoisting Engines and Derricks</td>
<td>2,355.00</td>
</tr>
<tr>
<td>Tools, Wheelbarrows, Cable Rope and Sundry Equipment</td>
<td>4,270.11</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$33,705.70</strong></td>
</tr>
</tbody>
</table>
Other Assets, Stocks on Hand.

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alca Plaster Stock</td>
<td>$205.98</td>
</tr>
<tr>
<td>Blacksmith Stock</td>
<td>$390.00</td>
</tr>
<tr>
<td>Cement Stock</td>
<td>$1,206.35</td>
</tr>
<tr>
<td>Cement Brick Stock</td>
<td>$397.97</td>
</tr>
<tr>
<td>Hardware Stock</td>
<td>$11,162.90</td>
</tr>
<tr>
<td>Fuel Stock</td>
<td>$460.00</td>
</tr>
<tr>
<td>Feed and Fodder Stock</td>
<td>$2,580.69</td>
</tr>
<tr>
<td>Hydrated Lime Stock</td>
<td>$4,838.90</td>
</tr>
<tr>
<td>Lumber Stock</td>
<td>$10,214.68</td>
</tr>
<tr>
<td>Provisions Stock</td>
<td>$503.54</td>
</tr>
<tr>
<td>Paints and Oils Stock</td>
<td>$580.43</td>
</tr>
<tr>
<td>Paint Shop Stock</td>
<td>$61.19</td>
</tr>
<tr>
<td>Structural Tile</td>
<td>$2,596.98</td>
</tr>
<tr>
<td>Bills Receivable, being amounts owing by other Institutions for work and material</td>
<td>$13,296.05</td>
</tr>
<tr>
<td>Live Stock and Implements</td>
<td>$17,529.96</td>
</tr>
<tr>
<td>Furniture and Furnishings</td>
<td>$8,642.98</td>
</tr>
<tr>
<td>Temporary Dormitory and other Temporary Buildings, material in which will be available in construction elsewhere</td>
<td>$30,905.77</td>
</tr>
</tbody>
</table>

Miscellaneous.

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canadian Pacific Railway Siding</td>
<td>$541.90</td>
</tr>
<tr>
<td>Improving Original Farm Buildings</td>
<td>$283.46</td>
</tr>
<tr>
<td>Preliminary Investigations</td>
<td>$466.64</td>
</tr>
<tr>
<td>Architect and Engineering</td>
<td>$23,241.02</td>
</tr>
<tr>
<td>Maintenance of Prisoners to be distributed</td>
<td>$186,150.65</td>
</tr>
</tbody>
</table>

Summary.

<table>
<thead>
<tr>
<th>Description</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Reformatory Buildings</td>
<td>$352,222.55</td>
</tr>
<tr>
<td>Reformatory Industrial Centre</td>
<td>$61,901.16</td>
</tr>
<tr>
<td>Land Investment Account</td>
<td>$105,781.45</td>
</tr>
<tr>
<td>Permanent Industrial Operations</td>
<td>$76,557.82</td>
</tr>
<tr>
<td>Plant and Equipment</td>
<td>$33,705.70</td>
</tr>
<tr>
<td>Other Assets</td>
<td>$106,150.46</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>$213,281.67</td>
</tr>
</tbody>
</table>

$949,609.81
Estimate of Expenditure Necessary to Complete Buildings at Central Prison Farm, Guelph.

Main Reformatory Buildings.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Centre Guard Tower, Reception Cells, Infirmary</td>
<td>$13,868 22</td>
</tr>
<tr>
<td>Inside Administration Building, Detention Cells, Guards' Quarters</td>
<td>21,901 72</td>
</tr>
<tr>
<td>Cell Blocks Nos. 1 and 2</td>
<td>18,167 04</td>
</tr>
<tr>
<td>Dormitory No. 1 and Stair Tower</td>
<td>6,646 11</td>
</tr>
<tr>
<td>Dormitory No. 2 and Stair Tower</td>
<td>6,358 47</td>
</tr>
<tr>
<td>Heating for Dormitories and Cell Blocks, Guard Tower and Inside Administration Buildings, etc.</td>
<td>19,871 42</td>
</tr>
<tr>
<td>Dining-room Building, Kitchen, Bakery and Stores</td>
<td>44,521 62</td>
</tr>
<tr>
<td>Laundry and Bath House</td>
<td>14,633 43</td>
</tr>
<tr>
<td>Power House Smoke Stack, Transformer Station and Coal Vaults, Steam and Power Transmission Line Tunnels</td>
<td>41,426 30</td>
</tr>
<tr>
<td>Boiler Installation and Equipment</td>
<td>14,600 00</td>
</tr>
<tr>
<td>Electrical Equipment Inside, Transformers, Motors, Generators, etc</td>
<td>6,273 20</td>
</tr>
<tr>
<td>Electric Distribution System, Outside</td>
<td>5,000 00</td>
</tr>
<tr>
<td>Steam Distribution Lines</td>
<td>5,700 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>248,967 53</td>
</tr>
</tbody>
</table>

Reformatory Industrial Centre.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wood-working Factory</td>
<td>$30,766 00</td>
</tr>
<tr>
<td>Dry Kiln</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Woollen Mill, Enamel and Paint Shops and Heating Annex</td>
<td>44,280 47</td>
</tr>
<tr>
<td>Raw and Finished Products Buildings</td>
<td>18,154 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$95,700 47</td>
</tr>
</tbody>
</table>

Miscellaneous.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Supply and Reservoir</td>
<td>$15,000 00</td>
</tr>
<tr>
<td>Sewers and Sewage Disposal</td>
<td>1,200 00</td>
</tr>
<tr>
<td>Roads and Land Improvement</td>
<td>10,000 00</td>
</tr>
<tr>
<td>Improving Original Farm Buildings</td>
<td>2,500 00</td>
</tr>
<tr>
<td>Fence</td>
<td>800 00</td>
</tr>
<tr>
<td>Architect and Engineering</td>
<td>20,000 00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$40,500 00</td>
</tr>
</tbody>
</table>

Total                                              | $385,168 00 |
HOSPITAL FOR INSANE, WHITBY, ONTARIO.

