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OF THE
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Both Days Inclusive

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LORD KING GEORGE VI

BEING THE

Second Session of the Twenty-Third
Legislature of Ontario

SESSION 1950

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No. 43  Report of the Select Committee on Conservation appointed 7th April, 1949, Mr. Thomas (Elgin). Presented to the Legislature, March 20th and 27th, 1950. Printed.

No. 44  Return to an Order of the House dated April 6th, 1949, That there be laid before this House a Return showing: What number of candidates for Secondary School Graduation (Grade XIII) were granted (a) first-class standing, (b) second-class standing, (c) third-class standing, (d) credit standing, in the examinations of 1943, 1944, 1945, 1946 and 1947. Mr. Scott (Beaches). Presented to the Legislature, March 28th, 1950. Not Printed.


No. 48  Return to an Order of the House, dated April 5th, 1950, That there be laid before this House a Return showing: 1. What are the terms and extent in area of the current Crown timber resources survey. 2. What private firm or firms, are presently engaged in this work. 3. What percentage of the survey has been completed and in what areas. 4. What is the estimated cost of this survey. 5. To what extent, if any, do the present licensees share in defraying these costs. 6. What are the costs to date to the Province of Ontario in connection with the current salvage of fire-damaged timber in the Mississagi area with respect to: (a) indirect subsidies in the form of reduced stumpage fees, ground rent and fire protection tax; (b) direct monetary outlays in connection with roads, equipment, or other forms of direct subsides. 7. What firms or private contractors are currently involved in the Mississagi salvage operations. 8. What is the type, volume and species of timber taken out in the Mississagi fire area to date. 9. What are the estimates of fire-scarred timber still standing in this area, and when are the Mississagi salvage operations expected to be completed. 10. In what areas, outside of the Mississagi forest area, has the Minister used his authority under the Crown Timber Regulations to fix special rates for salvage of fire-damaged, diseased, insect damaged, windthrown, and flooded timber. 11. What are the estimated costs to the province of such special concessions, apart from the Mississagi fire-area, during the fiscal year immediately preceding the current fiscal year, or for the last year for which such figures would now be available. 12. What, if any, are the differences in rate of stumpage fees charged and paid by the pulp and paper companies in this province as against other operators with respect to: (a) sawlog-sized timber cut into pulpwood, and (b) sawlog-sized timber used for lumber, or (c) railway
ties, piling, poles, pit-props, etc. 13. What is the actual difference if any, in charges per square mile for ground rent and fire protection charges as between the pulp and paper industry and independent operators engaged in other lines of production. 14. Are there any individuals or corporations holding timber lands in reserve for future cutting purposes and upon which no ground rent or fire protection charges are collected by the Crown. 15. Do cash or bond deposits made by contractors or corporations correspond in equal ratio based upon a certain percentage of estimated value of commercial timber on limits obtained for cutting purposes.

16. What percentage of available Crown timber lands in the province of Ontario are presently held by: (a) Pulp and Paper Companies, including domestic use or export; (b) other operators in various forest products, including those who operate on their own limits and deliver pulpwood to the pulp and paper industry along with other operations. 17. Does the Department employ its own scalers in all cases to determine and check the amount of Crown timber dues payable on all kinds and species of timber cut throughout the province on Crown lands. 18. Does the cost of Government check-scaling of timber of all kinds cut on Crown lands fall on the operator, i.e., the person or corporation holding cutting rights. Mr. MacLeod. Presented to the Legislature, April 5th, 1950. Not Printed.

No. 49  Return to an Order of the House dated April 5th, 1950, That there be laid before this House a Return showing: 1. What firms engaged principally in the production of pulp and paper held Crown timber limits on January 31st, 1950, and what was the total area held by each firm. 2. What firms engaged principally in the production of lumber held such limits on the above date, and what was the total area held by each firm. Mr. Dennison. Presented to the Legislature, April 5th, 1950. Not Printed.

No. 50  Return to an Order of the House dated April 5th, 1950, That there be laid before this House a Return showing: Since the publication of the Report of the Ontario Royal Commission on Forestry in 1947, what steps has the Government taken to: (1) ensure that the principle of sustained yield will apply in the harvesting of timber; (2) ensure that legislation and regulations will apply equally to all operators; (3) ensure that in any area cut over all usable species will be removed to the full extent of the capacity of existing markets to absorb them; (4) ensure that overmature timber will be removed before younger stands are cut; (5) ensure that all cut-over areas will be stocked either by natural or artificial means with a potential stand equal to or better than that removed both as to species and density; (6) standardize stumpage rates per cubic unit of any given species, regardless of the final disposition of the timber; (7) simplify and improve the method of levying Government charges on forest operations; (8) replace the Doyle rule by a more accurate system of measurement; (9) eliminate speculation for profit on timber stumpage; (10) establish an export levy in accordance with the recommendation appearing at the bottom of page 181 of the above-mentioned report; (11) ensure
that each area will be developed to its full growth capacity, with cutting confined to the older stands except under normal circumstances such as insect epidemic or fire loss. Mr. Dennison. Presented to the Legislature, April 5th, 1950. Not Printed.

RETURN ORDERED BUT NOT BROUGHT DOWN

Showing: Copies of all permits issued during the week ending December 17th, 1949, under The Hours of Work and Vacations with Pay Act to permit overtime work.
THURSDAY, FEBRUARY 16th, 1950

PROCLAMATION

ROBERT SPELMAN ROBERTSON

CANADA

PROVINCE OF ONTARIO

GEORGE THE SIXTH by the Grace of God of Great Britain, Ireland and the British Dominions beyond the Seas KING, Defender of the Faith.

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 Province of Ontario WE DO WILL that you and each of you and all others in this behalf interested, on Thursday, the sixteenth day of February now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN 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:

THE HONOURABLE ROBERT SPELMAN ROBERTSON, ADMINISTRATOR OF OUR GOVERNMENT OF OUR PROVINCE OF ONTARIO.

At Our City of Toronto in Our said Province this twenty-sixth day of January in the year of Our Lord one thousand nine hundred and fifty and in the fourteenth year of Our Reign.

BY COMMAND

H. A. STEWART,
Acting Clerk of the Crown in Chancery.

Thursday, the Sixteenth Day of February, 1950, being the first day of the Second Session of the Twenty-third Legislature of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable Robert Spelman Robertson, Administrator of the Province.

3 O'CLOCK P.M.

And the House having met,

The Honourable the Lieutenant-Governor of the Province then entered the House and, being seated on the Throne, was pleased to open the Session by the following gracious speech:

Mr. Speaker and Members of the Legislative Assembly:

As you resume your duties at this second session of the Twenty-third Legislature of the Province of Ontario I am happy to extend my best wishes to each of you, more especially to those of you who have become members since this Legislature last met. I am sure that as the elected representatives of the people of this great Province you will give sincere thought and sound judgment to the problems brought before you for your consideration.

The great progress and expansion which have been the experience of our Province during the last few years have continued undiminished. Industrial growth has been strong and soundly founded. The population has continued to expand in a substantial way and prospects for further and greater growth may be expected with confidence in the years to come. In the vast area which comprises Ontario the possibilities in every field of human endeavour are unlimited. You will do your duty well as legislators with your eyes constantly trained on the betterment of every condition which will bring encouragement,
security and sound living values to our people as an integrated part of a great
nation. The jealous preservation of initiative and freedom is our inherited and
valued responsibility. Everywhere opportunity is at hand. With expansion
and development have come many problems which can be solved in a balanced
manner consistent with steady progress and our financial resources.