Financial Statement for Year Ending October 31st, 1913, and Estimate of Cost of Construction.

Provincial Secretary’s Department, Ontario.

STATEMENT OF EXPENDITURE UP TO OCTOBER 31, 1913, HOSPITAL FOR INSANE, WHITBY.

Permanent Buildings.

<table>
<thead>
<tr>
<th>Cottage No.</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$6,992 35</td>
</tr>
<tr>
<td>2</td>
<td>6,181 67</td>
</tr>
<tr>
<td>3</td>
<td>5,761 70</td>
</tr>
<tr>
<td>4</td>
<td>5,861 16</td>
</tr>
<tr>
<td>5</td>
<td>2,489 93</td>
</tr>
<tr>
<td>6</td>
<td>3,721 07</td>
</tr>
<tr>
<td>7</td>
<td>4,767 26</td>
</tr>
<tr>
<td>8</td>
<td>4,413 54</td>
</tr>
<tr>
<td>Central Dining Room and Kitchen No. 1</td>
<td>143 80</td>
</tr>
<tr>
<td>Administration Building</td>
<td>4,114 68</td>
</tr>
<tr>
<td>Waterworks and Sewage Disposal</td>
<td>18,187 50</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$62,634 66</strong></td>
</tr>
</tbody>
</table>

Land Investment Account.

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lands Purchased</td>
<td>$77,230 75</td>
</tr>
<tr>
<td>Fencing</td>
<td>441 01</td>
</tr>
<tr>
<td>Roads and Sidewalks</td>
<td>532 72</td>
</tr>
<tr>
<td>Farm Drainage</td>
<td>6,351 82</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$84,556 30</strong></td>
</tr>
</tbody>
</table>

Industrial Operations.

<table>
<thead>
<tr>
<th>Item</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Patent Rights Siegwart Beams</td>
<td>$536 50</td>
</tr>
<tr>
<td>Siegwart Beam Plant</td>
<td>7,884 87</td>
</tr>
<tr>
<td>Carpenter Shop</td>
<td>2,853 64</td>
</tr>
<tr>
<td>Blacksmith Shop</td>
<td>155 82</td>
</tr>
<tr>
<td>Gravel Screening Plant and Crusher</td>
<td>3,173 27</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$14,604 10</strong></td>
</tr>
</tbody>
</table>
### Plant and Equipment.

- Concrete Mixers, Pumps, etc. .................. $2,080.80
- Fire Equipment, Telephones and Electric Lighting System .................. $2,698.22
- Rails, Locomotive, Cars, etc. .................. $13,090.56
- Clam Shells, Cars and Elevating Apparatus ........ $2,224.64
- Hoisting Engines, Derricks, Wheelbarrow, Cable Rope, Tools and Equipment generally .... $16,848.74

**Total:** $36,942.96

### Other Assets.

- Live Stock, Farm Implements, etc. .................. $16,929.93
- Furniture and Furnishings .................. $11,223.58
- Architects and Engineering Equipment .................. $691.15

**Stocks on hand:**

- Hardware .................. $5,104.33
- Paints and Oils .................. $1,194.55
- Lumber .................. $21,458.61
- Cement .................. $6,618.19
- Lime .................. $477.64
- Plumbing Supply .................. $2,161.21
- Alca Plaster .................. $340
- Structural Tile .................. $679.57
- Feed and Fodder .................. $5,062.27
- Provisions .................. $255.13
- Fuel .................. $3,658.14

**Total:** $46,673.04

- Accounts Receivable .................. $136.40
- Prison Dormitory, material in which is available for elsewhere .................. $7,438.10
- Patients Dormitory, material in which is available for elsewhere .................. $2,312.01
- Other Buildings, material in which is available for elsewhere .................. $5,264.23

**Total:** $90,668.44

### Miscellaneous.

- Grand Trunk Railway Siding .................. $9,657.21
- Repairs to Original Farm Buildings .................. $2,268.89
- Maintenance of Patients and Prisoners .................. $44,724.94

**Total:** $56,651.04
Summary.

Permanent Buildings ........................................ $62,634 66
Land Investment Account ..................................... $4,556 30
Industrial Operations ....................................... 14,604 10
Plant and Equipment ......................................... 36,942 96
Miscellaneous .................................................. 56,651 04
Other Assets ................................................... 90,668 44

Total ......................................................... $346,057 50

Estimate of Cost of Construction of Buildings of Hospital for Insane, Whitby. Based on a population of 1000 Patients, provision being made to take care of increased population. To do this has necessitated charging for larger Sewage Disposal System, Water Works, Heat, Light and Power Transmission and similar items, which must in the first instance be put in with large enough capacity to take care of any subsequent increase in population.

Administration Building and connections to adjacent buildings ........................................ $37,600 00
Two Admission Hospitals, Male and Female ........................................ 88,300 00
Two Cottages at Admission Centre ........................................ 27,600 00
Kitchen and Dining-rooms at Admission Centre ........................................ 24,100 00
Two Acute Hospitals, Male and Female ........................................ 122,400 00
Physician’s Residence and Administrative Section of Cottage Centres ........................................ 8,900 00
Two Infirmary Buildings, Male and Female, at Cottage Centre ........................................ 81,000 00
Ten Convalescent and Industrial Cottages, Male and Female ........................................ 233,300 00
Two Kitchen and Dining-room Buildings, one for each Cottage Centre ........................................ 54,200 00
Tubercular and Isolation Group ........................................ 25,500 00
Power Building, Coal Vaults, Workshop, Bakery, Stores, etc ........................................ 88,200 00
Power Station Equipment for Heating, Lighting and Power, Domestic Hot Water, etc ........................................ 90,000 00
Laundry and Wash Building ........................................ 31,600 00
Laundry, Washing and Disinfecting, Machinery and Equipment ........................................ 12,200 00
Mortuary, Ambulance Shed, etc ........................................ 5,600 00
General Medical Building and connection to adjacent Buildings ........................................ 46,100 00
Sedimentation Tanks, Nos. 1 and 2, Contact Beds, Iron and Tile Sewers and Discharge Pipe ........................................ 23,350 00
### Storm Sewers, Road Gutters, Gulleys, Continuous Bath Drainage, Chlorination Tank and Discharge

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Storm Sewers, Road Gutters, Gulleys, Continuous Bath Drainage, Chlorination Tank and Discharge</td>
<td>7,000 00</td>
</tr>
</tbody>
</table>

### Steam and Hot Water Distribution System

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Steam and Hot Water Distribution System</td>
<td>72,000 00</td>
</tr>
</tbody>
</table>

### Electric Distribution System, including the lighting of all roads

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Electric Distribution System, including the lighting of all roads</td>
<td>46,000 00</td>
</tr>
</tbody>
</table>

### Water Main into Institution

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Main into Institution</td>
<td>6,500 00</td>
</tr>
</tbody>
</table>

### Water Main around Buildings

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Water Main around Buildings</td>
<td>15,000 00</td>
</tr>
</tbody>
</table>

### Conduit, Tunnels, Trenching, etc., for Mains

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conduit, Tunnels, Trenching, etc., for Mains</td>
<td>48,000 00</td>
</tr>
</tbody>
</table>

### Refrigeration and Cold Storage

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Refrigeration and Cold Storage</td>
<td>9,000 00</td>
</tr>
</tbody>
</table>

### Clearing Grounds, Grading, etc.

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clearing Grounds, Grading, etc.</td>
<td>12,400 00</td>
</tr>
</tbody>
</table>

**Total: $1,215,850 00**

**Add for Professional Services (Architects and Engineers):**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Add for Professional Services (Architects and Engineers)</td>
<td>60,000 00</td>
</tr>
</tbody>
</table>

**Total: $1,275,850 00**

**Add for Contingencies:**

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Add for Contingencies</td>
<td>50,000 00</td>
</tr>
</tbody>
</table>

**Total: $1,325,850 00**

### Total Lands

<table>
<thead>
<tr>
<th>Description</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Lands</td>
<td>93,326 00</td>
</tr>
</tbody>
</table>

**Total: $1,419,176 00**

---

**Exhibit 18.**

Stock and Treasury Bills Issued Under Authority of 2 Geo. V. Cap. 2.

**1912.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount Issued (£)</th>
<th>Net Receipts (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>June 1st</td>
<td>200,000</td>
<td>973,333 33</td>
</tr>
<tr>
<td>Aug. 29th</td>
<td>100,000</td>
<td>486,666 66</td>
</tr>
</tbody>
</table>

**1913.**

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount Issued (£)</th>
<th>Net Receipts (£)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Feb. 13th</td>
<td>20,547-18-11</td>
<td>100,000 00</td>
</tr>
<tr>
<td>July 30th</td>
<td>400,000</td>
<td>1,946,666 66</td>
</tr>
<tr>
<td>Sept. 3rd</td>
<td>200,000</td>
<td>973,333 33</td>
</tr>
</tbody>
</table>

**Total:**

<table>
<thead>
<tr>
<th>Amount Issued</th>
<th>Net Receipts</th>
</tr>
</thead>
<tbody>
<tr>
<td>£920,547-18-11</td>
<td>£4,180,000 00</td>
</tr>
</tbody>
</table>
EXHIBIT

17

HOSPITALS FOR THE INSANE
PROVINCIAL SECRETARY'S DEPARTMENT. ONTARIO

Comparative Statement

of

Average Maintenance Cost per Capita per Day

BR0CET1LLB

13.78

Breakfast Foods and Cereals.
Coffee and

Tea

Eres
Flour. Bread, Etc

Fruit and Vesetablea— Fresh

Canned and Dried
Milk

14.98

COBODRO

8.92

9.01

HAMILTON

14.64

14.66

KINGSTON

13.73

14.13

LONDON

13.90

12.58

for the 12
.\IlMICO

12.50

13.44

Months ending

ORILLIA

9.79

10.72

PENETANO

11.11

10.72


TORONTO

16.89

14.95

15.35

.32

.28

.14

.19

.27

.25

.25

.25

.42

.4U

.40

.31

.23

.14

.21

.lU

.22

.24

.28

.27

l.aa

1.83

1.24

1.13

2.66

2.31

2.03

1.93

2.20

l.!)6

2.94

2.74

2.09

2.33

1.89

1.94

2.94

2.64

3.81

4.02

.48

.47

.38

.41

.47

.45

.56

.50

.63

.60

.32

.39

.33

.32

.43

.44

.43

.47

.57

.49

.43

.33

.31

.36

.29

.21

.18

.26

.54

.11

.07

.01

.01

.57

1.57

1.88

1.46

1.43

1.82

1.82

1.78

1.80

2.27

1.89

1.67

1.84

1.95

2.12

1.84

1.89

1.62

.29

.33

.37

.31

.77

.74

.31

.52

.59

..58

.63

.75

.35

.71

.21

.23

.27

,53

.56

.10

.19

.35

.42

.59

.57

.45

.26

.20

.33

.29

.34

.20

.19

.59

1.56

1.77

1.44

1.45

1.49

1.23

1.18

1.24

1.38

1.32

1.13

1.02

1.15

.83

1.73

1.23

1.9U

.84

.76

.77

Potaloes

.86

1.05

.32

.29

.44

Salt. .Spices. Pickles, etc

.07

.07

.02

.03

.08

.08

.07

.08

.11

.08

.06

.06

.03

.05

.02

.01

Sugar and Syrup
Unenumerated Groceries
Butchers' Meat

79

.94

.51

.54

.72

.86

.75

.79

.85

1.06

.74

.90

.56

.57

.23

.34

87

.88

.52

.45

.67

.81

.74

.76

1.01

.46

.50

.82

.24

.25

.63

.12

.65

3.48

3.98

1.88

2.07

3.74

3.86

3.81

4.04

3.01

3.14

2.43

2.66

1.77

2.26

2.99

3.23

5.05

50

.37

.04

.05

.72

.68

.54

.52

.23

.36

.56

.53

.38

.41

.43

.42

.93

FishandFowl

17.92

WOODSTOCK

.33

.33

.65

.84

.54

.29

.66

.55

.31

.11

.84

1.67


### Hospitals for the Insane

**Provincial Secretary's Department, Ontario**

Comparisons, Appropriation, Expenditure, Consumption, Population and Revenue for the 12 months ending 31st Oct., 1913