My Government is pleased to report that during the last months a Federal-
Provincial Conference has been held and is continuing, with the purpose of finding
the ways and means of amending our Constitution as desirable, wholly within
the power and discretion of the people of Canada. Further conferences between
the Governments of Canada and of the provinces will be convened during this
year for the purposes of clarifying and defining respective responsibilities within
many particular fields. The Province of Ontario repeats freely its many time
offered willingness to work with the Governments of Canada and of the other
provinces to the fullest extent, in a deeply responsible spirit of co-operation,
understanding and mutual goodwill.

The Government views as of most far-reaching importance the co-ordination
and integration of the endeavours of all Governments—Federal, Provincial and
Municipal, in the administration of the public affairs of the people of this great
nation faced as we are with great difficulties and dangers from without. The
times in which we live call for united efforts.

During the last six years very great progress has been made in the broad
field of education. In order to approach equality of opportunity, very large sums
of moneys have been contributed by the Province to the cost of education. Annual
contributions have reached five times the sums provided at the beginning of that
period. Methods of determining the most effective distribution of provincial
contributions have been under constant examination, and changes in these
methods have been made from time to time, and will continue to be made as
experience is gained and studies progress. Sound and careful standards in elemen-
tary and secondary education, coupled with constantly improved teaching
methods provide the foundation for a vigorous and healthy people. The Royal
Commission on Education has made an interim report for consideration and
study, and further reports are expected this year. We must bear in mind that in
our changing province we must ever be alert to the best of methods in that all-
important field.

The provision of comfortable and secure housing conditions for our people
has been receiving close attention. Toward this end the Province of Ontario
has loaned more than seventeen millions of dollars within the last two years,
enabling over fifteen thousand Ontario families to own their own new homes.
Large grants have been made to municipalities to assist in the cost of installing
services. This has removed a considerable burden from the municipalities.
In conjunction with the Government of Canada, not only will this aid to home
owners continue, but arrangements are in course of completion which will stimu-
late the construction of many thousands of new low cost homes where they are
most needed. The greatest encouragement and assistance will be extended, to
enable those who will occupy these low cost homes, to own them. You will be
asked to give your consideration to measures which will implement these arrange-
ments and which will relieve our municipalities of many burdens which they have
previously borne.
Conditions quite beyond the jurisdiction of a provincial Government, such as world trade conditions and the maladjustment arising from the non-convertibility of sterling into dollars, have had their effects upon employment. The Government of Ontario has offered to integrate its plans with those of the Federal Government to assist the latter in maintaining a high level of employment. Control of conditions related to trade and commerce, upon which employment in main rests, come within the purview of the Federal Government. Nevertheless by co-ordinated effort the Province and its municipalities can do much to assist. In the past year very large investments of money have been made in capital outlays by the Government, its agencies and the municipalities. This program is continuing. The Hydro-Electric Power Commission is undertaking enormous development projects which have a profound effect in many trades. A very extensive highway construction program is in progress. Because of the expansion of the Province some twenty-five millions of dollars are being expended each month, with the consequent employment of many thousands of our people. This is the largest public investment program ever undertaken in Ontario. Extending over the next few years, the construction of much-needed mental hospitals, delayed by the war and its aftermath of shortages, will be added to the enormous construction program and already, very substantial work is in progress. The new Montague Hospital, near Smiths Falls, ultimately to accommodate 2,400 mental patients, will be ready for partial occupancy in the very near future. A new mental hospital at Aurora will open within the next month, and construction of a mental hospital at the Head of the Lakes will be commenced shortly. New office facilities are needed urgently for the administration of the affairs of Government and for the accommodation of agencies of Government. These are in addition to municipal works and the housing requirements of our people, both of which will be at a high level during coming years. The Province is most anxious to integrate its endeavours with those of all Governments and the Provincial Government has indicated that it is prepared to unite its efforts with those of the Federal Government to stabilize employment in these difficult days of adjustment, brought about, as they are, by world conditions beyond the control of the Provincial Government. My Government has indicated that discussion and action need not await a Federal-Provincial Conference.

Since the introduction of capital and maintenance grants to public general and convalescent hospitals in 1947, great strides have been made in the provision of hospital accommodation. This form of assistance to the better health and welfare of the people will continue.

Ontario is blessed with most extensive natural resources which have contributed greatly to the wealth of the Province. It is realized keenly that they are the source of even greater wealth and every endeavour will be exercised to ensure their conservation and wise development. Of special importance is the broad expansion in the exercise of the newest principles and practices of conservation within the more settled parts of the Province. The elimination of flood conditions, the prevention of soil erosion, the rehabilitation of depreciated lands and the maintenance and spread of wooded areas are receiving close study. A program of aerial survey of the northern forests is rapidly approaching completion. Its purposes include the creation of a forest inventory, the improvement of the methods of timber management, and the best utilization of our forest resources. Very considerable research has been done, and is continuing actively,
which will improve the conservation of fish and wildlife within the Province. You will receive a report from the special committee on Conservation which you appointed at your last session.

It is proposed that methods be provided which will facilitate the construction of water works, sewage disposal plants, incineration plants, works for the elimination of pollution, and related services, especially within the smaller municipalities. You will have submitted to you a measure providing for the creation of a Municipal Development Corporation, the purpose of which will be to loan to municipalities at a favourable rate of interest, the moneys necessary to carry out such projects, where the burden of other methods of financing may be too heavy.

Of the greatest concern to my Government is the constant study of the conditions of labour and their betterment. Very careful consideration has been given to this important and vital factor of government and a measure will be introduced for your consideration which will set out a labour code for the Province of Ontario.

In projection of the study of labour conditions a Royal Commission was appointed for the purpose of studying and re-examining the existing legislation relating to Workmen’s Compensation. Many sittings have been held and you will be informed of its findings and recommendations. It is the desire of the Government that our Workmen’s Compensation provisions should be the very best in force anywhere.

Agricultural development within the Province is under constant and critical consideration. The farmer and the city worker are of equal significance to the expansion and progress of the Province and the maintenance of a sound and reasonable balance between the diverse economies of the farm and the city is of great value and importance to our advancement. The aftermath of war, and in particular currency difficulties, have created problems for this great industry. We, however, have made great progress. With the assistance of very largely increased provincial grants township roads have been very much improved. In the last half dozen years the blessings of electrical energy have been made available to an additional half million of our rural people, while community centers, athletic fields and rinks are adding to the attractions of rural life. The Department of Agriculture is engaged in a multitude of activities tending to improve Ontario’s great agriculture industry. This industry is also very largely dependent upon world trade and the Government, through the Department of Agriculture and other departments, is doing everything within its power to cooperate with the Federal Government and all other agencies to maintain and improve agricultural conditions.