<table>
<thead>
<tr>
<th>Location</th>
<th>Comparison</th>
<th>Appropriation</th>
<th>Expenditure</th>
<th>Consumption</th>
<th>Appropriation</th>
<th>Expenditure</th>
<th>Appropriation</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brockville</td>
<td>72</td>
<td>231 706</td>
<td>269 667</td>
<td>269 574</td>
<td>232 718</td>
<td>213 722</td>
<td>213 706</td>
<td>213 722</td>
</tr>
<tr>
<td>Cobourg</td>
<td>69</td>
<td>165 792</td>
<td>197 794</td>
<td>197 780</td>
<td>164 697</td>
<td>164 697</td>
<td>164 697</td>
<td>164 697</td>
</tr>
<tr>
<td>Hamilton</td>
<td>69</td>
<td>165 792</td>
<td>197 794</td>
<td>197 780</td>
<td>164 697</td>
<td>164 697</td>
<td>164 697</td>
<td>164 697</td>
</tr>
<tr>
<td>Kingston</td>
<td>69</td>
<td>165 792</td>
<td>197 794</td>
<td>197 780</td>
<td>164 697</td>
<td>164 697</td>
<td>164 697</td>
<td>164 697</td>
</tr>
<tr>
<td>London</td>
<td>72</td>
<td>231 706</td>
<td>269 667</td>
<td>269 574</td>
<td>232 718</td>
<td>213 722</td>
<td>213 706</td>
<td>213 722</td>
</tr>
<tr>
<td>Orillia</td>
<td>72</td>
<td>231 706</td>
<td>269 667</td>
<td>269 574</td>
<td>232 718</td>
<td>213 722</td>
<td>213 706</td>
<td>213 722</td>
</tr>
<tr>
<td>Penetang</td>
<td>72</td>
<td>231 706</td>
<td>269 667</td>
<td>269 574</td>
<td>232 718</td>
<td>213 722</td>
<td>213 706</td>
<td>213 722</td>
</tr>
<tr>
<td>Toronto</td>
<td>72</td>
<td>231 706</td>
<td>269 667</td>
<td>269 574</td>
<td>232 718</td>
<td>213 722</td>
<td>213 706</td>
<td>213 722</td>
</tr>
<tr>
<td>Woodstock</td>
<td>72</td>
<td>231 706</td>
<td>269 667</td>
<td>269 574</td>
<td>232 718</td>
<td>213 722</td>
<td>213 706</td>
<td>213 722</td>
</tr>
</tbody>
</table>

**Revenue Collections**

<table>
<thead>
<tr>
<th>From Paying Patients this year to date</th>
<th>103 752 20</th>
<th>103 752 20</th>
<th>103 752 20</th>
<th>103 752 20</th>
</tr>
</thead>
<tbody>
<tr>
<td>Last year</td>
<td>103 752 20</td>
<td>103 752 20</td>
<td>103 752 20</td>
<td>103 752 20</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Patients' Revenue per capita this year</th>
<th>103 752 20</th>
<th>103 752 20</th>
<th>103 752 20</th>
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</thead>
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<td>Last year</td>
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<tr>
<th>From Farm and Misc. Sales this year</th>
<th>103 752 20</th>
<th>103 752 20</th>
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<td>Last year</td>
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<tr>
<th>Farm and Misc. Revenue per capita this year</th>
<th>103 752 20</th>
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<td>Last year</td>
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<tr>
<th>Total Revenue this year</th>
<th>206 478 20</th>
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<td>Last year</td>
<td>206 478 20</td>
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**Total Revenue per capita per day this year**

<table>
<thead>
<tr>
<th>Cent</th>
<th>416 697</th>
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<tr>
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**Total Revenue per capita per day last year**

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<tr>
<th>Cent</th>
<th>416 697</th>
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<tbody>
<tr>
<td>Last</td>
<td>416 697</td>
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</table>

**Farm Product Consumption this year**

<table>
<thead>
<tr>
<th>Cent</th>
<th>103 752 20</th>
</tr>
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<tbody>
<tr>
<td>Last</td>
<td>103 752 20</td>
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</table>

**Total Recovery per capita this year**

<table>
<thead>
<tr>
<th>Cent</th>
<th>103 752 20</th>
</tr>
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<tbody>
<tr>
<td>Last</td>
<td>103 752 20</td>
</tr>
</tbody>
</table>
Expenditure for Northern Ontario Development to Nov. 1, 1913 $1,300,189 12
  "    do, to November 1st, 1912 .......... $236,833 57
  "    " to February 11th, 1913 ........... 239,746 32
  "    " to July 1st, 1913 ............... 145,184 05
  "    " to August 1st, 1913 ............. 543,899 45
  "    " to September 11th, 1913 ......... 914,615 97
  "    " to November 1st, 1913 .......... 1,300,189 12

Expenditure for other services included in Estimates
for 1912 and 1913 .............................................. $3,062,349 12

$4,362,838 72

Exhibit 19.

IMPORTANT NOTICE TO THE INSPECTORS OF RURAL PUBLIC AND SEPARATE SCHOOLS IN THE ORGANIZED COUNTIES.

The Legislative grants earned by the rural public and separate schools in the counties in 1906 amounted to $1,178,265.00, and in 1907 (the first year in which the present system for computing these grants was used), $3,506,726.42. Notwithstanding the increase in 1907, each succeeding year has witnessed large additions to the amount required to pay the grants earned by these schools in full. In 1911 the appropriation was $3,500,000.00, but the amounts earned in that year reached a total of $4,888,553.00, and rendered necessary the obtaining of an additional $1,200,000.00 from the Treasury Board. For 1912 the appropriation was increased to $400,000.00, and the regulations were amended in the case of townships with an average section assessment of $80,000.00 or over, so that the 40 per cent. paid by the Department in respect of salaries would begin at $350.00 for Principal and $250.00 for Assistant Teachers, instead of $300.00 and $200.00 as had prior to 1912 been respectively allowed. In spite of the increased appropriation and the alteration respecting the grant on salaries above referred to, the amounts earned by the schools for 1912 exceeded the appropriation by nearly $66,000.00, and it was again necessary to obtain a large overdraft in order that the grants earned might be paid in full.

In view of the fact that it is impossible to meet yearly such heavy increases out of the present revenue, the Government has decided that all Legislative grants for educational purposes shall in future not exceed the amounts voted by the Legislative Assembly for the respective services, and that, when necessary, a pro rata reduction shall be made in the amounts earned under the regulations by any group of schools, so that the total grants may be covered by the sum voted in each case.
The appropriation for 1913 for the Rural Public and Separate Schools in the counties is $400,000.00, and the total of the grants to be paid to these schools for 1912-13 must, accordingly, not exceed this amount. In computing the grant, the percentage in respect of salaries used last year will again form the basis of calculation, and it will be the duty of the inspector to state clearly to the trustees of the schools under his charge that the forty per cent, is merely used for the purpose of computation and that, if necessary, such a pro rata reduction will be made by this Department from the total amount apportioned to the different schools under the regulations as will keep the total amount paid to the schools within the appropriation above referred to.

In the case of the grants on certificates no change has been made in the amounts allowed in respect of the various grades and length of experience except in the cases of Interim Certificates of the first and second class, the grants on which are now withdrawn, this step being in conformity with the policy of the Department as announced in previous circulars.

The provisions above apply only to the Rural Public and Separate Schools in the Organized Counties and do not in any way affect the basis upon which the grants to Rural Public and Separate Schools in the Districts are compiled.

A supply of Instructions No. 12, as amended, is now forwarded to you under separate cover, and you will be good enough to see that the same is distributed to the various school boards in your inspectorate at the earliest possible date.

A. H. V. Colquhoun.

Toronto, November 29th, 1912.

Deputy Minister of Education.

Exhibit 29.

Niagara Falls, Canada, April 25th, 1914.

Dear Sir,—I beg to enclose you herewith a statement of the contracts for the Niagara River Boulevard Roadway, showing, first, the amount of the contract, second, the amount of additions to the contract for extra work performed, and, third, the amount deducted from the contract for items not performed.

It should be noted with reference to the contract for Section No. 1, let to the Queenston Quarry Company and T. E. Ferris, that the original tender was for $12,987.00. This tender was made in 1909, but the right of way for the section, contrary to the expectation of the Commissioners, was not secured until the Spring of 1910, and in the meantime the contract was not signed, although it had been awarded to these contractors. In the Spring of 1910 the Queenston Quarry Company and T. E. Ferris represented that labor and material had increased in price, and would not proceed with the work except at an additional cost of 10 per cent., amounting to $1,298.70. In addi-
tion to this the agreements for the right of way on which the road was to be built called for three cattle passes of ten feet in width, whereas the original plans showed only eight feet in width. This added 14.6 cubic yards of reinforced concrete which, at pro rata cost, amounted to $280.80. The contract as finally signed, therefore, stood as follows:

Amount of original tender ........................................... $12,987 00
Ten per cent. addition agreed to by the Commissioners 1,298 70
Extra concrete in three cattle passes .......................... 280 80

Total contract .................................................. $14,566 50

This total is the amount shown in the contract dated 18th May, 1910.

Yours very truly,

John H. Jackson, Superintendent.


STATEMENT OF CONTRACTS FOR NIAGARA RIVER BOULEVARD ROADWAY, SHOWING THE AMOUNT OF CONTRACT WITH THE ADDITIONS AND DEDUCTIONS.

<table>
<thead>
<tr>
<th>Section</th>
<th>Contractor</th>
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<th>Additions</th>
<th>Deductions</th>
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<tr>
<td>No. 1</td>
<td>Queenston Quarry Co., and</td>
<td>10,522 00</td>
<td>874 92</td>
<td>625 00</td>
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<tr>
<td>No. 1A</td>
<td>Queenston Quarry Co., and</td>
<td>14,566 50</td>
<td>596 48</td>
<td></td>
</tr>
<tr>
<td>No. 1B</td>
<td>Campagne &amp; Company</td>
<td>8,050 00</td>
<td>23 92</td>
<td>38 00</td>
</tr>
<tr>
<td>No. 2A</td>
<td>Cook &amp; Menzie</td>
<td>26,729 51</td>
<td>337 83</td>
<td>50 75</td>
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<tr>
<td>No. 2B</td>
<td></td>
<td>66,950 00</td>
<td>453 93</td>
<td>1,742 57</td>
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<tr>
<td>No. 3A</td>
<td>Power City Stone Co.</td>
<td>6,947 15</td>
<td>27 00</td>
<td>22 40</td>
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<tr>
<td>No. 3B</td>
<td>Power City Stone Co.</td>
<td>13,795 00</td>
<td>566 98</td>
<td>273 75</td>
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<tr>
<td>No. 4</td>
<td>Upper &amp; Lobb</td>
<td>32,500 00</td>
<td>2,061 02</td>
<td>50 00</td>
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</table>

April 25th, 1914.