The great development program of The Hydro-Electric Power Commission is proceeding and is ahead of schedule. This year will witness the addition of very large blocks of electrical energy which will remove the threat of shortage. In our growing province, however, additional power for our future requirements is needed. Developments at Niagara and on the St. Lawrence are becoming more pressing and the Government has urged the governments of Canada and the United States to complete the treaty requirements which are a necessary preliminary to the Province of Ontario and the State of New York getting on with all-important work.
During the coming session many measures designed to further the development and better the conditions of our people will be submitted to you for approval. A survey of the fiscal condition of the Province will be presented together with the plans for the ensuing year. The Public Accounts for the last complete fiscal year and the Estimates for the year 1950-1951 will all be placed before you for your consideration. Details of the Province's great public investment program will be given to you.

Among other matters coming before you will be legislation concerning the audit of the Public Accounts, the Registration of partnerships, improvements in the administration of The Real Estate and Business Brokers Act, Survivorship, Municipal government and assessment, The Ontario Municipal Board, Highway Traffic, improvements to The Mining Act and The Mining Tax Act, amendments of The Hospital Aid Act and The Public Health Act, The Ontario-Manitoba Boundary, and concerning Crown Timber and Public Lands.

You will also be asked to give your consideration to a measure concerning discriminatory covenants in deeds.

I am happy once again to extend a word of appreciation to the members of the Public Service. Through their loyal efforts your work in the interests of the people is carried into administrative action. Grateful thanks are extended to those who have reached their retirement during the past year, and we remember with respect those who have died.

May your deliberations in the interests of the people of our Province be guided by Divine Providence.

His Honour was then pleased to retire.

Prayers.

3.25 O'Clock P.M.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of His Honour's Speech, which he read.

Mr. Speaker informed the House,

That he had received during the recess of the Assembly, as provided by the Revised Statutes of Ontario, 1937, chapter 12, section 32 (1), notification of a vacancy which had occurred in the membership of the Assembly.

To The Honourable Rev. M. Cooke Davies,
Speaker of the Legislative Assembly of the Province of Ontario.

We, the undersigned, William Murdoch, Member of the Legislative Assembly of Ontario for the Electoral District of Essex South, and George H. Dunbar,
Member of the said Legislative Assembly for the Electoral District of Ottawa South, do hereby notify you that a vacancy has occurred in the representation in the said Legislative Assembly for the Electoral District of Leeds by reason of the death of Walter Bain Reynolds, Esquire, Member for the said Electoral District of Leeds. And we, the said William Murdoch and George H. Dunbar, 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 27th day of September, in the year of our Lord one thousand nine hundred and forty-nine.

Signed and sealed in the presence of

W. MURDOCH (Seal)

ALEX. C. LEWIS.

G. H. DUNBAR (Seal)

Mr. Speaker then informed the House,

That Writs had been issued for the election of Members to serve in the present Legislature for the following Electoral Districts:

Electoral District of Cochrane North;
Electoral District of Leeds.

Also, That the Clerk had received from the Clerk of the Crown in Chancery, and laid upon the Table, the following Certificates of the elections held since the last Session of the House:

Electoral District of Cochrane North—Marcel Leger;
Electoral District of Leeds—Hugh Alexander Reynolds.

PROVINCE OF ONTARIO

THIS IS TO CERTIFY that in view of a Writ of Election, dated the Fifth day of May, A.D. 1949, issued by the Honourable the Lieutenant-Governor, and addressed to Gordon Kydd, Esquire, Returning Officer for the Electoral District of Cochrane North, for the election of a Member to represent the said Electoral District of Cochrane North in the Legislative Assembly of this Province, in the room of J. P. H. Carrere, Esquire, who, since his election as representative of the said Electoral District of Cochrane North, has departed this life, Marcel Leger, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-second day of June, A.D. 1949, which is now lodged of record in my office.

C. F. BULMER,
Clerk of the Crown in Chancery.

Toronto, December 23rd, 1949.

PROVINCE OF ONTARIO

THIS IS TO CERTIFY that in view of a Writ of Election, dated the Twenty-
eight day of September, A.D. 1949, issued by the Honourable the Lieutenant-Governor, and addressed to John S. Williscraft, Esquire, Returning Officer for the Electoral District of Leeds, for the election of a Member to represent the said Electoral District of Leeds in the Legislative Assembly of this Province, in the room of Walter Bain Reynolds, Esquire, who, since his election as representative of the said Electoral District of Leeds, has departed this life, Hugh Alexander Reynolds, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Fourteenth day of November, A.D. 1949, which is now lodged of record in my office.

C. F. BULMER, 
Clerk of the Crown in Chancery.

Toronto, December 23rd, 1949.

Marcel Leger, Esquire, Member for the Electoral District of Cochrane North, and Hugh Alexander Reynolds, Esquire, Member for the Electoral District of Leeds, having taken the Oaths and subscribed the Roll, took their seats.

The following Bill was introduced, read the first time, and ordered to be read the second time to-morrow:—

Bill No. 35, intituled, "An Act to incorporate The Ontario Municipal Improvement Corporation." Mr. Dunbar.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That the Speech of the Honourable the Lieutenant-Governor to this House be taken into consideration to-morrow.

Before moving the adjournment of the House the Prime Minister expressed the regret of the Assembly at the illness of several of the Members.

The Prime Minister also referred to the Chair occupied by Mr. Speaker which had been made to be presented by the Province of Ontario to the new Province of Newfoundland. He pointed out that the Chair was being used by Mr. Speaker on this the opening day of the Session before being presented to Newfoundland in order to express the link between the two Provinces.

The Prime Minister was joined in his remarks by Mr. Jolliffe, Leader of His Majesty's Loyal Opposition, Mr. Oliver, Leader of the Liberal group in the House, and Mr. Salsberg.

The House then adjourned at 4.05 p.m.
FRIDAY, FEBRUARY 17TH, 1950

PRAYERS.

3 O’CLOCK P.M.

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

By Mr. Foote, the Petition of the Corporation of the Town of Port Hope and the Corporation of Trinity College School.

By Mr. Easton, the Petition of the Corporation of the City of Hamilton.

By Mr. Johnston (Parry Sound), the Petition of the Corporation of the Town of Parry Sound.

By Mr. Houck, the Petition of the Corporation of Canada Evangelical Church.

By Mr. MacKenzie, the Petition of the Trustees of the Police Village of Malton; also, the Petition of the Trustees of the United Church of Canada, the Trustee Board of the Presbyterian Church in Canada, the Corporation of Knox College and the Corporation of Victoria University; also, the Petition of the Corporation of the Township of North York.

By Mr. Robinson, the Petition of the Corporation of the City of Port Arthur.

By Mr. Patrick, the Petition of the Corporation of the City of London.


By Mr. Morrow, the Petition of the Corporation of Central Canada Exhibition Association; also, the Petition of the Corporation of the Ottawa Young Men’s Christian Association; also, the Petition of the Incorporated Synod of the Diocese of Ottawa.

By Mr. Murdoch, the Petition of the Corporations of the Border Cities Young Men’s and Young Women’s Christian Associations; also, the Petition of the Corporation of the Town of Leamington; also, the Petition of the Corporation of the Town of Riverside.

By Mr. Rea, the Petition of the Corporation of the Hospital for Sick Children; also, the Petition of the Corporation of the City of Toronto; also, the Petition of John B. McCuaig.

By Mr. Thornberry, the Petition of the Mount Hamilton Branch of the Canadian Legion and of the Commander of the Governing Council of the Salvation Army of Canada East.

By Mr. Villeneuve, the Petition of the Corporation of the Town of Alexandria.
By Mr. Millard, the Petition of the Corporation of the Village of Long Branch.

By Mr. Walker, the Petition of the Corporation of the City of Welland.

By Mr. McDonald, the Petition of the Corporation of the Township of Cornwall.

By Mr. Ellis, the Petition of the Corporation of the City of Windsor.

By Mr. Edwards, the Petition of the Corporation of the City of Guelph.

By Mr. Chartrand, the Petition of the Corporation of the City of Ottawa; also, the Petition of the Corporation of the Administration and Trust Company of the City of Montreal.

By Miss Macphail, the Petition of the Corporation of the Township of East York.

Mr. Frost moved, seconded by Mr. Doucett,

"That, during the present Session of the Assembly, provision be made for taking of stenographic reports of debates and speeches and to that end that Mr. Speaker be authorized to employ the necessary stenographers at such rates of compensation as may be agreed to by him, copies of said stenographic reports to be supplied to the Honourable the Lieutenant-Governor, to Mr. Speaker, to the Clerk of the Assembly, to the Legislative Library, to each Member of the Assembly, to the offices of the leaders of each party represented in the Assembly, to the Reference Libraries of the Province, and the Press Gallery."

And a debate arising, after some time Mr. Calder moved, seconded by Mr. Oliver,

"That the motion be amended by adding thereto the words, 'the question of printing and distribution of Hansard be referred to the Printing Committee of this House for analysis and report'."

The amendment having been put was lost on the following Division:

YeaS

Calder  Houck  Salsberg
Chartrand  Isley  Scott
Dennison  Macphail
Dowling  McEwing
Easton  McMillan
Ellis  Newman
Fell  Oliver
Foster  Park
Gordon  Robinson
Grummett

Thornberry
Walker
Walters
Wismer—27
NAYS

Allen       Hall       Patrick
Cathcart    Hamilton   Phillips
Cecile      Hanna      Porter
Challies    Harvey     Pringle
            (Nipissing)  Pryde
Daley       Hunt       Rea
Dempsey     Janes      Reynolds
Dent        Johnston   Robson
            (Parry Sound)  Sandercocck
Doucett     Johnston   Scott
            (Simcoe Centre)  (Peterborough)
Downer      Kennedy    Stewart
Dunbar      Leger      Thomas
Edwards     Mackenzie  (Elgin)
            Martin     Villeneuve
            Morrow     Welsh
            Murdoch    White—47
Griesinger  Parry

The motion having been put was declared to be carried.

The following Bills were severally introduced, read the first time, and ordered to be read the second time on Monday next:—

Bill No. 36, intitled, “An Act respecting Appeals to His Majesty in His Privy Council.” Mr. Porter.


Bill No. 47, intituled, “An Act to provide for the establishment of Restricted Areas for Seed-potatoes.” Mr. Kennedy.

Bill No. 48, intituled, “An Act to amend The Surveys Act.” Mr. Scott (Peterborough).

Bill No. 49, intituled, “An Act respecting the Westerly Limit of Hincks Location in the Township of Johnson.” Mr. Scott (Peterborough).


Bill No. 52, intituled, “An Act to amend The Marriage Act.” Mr. Temple.


The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Public Accounts of the Province of Ontario for the year ended 31st March, 1949. (Sessional Paper No. 1.)

Also, Provincial Auditor’s Report, 1948-49. (Sessional Paper No. 3.)

The House then adjourned at 5.20 p.m.

MONDAY, FEBRUARY 20TH, 1950

PRAYERS.

3 O’CLOCK P.M.

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

By Mr. Murdoch, the Petition of the Corporation of the Township of Sandwich West.
The following Petitions were read and received:—

Of the Corporation of the Town of Port Hope, and the Corporation of Trinity College School, praying that an Act may pass validating and confirming an agreement made between the said Corporations bearing date the 2nd day of August, 1949, whereby the Corporation of the Town of Port Hope agreed to convey a certain portion of the Town Park to the school for the purpose of building an artificial ice arena thereon; and whereby the Corporation of the School agreed to convey a certain parcel of land adjacent to the Town Park to the Town in exchange for the aforementioned parcel.

Of the Corporation of the City of Hamilton, praying that an Act may pass confirming certain by-laws of the Corporation and a certain agreement between the Corporation and the Hamilton Police Benefit Fund respecting the winding up of the said Fund.

Of the Corporation of the Town of Parry Sound, praying that an Act may pass declaring null and void a certain restrictive covenant known as the Beatty Covenant contained in certain indentures affecting the lands, set out in Schedule A to this petition.

Of the Corporation of Canada Conference Evangelical Church, praying that an Act may pass changing the name of the Corporation to The Canada Conference The Evangelical United Brethren Church.

Of the Trustees of the Police Village of Malton, praying that an Act may pass incorporating the lands described in the proposed Act as a Town to be known as the Town of Malton.

Of the Corporation of the City of Port Arthur, praying that an Act may pass amending sub-section 3 of section 3 of chapter 91 of Statutes of Ontario, 1906, "An Act respecting the Town of Port Arthur" by striking out all the words after the word "purposes" in the eleventh line thereof and substituting therefor the words "provided that the said Corporation subject to the Bonus Limitations Act, may sell or lease any part of the said lands that is not required for the purposes aforesaid to any person and any moneys realized from such sale or lease shall form part of the general funds of the Corporation," and further, to repeal section 5 of chapter 81 of Statutes of Ontario, 1923.

Of the Corporation of the City of London, praying that an Act may pass confirming certain agreements between the Corporation, the Canadian National Railway and the Western Fair Association; and for other purposes.

Of Rev. John A. Van Buuren, Rev. Alphonse I. M. Van der Vorst and Rev. Joseph J. Coppens, praying that an Act may pass incorporating them under the name of the Congregation of the Priests of the Sacred Heart.

Of the Corporation of Central Canada Exhibition Association, praying that an Act may pass amending its Act of Incorporation as amended from time to time.

Of the Corporations of the Border Cities Young Men's and Young Women's Christian Associations, praying that an Act may pass amending the Corporations'
Act of Incorporation so as to exempt the Corporations' lands, etc., from taxation for school purposes.

Of the Corporation of the Hospital for Sick Children, praying that an Act may pass giving the Corporation power to increase the membership of the Board of Trustees and to increase the powers of the said Board in respect to certain matters of internal management.

Of the Corporation of the Ottawa Young Men's Christian Association, praying that an Act may pass removing the limitations upon value, and the manner in which, and where in Ontario, the Corporation may acquire and hold real estate, and to enlarge the Corporation's exemptions from taxation upon real estate.

Of the Trustees of the Mount Hamilton Branch of the Canadian Legion and of the Commissioner of the Governing Council of the Salvation Army of Canada East, praying that an Act may pass validating an agreement for sale of certain lands and premises by the Salvation Army to the Mount Hamilton Branch of the Canadian Legion free of all the trusts contained in a certain Indenture dated 23rd June, 1860 and registered in the Registry Office in Registry Division of Wentworth in book for Township of Barton No. D 234.

Of the Corporation of the Village of Long Branch, praying that an Act may pass enabling the Corporation to establish a pension plan for its employees and erecting the said Village into a Town.