EXHIBIT 21.

TENDERS FOR COAL, 1906.

Sealed tenders, addressed to the Provincial Secretary, Parliament Buildings, Toronto, marked, "Tender for Coal," will be received up to noon on Monday, June 14th, for the delivery of such quantities and qualities of coal 16—J.A.
in the sheds of the following Provincial Institutions, on or before the 15th day of July, next, viz.: Toronto, London, Kingston, Hamilton, Mimico, Brockville, Cobourg, Orillia, Penetang, Woodstock Asylums; also the Central Prison and Mercer Reformatory.

Specifications of the qualities and quantities of coal required and forms of application may be obtained on application to the Department or from the Bursars of the respective institutions.

Tenderers are to specify the mine of origin and the quality of respective kinds of coal, and furnish evidence on delivery that the coal is of origin specified, fresh mined and up to the standard of trade grades.

Delivery subject to satisfaction of officers of Department of the Provincial Secretary, who may require additional deliveries, not exceeding 20 per cent., up to the 15th July, 1907.

Tenders will be received for the whole quantity specified, or for the quantities required in each institution. An accepted cheque for $500, payable to the order of the Honorable the Provincial Secretary, must be furnished by each tenderer, and two sufficient sureties will be required for the due fulfilment of each contract. The lowest or any tender not necessarily accepted.

W. J. Hanna, Provincial Secretary.

Parliament Buildings, Toronto.
May 29th, 1906.

Tenders for Coal, 1907.

Sealed tenders, addressed to the Provincial Secretary, Parliament Buildings, Toronto, marked "Tenders for Coal," will be received up to noon on Monday, May 20th, for the delivery of such quantities and qualities of coal in the sheds of the following Provincial Institutions, on or before the 15th day of July, next, viz.: Toronto, London, Kingston, Hamilton, Mimico, Brockville, Cobourg, Orillia, Penetang, Woodstock Asylums; also the Central Prison and Mercer Reformatory.

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Tenders will be received for the whole quantity specified, or for the quantities required in each institution. An accepted cheque for $500, payable to the order of the Honorable the Provincial Secretary, must be furnished by each
tenderer, and two sufficient sureties will be required for the due fulfilment of each contract. The lowest or any tender not necessarily accepted.

Newspapers inserting this advertisement without written authority from the Department will not be paid for it.

W. J. Hanna, Provincial Secretary.

Parliament Buildings, Toronto.

Toronto, May 1, 1907.

Tenders for Coal, 1908.

Sealed tenders, addressed to the Provincial Secretary, Parliament Buildings, Toronto, marked "Tenders for Coal," will be received up to noon on Saturday, May 30th, for the delivery of coal in the sheds of the following Provincial Institutions, on or before the 30th day of July, next, viz.: Toronto, London, Kingston, Hamilton, Mimico, Brockville, Cobourg, Orillia, Penetang, Woodstock Hospitals for the Insane; also the Central Prison and Mercer Reformatory.

Specifications of the qualities and quantities of coal required and forms of application may be obtained on application to the Department or from the Bursars of the respective institutions.

Tenderers are to specify the mine of origin and the quality of respective kinds of coal, and furnish evidence on delivery that the coal is of origin specified, fresh mined and up to the standard of trade grades.

Delivery subject to satisfaction of officers of Department of the Provincial Secretary, who may require additional deliveries, not exceeding 20 per cent., up to the 15th July, 1909.

Tenders will be received for the whole quantity specified, or for the quantities required in each institution. An accepted cheque for $500, payable to the order of the Honorable the Provincial Secretary, must be furnished by each tenderer, and two sufficient sureties will be required for the due fulfilment of each contract. The lowest or any tender not necessarily accepted.

Newspapers inserting this advertisement without written authority from the Department will not be paid for it.

W. J. Hanna, Provincial Secretary.

Parliament Buildings, Toronto.

Toronto, May 11th, 1908.
Tenders for Coal, 1909.

Sealed tenders, addressed to the Provincial Secretary, Parliament Buildings, Toronto, marked "Tenders for Coal," will be received up to noon on Saturday, May 29th, for the delivery of coal as required in the sheds of the following Provincial Institutions, on or before the 31st day of August next, viz.: Brockville, Cobourg, Hamilton, Kingston, London, Mimico, Penetanguishene, Toronto, Hospitals for the Insane, Orillia Hospital for Idiots, Woodstock Hospital for Epileptics; also the Central Prison and Mercer Reformatory.

Specifications of the qualities and quantities of coal required and forms of application may be obtained on application to the Department or from the Bursars of the respective institutions.

Tenderers are to specify the mine of origin and the quality of respective kinds of coal, and furnish evidence on delivery that the coal is of origin specified, fresh mined and up to the standard of trade grades.

Delivery subject to satisfaction of officers of Department of the Provincial Secretary, who may require additional deliveries, not exceeding 20 per cent., up to the 15th July, 1910.

Tenders will be received for the whole quantity specified, or for the quantities required in each institution. An accepted cheque for $500, payable to the order of the Honorable the Provincial Secretary, must be furnished by each tenderer, and two sufficient sureties will be required for the due fulfilment of each contract. The lowest or any tender not necessarily accepted.

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W. J. Hanna, Provincial Secretary.

Parliament Buildings, Toronto.
Toronto, May 11th, 1909.

Tenders for Coal, 1910.

Sealed tenders, addressed to the Provincial Secretary, Parliament Buildings, Toronto, marked "Tenders for Coal," will be received up to noon on Saturday, May 28th, for the delivery of coal as required in the sheds of the following Provincial Institutions, on or before the 31st day of August next, viz.: Brockville, Cobourg, Hamilton, Kingston, London, Mimico, Penetanguishene, Toronto, Hospitals for the Insane, Orillia Hospital for Idiots, Woodstock Hospital for Epileptics; also the Central Prison and Mercer Reformatory.