Of the Corporation of the City of Welland, praying that an Act may pass confirming an Order of the Ontario Municipal Board, dated September 27th, 1949, annexing certain lands in the Township of Crowland to the said City.

Of the Corporation of the City of Windsor, praying that an Act may pass reconstituting the Board of Governors of the Metropolitan General Hospital and for other purposes.

Of the Corporation of the City of Toronto, praying that an Act may pass authorizing the said Corporation to pay medical and hospital expenses of retired employees of the Fire Department arising out of injuries received during their employment, and for other purposes.

Of the Corporation of the Township of Cornwall, praying that an Act may pass validating and confirming a by-law of the said Corporation, No. 1618 for the year 1949 and an agreement dated 7th March, 1949 between the Corporation and the Ottawa and New York Railway Company and the New York Central Railroad Company.

Of the Corporation of the City of Guelph praying that an Act may pass authorizing the Corporation to appoint a Board of Management for the Guelph Memorial Gardens.

Of the Incorporated Synod of the Diocese of Ottawa, praying that an Act may pass authorizing the said Corporation to invest its funds and all trust funds held by it, in such securities as are now, or shall hereafter be authorized invest-
ments for Joint Stock Insurance Companies and Cash Mutual Insurance Corporations under the Companies Act of Ontario, and to alter and vary such investments from time to time by substituting others of like nature.

Of the Corporation of the City of Ottawa, praying that an Act may pass amending the City of Ottawa Act, 1949, for the purpose of detaching all the lands in the Township of Nepean from the Registry Division of the County of Carleton and attaching them to the Registry Division of the City of Ottawa for the purposes of the Registry Act, and for other purposes.

Of the Trustees of the United Church of Canada, the Trustee Board of the Presbyterian Church in Canada, the Corporation of Knox College, and the Corporation of Victoria University, praying that an Act may pass confirming a certain agreement vesting the Knox College Library in Knox College and certain archives in Victoria University.

Of the Corporation of the Township of East York, praying that an Act may pass confirming by-law No. 5221 of the said Corporation, providing for an increase in the number of members of Council; and prohibiting annexation of any part of the said Township for a period of five years.

Of the Corporation of the Town of Leamington, praying that an Act may pass confirming a by-law of the said Corporation to establish a Public Utilities Commission and for other purposes.

Of the Corporation of the Town of Alexandria, praying that an Act may pass to ratify and confirm the purchase by the Corporation of the Glengarry Mills properties and water rights and the sale of the mill property not required for the Corporation's purposes, and to authorize the use and diversion of waters of the River Garry and Loch Garry for the purposes of the Town's Waterworks and water supply in lieu of the use thereof for mill power purposes.

Of the Corporation of the Town of Riverside, praying that an Act may pass withdrawing the said Town from the jurisdiction of the County of Essex.

Of the Corporation of the Township of North York, praying that an Act may pass ratifying and confirming an agreement between the Corporations of the Townships of North York, Markham, Vaughan, the Village of Richmond Hill and the Toronto Transportation Commission, dated the 2nd day of January, 1950 for the operation of a motor bus service on Yonge Street from the northern limit of the Village of Richmond Hill to the northern limit of the City of Toronto; and for other purposes.

Of John B. McCuaig, praying that an Act may pass incorporating the Improvement District of Ojibway Islands.

Of the Corporation of the Administration and Trust Company of the City of Montreal, praying that an Act may pass permitting it to be registered under the provisions of the Loan and Trust Corporations Act of Ontario for the purpose of carrying on business in Ontario as a Trust Company only.

On motion by Mr. Frost, seconded by Mr. Doucett,

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.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That a Select Committee of eleven Members be appointed to prepare and report with all convenient despatch lists of the Members to compose the Select Standing Committees ordered by the House, such Committee to be composed as follows:—


Before the Orders of the Day the Prime Minister expressed the sympathy of the House to the Honourable Mr. Goodfellow, Minister of Public Welfare, on the loss of his father, and to the Clerk of the House on the loss of his sisters. Mr. Jolliffe joined with the Prime Minister in these expressions of regret.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—

Bill No. 54, intituled, "An Act respecting Fair Employment Practices." Mr. Salsberg.

Bill No. 55, intituled, "An Act to amend The Elections Act." Mr. MacLeod.


Bill No. 58, intituled, "An Act to amend The Minimum Wage Act." Mr. MacLeod.

Bill No. 59, intituled, "An Act to amend The Hours of Work and Vacations with Pay Act, 1944." Mr. Salsberg.
Bill No. 60, intituled, "An Act to amend The Workmen's Compensation Act." Mr. Isley.

Bill No. 61, intituled, "An Act to amend The Public Schools Act." Mr. MacLeod.


The following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 35, An Act to incorporate The Ontario Municipal Improvement Corporation.

Bill No. 36, An Act respecting Appeals to His Majesty in His Privy Council.

Bill No. 37, An Act to amend The Commorientes Act, 1940.


Bill No. 40, An Act to amend The Partnership Registration Act.

Bill No. 48, An Act to amend The Surveys Act.

Bill No. 49, An Act respecting the Westerly Limit of Hincks Location in the Township of Johnson.

The following Bills were severally read the second time and referred to the Standing Committee on Agriculture and Colonization:

Bill No. 41, An Act to amend The Agricultural Associations Act.


The House then adjourned at 4.45 p.m.
TORONTO, TUESDAY, FEBRUARY 21st, 1950

Prayers.

3 O’Clock P.M.

The following Petition was read and received:—

Of the Corporation of the Township of Sandwich West, praying that an Act may pass raising the minimum tax on any parcel of vacant property in the said Township to the sum of $3.00.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That commencing Friday, February 24th, and thereafter on each Friday during the present Session of the Assembly, this House shall meet at two of the clock in the afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock to-morrow afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 64, intituled, “An Act to amend The Public Officers’ Fees Act.” Mr. Porter.


Bill No. 70, intituled, "An Act to amend The School Attendance Act." Mr. Porter.

Bill No. 71, intituled, "An Act to amend The Auxiliary Classes Act." Mr. Porter.

The Order of the Day for the Consideration of the Speech of the Honourable the Lieutenant-Governor at the opening of the Session having been read,

Mr. Reynolds moved, seconded by Mr. Leger,

That an humble Address be presented to the Honourable the Lieutenant-Governor as follows:

To the Honourable Ray Lawson, O.B.E., LL.D.,
   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.

And a debate having ensued, it was, on motion by Mr. Jolliffe,

Ordered, That the Debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:

Twenty-third Report of the Liquor Control Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1949. (Sessional Paper No. 6.)

Also, Third Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1949. (Sessional Paper No. 7.)

The House then adjourned at 4.55 p.m.

WEDNESDAY, FEBRUARY 22ND, 1950

Prayers.

Mr. Stewart, from the Select Committee appointed to prepare the lists of Members to compose the Select Standing Committees of the House, presented the Committee's report, which was read as follows and adopted:

Your Committee recommends that the Standing Committees ordered by the House be composed as follows:
COMMITTEE ON PRIVILEGES AND ELECTIONS

Messrs. Calder, Cathcart, Dennison, Doucett, Edwards, Frost, Grummett, Jolliffe, Murdoch, Nixon, Oliver, Patrick, Pryde, Robson, Stewart, Thomas (Elgin), Wismer—17.