Specifications of the qualities and quantities of coal required and forms of application may be obtained on application to the Department or from the Bursars of the respective institutions.
Tenderers are to specify the mine of origin and the quality of respective kinds of coal, and furnish evidence on delivery that the coal is of origin specified, fresh mined and up to the standard of trade grades.

Delivery subject to satisfaction of officers of Department of the Provincial Secretary, who may require additional deliveries, not exceeding 20 per cent., up to the 15th July, 1911.

Tenders will be received for the whole quantity specified, or for the quantities required in each institution. An accepted cheque for $5,000, payable to the order of the Honorable the Provincial Secretary, must be furnished by each tenderer, and two sufficient sureties will be required for the due fulfilment of each contract. The lowest or any tender not necessarily accepted.

Newspapers inserting this advertisement without written authority from the Department will not be paid for it.

W. J. Hanna, Provincial Secretary,
Parliament Buildings, Toronto.
Toronto, May 14th, 1910.

TENDERS FOR COAL, 1910.

Sealed tenders, addressed to the Provincial Secretary, Province of Ontario, Parliament Buildings, Toronto, and marked "Tenders for Coal," will be received up to noon on Saturday, May 28th, 1910, for the delivery of coal as required in the sheds of the institutions named below, except where specified, on or before the 31st August, 1910, or in such quantities and at such times as noted below:

HOSPITAL FOR INSANE, BROCKVILLE.

Hard coal—1,650 tons large egg size, 75 tons stove size, 500 tons small egg. Delivery as required in July and December, 1910.

HOSPITAL FOR INSANE, COBURG.

Hard coal—24 tons nut, 38 tons stove. Soft coal—600 tons soft coal screenings. Delivery as required in July and December, 1910, and February, 1911.

HOSPITAL FOR INSANE, HAMILTON.

Hard coal—2,750 tons egg size, 200 tons stove size, 75 tons small egg, 60 tons chestnut size, 150 tons hard coal screenings. Soft coal—20 tons Cannell, for grates, 250 tons soft coal screenings. Delivery as required in July and December, 1910, and February, 1911.
Hospital for Insane, Kingston.

Hard coal—400 tons small egg size, 125 tons large egg size, 20 tons chestnut size, 50 tons stove size. Soft coal screenings, 3,200 tons. Delivery as required in July and December, 1910.

Hospital for Insane, London.

Soft coal screenings—2,500 tons. 300 tons Pocahontas mine run, 30 tons grate coal. Hard coal—300 tons small egg size, 150 tons stove size, 25 tons chestnut size. Screenings delivered in hopper cars on railway siding on grounds. Delivery as required in July and December, 1910, and February, 1911.

Hospital for Insane, Mimico.

Hard coal—125 tons large egg size, 125 tons stove size, 25 tons chestnut. Soft coal—2,200 tons soft screenings, 15 tons Cannell. Delivery as required in July and December, 1910.

Hospital for Idiots, Orillia.

Soft coal screenings, 2,000 tons, 5 tons Cannell. Hard coal—70 tons stove size, 60 tons egg, 75 tons chestnut size. Delivered on railway siding on grounds. Delivery as required in July and December, 1910.

Hospital for the Insane, Penetanguishene.

Hard coal—30 tons nut, 80 tons stove. Soft coal—2,000 tons soft coal screenings, delivered on institution dock. Delivery as required in July and December, 1910.

Hospital for Insane, Toronto.

Hard coal—500 tons grate size, 500 tons stove size, 150 tons nut size, 75 tons hard screenings. Soft coal—400 tons soft lump, 75 tons soft screenings, 700 tons run of mine. Delivery as required in July and November, 1910, and February, 1911.

Hospital for Epileptics, Woodstock.

Hard coal—280 tons egg, 100 tons stove, 75 tons chestnut. Delivery as required in July and December, 1910.

Central Prison, Toronto.

Hard coal—70 tons stove size, 30 tons nut size. Soft coal—3,000 tons screenings, 500 tons steam lump. Delivered on railway siding on grounds. Delivery as required in each month to July, 1911.
MERCER REFORATORY, TORONTO.

Soft coal screenings or run of mine lump, 800 tons. Hard coal, 10 tons stove size. Delivery as required in July and December, 1910, and February, 1911.

Tenderers are to specify the mine or mines from which the coal will be supplied, and the quality of same, and must also furnish satisfactory evidence that the coal delivered is true to name, fresh mined, and in every respect equal in quality to the standard grades of coal known to the trade.

Delivery to be effected in a manner satisfactory to the Inspectors of Prisons and Public Charities.

Where full car loads of coal are delivered and accepted on the railway siding on the grounds of the institution, the weight of such car loads as delivered must be weighed at the nearest local point of delivery and this weight only will be accepted, and no other allowance will be made over and above the weight thus specified on the local railway scales. Where coal is delivered in any other manner, it must be weighed on the scales at the institution in the presence of an employee of the dealer and the institution, and such weight only will be accepted.

And the said Inspectors may require additional amounts, not exceeding 20 per cent. of the quantities hereinbefore specified, for the above mentioned institutions, to be delivered thereat at the contract price at any time up to the 15th day of July, 1911.

Tenders will be received for the whole quantity above specified, or for the quantities required in each institution. An accepted check for $500, payable to the order of the Honourable the Provincial Secretary, must be furnished by each tenderer as a guarantee of his bona fides, and two sufficient sureties, or the bond of a guarantee company authorized to do business in the Dominion of Canada, will be required for the due fulfilment of each contract. Specifications and forms and conditions of tenders may be obtained from the Inspector of Prisons and Public Charities, Parliament Buildings, Toronto, or from the Bursars of the respective institutions. The lowest or any tender not necessarily accepted. Newspapers inserting this advertisement without authority from the Department will not be paid for it.

W. J. HANNA, Provincial Secretary,
Parliament Buildings, Toronto.

May 14th, 1910.