The Quorum of the said Committee to consist of seven members.

COMMITTEE ON EDUCATION

Messrs. Baxter, Calder, Cecile, Chartrand, Dowling, Foster, Fullerton, Hamilton, Harvey (Nipissing), Harvey (Sault Ste. Marie), Johnston (Simcoe Centre), Leger, Mackenzie, MacLeod, Miss Macphail, Messrs. Martin, Millard, Morrow, Murdoch, McDonald, Nixon, Patrick, Porter, Pringle, Reynolds, Robson. Scott (Beaches), Stewart, Temple, Thomas (Ontario), Villeneuve, Walters, White—33.

The Quorum of the said Committee to consist of nine members.

COMMITTEE ON PRIVATE BILLS


The Quorum of the said Committee to consist of nine members.

COMMITTEE ON STANDING ORDERS


The Quorum of the said Committee to consist of seven members.

COMMITTEE ON PUBLIC ACCOUNTS


The Quorum of the said Committee to consist of nine members.
Committee on Printing


The Quorum of the said Committee to consist of seven members.

Committee on Municipal Law


The Quorum of the said Committee to consist of nine members.

Committee on Legal Bills


The Quorum of the said Committee to consist of seven members.

Committee on Agriculture and Colonization


The Quorum of the said Committee to consist of nine members.

Committee on Fish and Game


The Quorum of the said Committee to consist of nine members.
Committee on Labour


The Quorum of the said Committee to consist of nine members.

Committee on Mining


The Quorum of the said Committee to consist of nine members.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That a Select Committee be appointed to direct the expenditure of any sum set apart in the Estimates for Art Purposes, such Committee to be composed as follows:—

Messrs. Cathcart (Chairman), Chartrand, Foote, Leavens, Martin, Morrow and Mackenzie.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That Mr. Patrick, Member for the Electoral District of Middlesex North, be appointed as Chairman of the Committee of the Whole House for the present Session.

Before the Orders of the Day the Prime Minister made a statement to the House regarding the financial position of the Province and the program of public works being entered on by the Government.

The Minister of Highways followed with a statement of the Government’s program of road building estimated to cost $150,000,000 over a period of five years.

The following Bills were severally read the second time and referred to the Standing Committee on Agriculture and Colonization:—

Bill No. 42, An Act to amend The Farm Products Grades and Sales Act.

Bill No. 43, An Act respecting Live Stock and Live Stock Products.
Bill No. 44, An Act to amend The Farm Products Marketing Act, 1946.


Bill No. 47, An Act to provide for the establishment of Restricted Areas for Seed-potatoes.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—

Bill No. 36, An Act respecting Appeals to His Majesty in His Privy Council.

Bill No. 37, An Act to amend The Comminorientes Act, 1940.

Bill No. 38, An Act to amend The Crown Attorneys Act, 1940.


Bill No. 40, An Act to amend The Partnership Registration Act.

Bill No. 48, An Act to amend The Surveys Act.

Bill No. 49, An Act respecting the Westerly Limit of Hincks Location in the Township of Johnson.

Ordered, That the Bills reported be severally read the third time to-morrow.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Report of the Ontario Food Terminal Board, Department of Agriculture, for the year ending December 31st, 1949. (Sessional Paper No. 27.)

Also, Report of the Ontario Stock Yards Board for the year ending June 30th, 1949. (Sessional Paper No. 25.)

The House then adjourned at 3.45 p.m.
THURSDAY, FEBRUARY 23RD, 1950

PRAYERS.

3 O’CLOCK P.M.

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

By Mr. Blackwell, the Petition of the Executive Council of the Provincial Young Men’s Christian Association of Ontario and Quebec.

The Order of the Day for resuming the Adjourned Debate on the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read.

The Debate was resumed and, after some time,

Mr. Jolliffe moved, seconded by Miss Macphail,

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor now before the House be amended by adding thereto the following words:—

“But this House regrets that the Government has disclosed no effective plans for meeting the growth of unemployment, the decline in farm income and the shortage of low rental housing.”

And the debate having continued, after some time it was, on motion by Mr. Oliver.

Ordered. That the debate be adjourned.

The House then adjourned at 5.40 p.m.

FRIDAY, FEBRUARY 24TH, 1950

PRAYERS.

2 O’CLOCK P.M.

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

By Mr. Stewart, the Petition of the Corporation of the City of Kingston.

By Mr. Harvey (Sault Ste. Marie), the Petition of the Corporation of the City of Sault Ste. Marie.
The following Petition was read and received:—

Of the Executive Council of the Provincial Young Men's Christian Association of Ontario and Quebec, praying that an Act may pass changing its name to the Executive Committee of the National Council of Young Men's Christian Associations of Canada.

The following Bills were severally introduced, read the first time, and ordered to be read the second time on Monday next.

Bill No. 72, intituled, "An Act to amend The Mining Act." Mr. Gemmell.

Bill No. 73, intituled, "An Act to Protect Home Owners' Equities." Mr. Ellis.

Bill No. 74, intituled, "An Act to amend The Workmen's Compensation Act." Mr. Dowling.


Bill No. 77, intituled, "An Act to amend The Workmen's Compensation Act." Mr. Easton.

The House resolved itself into a Committee to consider Bill No. 35, An Act to incorporate The Ontario Municipal Improvement Corporation, and, after some time spent therein, Mr. Speaker resumed the Chair and Mr. Patrick reported, That the Committee had directed him to report the Bill with a certain amendment.

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

The following Bills were severally read the third time and were passed:—

Bill No. 36, An Act respecting Appeals to His Majesty in His Privy Council.

Bill No. 37, An Act to amend The Comorientes Act, 1940.


Bill No. 40, An Act to amend The Partnership Registration Act.

Bill No. 48, An Act to amend The Surveys Act.
Bill No. 49, An Act respecting the Westerly Limit of Hincks Location in the Township of Johnson.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:

Report of the Board of Governors of the University of Toronto for the year ending June 30th, 1949.  (*Sessional Paper No. 12.*)

Also, Report of the Minister of Lands and Forests of the Province of Ontario for the Fiscal Year ending March 31st, 1949.  (*Sessional Paper No. 15.*)


The House then adjourned at 3.45 p.m.

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**MONDAY, FEBRUARY 27th, 1950**

**PRAYERS.**

3 O'CLOCK P.M.

The following Petitions were read and received:

Of the Corporation of the City of Kingston, praying that an Act may pass authorizing the establishment, development and management of the Kingston Community Memorial Health and Recreation Centre.

Of the Corporation of the City of Sault Ste. Marie, praying that an Act may pass validating and confirming a by-law of the said City, providing for the guarantee by the said Corporation of a bond issue by the Plummer Memorial Public Hospital of $90,000.

Before the Orders of the Day the Prime Minister made a statement to the House regarding a treaty being signed by Canada and the United States to assure an increase of an immediate 500,000 horsepower and an estimated 800,000 horsepower in the development at Niagara Falls.

The following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 64, An Act to amend The Public Officers' Fees Act.
George VI. 27th and 28th February 27


Bill No. 66, An Act to amend The Insurance Act.

The Order of the Day for the Second Reading of Bill No. 63, An Act to amend The Housing Development Act, 1948, having been read,

Mr. Griesinger moved that the Bill be now read a second time, and, a debate arising, after some time, the Motion having been put, was declared to be carried.

The Bill was accordingly read the second time and referred to the Committee of the Whole House.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Report of the Ontario Veterinary College for the year ending March 31st, 1949. (Sessional Paper No. 29.)

Also, Report of the Minister of Agriculture, Ontario, for the year ending March 31st, 1949. (Sessional Paper No. 21.)

Also, Report of the Ontario Agricultural College and Experimental Farm for the year ending March 31st, 1949. (Sessional Paper No. 28.)

The House then adjourned at 6.00 p.m.

TUESDAY, FEBRUARY 28TH, 1950

Prayers. 3 O’Clock P.M.

Mr. Robson, from the Standing Committee on Agriculture and Colonization, presented the Committee’s First Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill No. 41, An Act to amend the Agricultural Associations Act.

Bill No. 42, An Act to amend The Farm Products Grades and Sales Act.

Bill No. 43, An Act respecting Live Stock and Live Stock Products.

Bill No. 44. An Act to amend The Farm Products Marketing Act, 1946.


Bill No. 47, An Act to provide for the establishment of Restricted Areas for Seed-potatoes.

Mr. Parry, from the Standing Committee on Standing Orders, presented the Committee's First Report which was read as follows and adopted:

Your Committee has carefully examined the following Petitions and finds the Notices as published in each case sufficient:

Of the Corporation of the Town of Port Hope and the Corporation of Trinity College School, praying that an Act may pass validating and confirming an agreement made between the said Corporations, bearing date the 2nd day of August, 1949, whereby the Corporation of the Town of Port Hope agreed to convey a certain portion of the Town Park to the school for the purpose of building an artificial ice arena thereon; and whereby the Corporation of the School agreed to convey a certain parcel of land adjacent to the Town Park to the Town in exchange for the aforementioned parcel.

Of the Corporation of the City of Hamilton, praying that an Act may pass confirming certain By-laws of the Corporation and a certain agreement between the Corporation and the Hamilton Police Benefit Fund respecting the winding up of the said Fund.

Of the Corporation of the Town of Parry Sound, praying that an Act may pass declaring null and void a certain restrictive covenant known as the Beatty Covenant contained in certain indentures affecting the lands set out in Schedule A of this petition.

Of the Corporation of Canada Conference Evangelical Church, praying that an Act may pass changing the name of the Corporation to the Canada Conference The Evangelical United Brethren Church.

Of the Trustees of the Police Village of Malton, praying that an Act may pass incorporating the lands described in the proposed Act as a Town to be known as the Town of Malton.

Of the Corporation of the City of Port Arthur, praying that an Act may pass amending Sub-section 3 of Section 3 of Chapter 91 of the Statutes of Ontario, 1906, "An Act respecting the Town of Port Arthur", by striking out all the words after the word "purposes" in the eleventh line thereof and substituting therefor the words "Provided that the said Corporation subject to The Bonus Limitations Act, may sell or lease any part of the said lands that is not required for the purposes aforesaid to any person and any moneys realized from such sale or lease shall form part of the general funds of the Corporation", and further to repeal Section 5 of Chapter 81 of the Statutes of Ontario, 1923.
Of the Corporation of Central Canada Exhibition Association, praying that an Act may pass amending its Act of Incorporation as amended from time to time.

Of the Corporation of the Border Cities Young Men's and Young Women's Christian Associations, praying that an Act may pass amending the Corporations' Acts of Incorporation so as to exempt the Corporations' lands, etc., from taxation for school purposes.

Of the Corporation of the Ottawa Young Men's Christian Association, praying that an Act may pass removing the limitations upon value, and the manner in which, and where, in Ontario, the Corporation may acquire and hold real estate; and to enlarge the Corporation's exemptions from taxation upon real estate.

Of the Trustees of the Mount Hamilton Branch of the Canadian Legion and of the Commissioner of the Governing Council of the Salvation Army of Canada East, praying that an Act may pass validating an agreement for sale of certain lands and premises by the Salvation Army to the Mount Hamilton Branch of the Canadian Legion free of all the trusts contained in a certain Indenture dated June 23rd, 1860, and registered in the Registry Office in Registry Division of Wentworth in book for Township of Barton No. D234.

Of the Corporation of the Village of Long Branch, praying that an Act may pass enabling the Corporation to establish a pension plan for its employees and erecting the said Village into a Town.

Of the Corporation of the City of Welland, praying that an Act may pass confirming an Order of the Ontario Municipal Board, dated September 27th, 1949, annexing certain lands in the Township of Crowland to the said City.

Of the Corporation of the Township of Cornwall, praying that an Act may pass validating and confirming a By-law of the said Corporation, No. 1618, for the year 1949, and an agreement dated March 7th, 1949, between the Corporation and the Ottawa and New York Railway Company and the New York Central Railroad Company.

Of the Incorporated Synod of the Diocese of Ottawa, praying that an Act may pass authorizing the said Corporation to invest its funds and all trust funds held by it, in such securities as are now, or shall hereafter be authorized investments for Joint Stock Insurance Companies and Cash Mutual Insurance Corporations under The Companies Act of Ontario, and to alter and vary such investments from time to time by substituting others of like nature.

Of the Corporation of the City of Windsor, praying that an Act may pass reconstituting the Board of Governors of the Metropolitan General Hospital; and for other purposes.

Of the Corporation of the Town of Leamington, praying that an Act may pass confirming a By-law of the said Corporation to establish a Public Utilities Commission and for other purposes.
Of the Corporation of the Town of Riverside, praying that an Act may pass withdrawing the said Town from the jurisdiction of the County of Essex.

Of the Corporation of the Township of Sandwich West, praying that an Act may pass raising the minimum tax on any parcel of vacant property in the said Township to the sum of $3.00.

Of the Corporation of the Township of North York, praying that an Act may pass ratifying and confirming an agreement between the Corporations of the Townships of North York, Markham, Vaughan, the Village of Richmond Hill and the Toronto Transportation Commission, dated the 2nd day of January, 1950, for the operation of a motor bus service on Yonge Street from the northern limit of the Village of Richmond Hill to the northern limit of the City of Toronto; and for other purposes.

Of John B. McCuaig, praying that an Act may pass incorporating the Improvement District of Ojibway Islands.

Of the Corporation of the Administration and Trust Company of the City of Montreal, praying that an Act may pass permitting it to be registered under the provisions of The Loan and Trust Corporations Act of Ontario for the purpose of carrying on business in Ontario as a Trust Company only.

Of the Executive Council of the Provincial Young Men's Christian Association of Ontario and Quebec, praying that an Act may pass changing its name to the Executive Committee of the National Council of Young Men's Christian Associations of Canada.


Of the Corporation of the Hospital for Sick Children, praying that an Act may pass giving the Corporation power to increase the membership of the Board of Trustees and to increase the powers of the said Board in respect to certain matters of internal management.

Of the Corporation of the City of Toronto, praying that an Act may pass authorizing the said Corporation to pay medical and hospital expenses of retired employees of the fire department arising out of injuries received during their employment, and for other purposes.

Of the Corporation of the City of Guelph, praying that an Act may pass authorizing the said Corporation to appoint a Board of Management for the Guelph Memorial Gardens.