TENDERS FOR COAL, 1913.

Sealed tenders, addressed to the Provincial Secretary, Province of Ontario, Parliament Buildings, Toronto, and marked "Tenders for Coal," will be required in the sheds of the institutions named below, except where specified,
received up to noon on Wednesday, May 28th, 1913, for the delivery of coal as on or before the 31st August, 1913, or in such quantities and at such times as noted below:

Hospital for Insane, Brockville.

Hard coal—125 tons stove size, 355 tons small egg, 10 tons nut. Soft coal—2,400 tons run of mine. Delivery as required in July and December, 1913.

Hospital for Insane, Cobourg.

Hard coal—24 tons nut, 40 tons stove. Soft coal—600 tons soft coal screenings. Delivery as required in July and December, 1913, and February, 1914.

Hospital for Insane, Hamilton.

Hard coal—3,455 tons egg size, 415 tons stove size, 40 tons chestnut size. Soft coal—18 tons Cannell, for grates, 30 tons of 3\4 lump. Delivery as required in July and December, 1913, and February, 1914.

Hospital for Insane, Kingston.

Hard coal—425 tons small egg size, 130 tons large egg size, 60 tons chestnut size, 75 tons stove size. Soft coal screenings, 3,500 tons. Delivery as required in July and December, 1913.

Hospital for Insane, London.

2,375 tons mine run, 50 tons grate coal. Hard coal—400 tons small egg size, 225 tons stove size. Run of mine delivered in hopper cars on railway siding on grounds, except coal required for north building. Delivery as required in July and December, 1913, and February, 1914.

Hospital for Insane, Mimico.

Hard coal—100 tons small egg size, 100 tons stove size, 50 tons chestnut. Soft coal screening, 3,200 tons soft screenings. Delivery as required in July and December, 1913.

Hospital for Feeble-Minded, Orillia.

Soft coal screenings, 2,200 tons. Hard coal—60 tons stove size, 30 tons egg, 60 tons chestnut size. Delivered on railway siding on grounds. Delivery as required in July and December, 1913.
Hospital for the Insane, Penetanguishene.

Hard coal—35 tons nut, 90 tons stove. Soft coal—2,400 tons soft coal screenings, delivered on institution dock. Delivery as required in July and December, 1913.

Hospital for Insane, Toronto.

Hard coal—500 tons grate size, 150 tons stove size, 100 tons nut size. Soft coal—200 tons soft lump, 750 tons run of mine. Delivery as required in July and November, 1913, and February, 1914.

Hospital for Epileptics, Woodstock.

Hard coal—330 tons egg, 45 tons stove, 205 tons chestnut. Delivery as required in July and December, 1913.

Central Prison, Toronto.

Hard coal—100 tons stove size, 30 tons nut size. Soft coal—2,600 tons steam lump. Delivery on railway sidings on grounds. Delivery as required in each month to July, 1914.

Mercer Reformatory, Toronto.

Soft coal screenings or run of mine lump, 1,500 tons. Hard coal, 40 tons stove size. Delivery as required in July and December, 1913, and February, 1914.

Tenderers are to specify the mine or mines from which the coal will be supplied, and the quality of same, and must also furnish satisfactory evidence that the coal delivered is true to name, fresh mined, and in every respect equal in quality to the standard grades of coal known to the trade.

Delivery to be effected in a manner satisfactory to the Inspectors of Prisons and Public Charities.

Where full car loads of coal are delivered and accepted on the railway siding on the grounds of the institution, the weight of such car loads as delivered must be weighed at the nearest local point of delivery and this weight only will be accepted, and no other allowance will be made over and above the weight thus specified on the local railway scales. Where coal is delivered in any other manner, it must be weighed on the scales at the institution in the presence of an employee of the dealer and the institution, and such weight only will be accepted.

And the said Inspectors may require additional amounts, not exceeding 20 per cent., of the quantities hereinbefore specified, for the above mentioned
institutions, to be delivered thereat at the contract price at any time up to the 15th day of July, 1914.

Tenders will be received for the whole quantity above specified, or for the quantities required in each institution. An accepted check for $500, payable to the order of the Honourable the Provincial Secretary, must be furnished by each tenderer as a guarantee of his bona fides, and two sufficient sureties, or the bond of a guarantee company authorized to do business in the Dominion of Canada, will be required for the due fulfilment of each contract. Specifications and forms and conditions of tenders may be obtained from the Inspector of Prisons and Public Charities, Parliament Buildings, Toronto, or from the Bursars of the respective institutions. The lowest or any tender not necessarily accepted. Newspapers inserting this advertisement without authority from the Department will not be paid for it.

W. J. HANNA, Provincial Secretary.
Parliament Buildings, Toronto.

May 13th, 1913.
<table>
<thead>
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<th>Term</th>
<th>Page</th>
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<tr>
<td>Armstrong, S. A., evidence</td>
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<td>Blue Prints re Public Institutions</td>
<td>203</td>
</tr>
<tr>
<td>Burrows, Robert H., evidence</td>
<td>191-5</td>
</tr>
<tr>
<td>Business before Committee</td>
<td>17</td>
</tr>
<tr>
<td>Chairman, elected</td>
<td>5-17</td>
</tr>
<tr>
<td>&quot; rulings</td>
<td>5, 12, 121, 123, 126</td>
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<tr>
<td>Coal supplies</td>
<td>186</td>
</tr>
<tr>
<td>&quot; exhibits</td>
<td>242</td>
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<tr>
<td>Committee, Report</td>
<td>3-5</td>
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<tr>
<td>Dane, Mr., his position on T. and N. O. Ry. Com.</td>
<td>157, 164</td>
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<td>Funds, misapplied, argument</td>
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<td>Government House, evidence</td>
<td>90-102, 107-11, 114-15</td>
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<td>Guelph: See Prison Farm.</td>
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<td>Heakes, F. R., evidence</td>
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