The following Bills were severally introduced, read the first time, and referred to the Committee on Private Bills:—

Bill No. 1, intituled, "An Act respecting the Town of Port Hope and Trinity College School." Mr. Foote.
Bill No. 2, intituled, "An Act respecting the City of Hamilton." Mr. Easton.

Bill No. 3, intituled, "An Act respecting the Town of Parry Sound." Mr. Johnston (Parry Sound).

Bill No. 4, intituled, "An Act respecting Canada Conference Evangelical Church." Mr. Houck.

Bill No. 6, intituled, "An Act respecting the City of Port Arthur." Mr. Robinson.

Bill No. 9, intituled, "An Act respecting the Central Canada Exhibition Association." Mr. Morrow.

Bill No. 10, intituled, "An Act respecting The Border Cities Young Men's and Young Women's Christian Associations." Mr. Murdoch.

Bill No. 11, intituled, "An Act respecting the Hospital for Sick Children." Mr. Rea.

Bill No. 12, intituled, "An Act respecting The Ottawa Young Men's Christian Association." Mr. Morrow.

Bill No. 13, intituled, "An Act respecting Mount Hamilton Branch of the Canadian Legion and the Salvation Army." Mr. Thornberry.


Bill No. 15, intituled, "An Act respecting the City of Welland." Mr. Walker.

Bill No. 18, intituled, "An Act respecting the Township of Cornwall." Mr. McDonald.

Bill No. 19, intituled, "An Act respecting the City of Guelph." Mr. Edwards.

Bill No. 20, intituled, "An Act respecting The Incorporated Synod of the Diocese of Ottawa." Mr. Morrow.

Bill No. 26, intituled, "An Act respecting the Town of Riverside." Mr. Murdoch.

Bill No. 27, intituled, "An Act respecting the Township of Sandwich West." Mr. Murdoch.

Bill No. 28, intituled, "An Act respecting the Township of North York." Mr. Mackenzie.

Bill No. 29, intituled, "An Act to incorporate the Improvement District of Ojibway Islands." Mr. Rea.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 80, intituled, “An Act to amend The Separate Schools Act.” Mr. Porter.


Bill No. 82, intituled, “The Labour Relations Act, 1950.” Mr. Daley.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time,

Mr. Oliver moved, seconded by Mr. Nixon,

That the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor now before the House be amended by adding thereto the following words:—

“And this House further regrets that no intimation was given in the Speech from the Throne that a Provincial-Municipal Conference would be called before the convening of the Dominion-Provincial Conference.”

And the debate having continued, after some time it was, on motion by Mr. Rea,

Ordered, That the debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Also, Report of the Statistics Branch, Department of Agriculture, Ontario, for the year ending December 31st, 1948. (Sessional Paper No. 22.)

Also, Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31st, 1949. (Sessional Paper No. 23.)

The House then adjourned at 6.00 p.m.

WEDNESDAY, MARCH 1st, 1950

Prayers.  

3 O'Clock, P.M.

The following Bills were introduced, read the first time, and referred to the Committee on Private Bills:—

Bill No. 16, intituled, "An Act respecting the City of Windsor." Mr. Ellis.

Bill No. 31, intituled, "An Act respecting the Executive Committee of the Provincial Young Men's Christian Association of Ontario and Quebec." Mr. Blackwell.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 84, intituled, "An Act to amend The Game and Fisheries Act, 1946." Mr. Scott (Peterborough).

Mr. Park asked the following Question, No. 2:—

How many inspections were made under The Factory, Shop and Office Building Act in each of the years 1947, 1948 and 1949.

The Minister of Labour replied as follows:—

Fiscal year ending March 31st, 1947, 22,417; fiscal year ending March 31st, 1948, 27,659; fiscal year ending March 31st, 1949, 28,818.
Mr. Millard asked the following Question, No. 7:—

1. (a) How many applications for a Board of Reference have been received by the Department of Education from 1939-1949, from (a) Public School Teachers, (b) Secondary Teachers: (i) Collegiate Institutes, (ii) Technical Schools, (iii) Continuation Schools; (b) How many applications were accepted from each group for the same period. 2. (a) What procedure is used in determining whether an application shall be accepted or refused; (b) Who are the officials in charge of this work; (c) Are the Provincial Inspectors consulted.

The Minister of Education replied as follows:—

1. (a) (a) Number of Applications

<table>
<thead>
<tr>
<th>Public School Teachers</th>
<th>21</th>
<th>11 withdrawn</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>8 refused</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2 granted</td>
</tr>
</tbody>
</table>

1. (a) (b)

Secondary School Teachers:

(i) Collegiate Institutes and High Schools |

<table>
<thead>
<tr>
<th>16</th>
<th>7 withdrawn</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>3 refused</td>
</tr>
<tr>
<td></td>
<td>6 granted</td>
</tr>
</tbody>
</table>

(ii) Technical Schools

| 3 | 3 refused |

(iii) Continuation Schools

| 1 | 1 withdrawn |

1. (b) Number accepted (granted):

<table>
<thead>
<tr>
<th>Public Schools</th>
<th>2</th>
</tr>
</thead>
<tbody>
<tr>
<td>Collegiate Institutes and High Schools</td>
<td>6</td>
</tr>
<tr>
<td>Technical Schools</td>
<td>0</td>
</tr>
<tr>
<td>Continuation Schools</td>
<td>0</td>
</tr>
</tbody>
</table>

2. (a) 1. When an application for a Board of Reference is received by the Department, the other party to the dispute is sent notice of the application.

2. The Department requests both parties to the dispute to forward any pertinent information.

3. The inspectors concerned are directed to report on the situation.

4. The Ontario Teachers' Federation is consulted by Departmental officials.

5. After all reports are received and considered, the Superintendent concerned recommends to the Chief Director the course of action which should be taken. The Chief Director consults the Minister and decision is reached.

6. Many applications received are withdrawn before it is necessary for the Minister to make a decision. In these cases boards and teachers have found an amicable solution.

(b) The Superintendent of Secondary Education and the Superintendent of Elementary Education.

(c) Yes.
Mr. Brown asked the following Question, No. 15:—

What was the cost to the Province of Ontario of the public inquiry into the alleged complaints of one J. E. Keays, of Belleville.

The Attorney-General replied as follows:—

$12,405.12.

Mr. Calder asked the following Question, No. 19:—

How many timber limits have been granted in Quetico Provincial Park since January 1st, 1948. To whom were they granted. For what consideration. On what terms.

The Minister of Lands and Forests replied as follows:—

None.

Mr. Millard asked the following Question, No. 22:—

How many \((a)\) home permits, and \((b)\) employment certificates, were issued under The Adolescent School Attendance Act in each of the years 1947, 1948 and 1949.

The Minister of Education replied as follows:—


The following Bill was read the third time and passed:—

Bill No. 35, An Act to incorporate The Ontario Municipal Improvement Corporation.

The following Bills were severally read the second time and referred to the Committee of the Whole House:—


Bill No. 69, An Act to amend The Real Estate and Business Brokers Act, 1946.
Bill No. 70, An Act to amend The School Attendance Act.

Bill No. 71, An Act to amend The Auxiliary Classes Act.

Bill No. 72, An Act to amend The Mining Act.


The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:

Bill No. 41, An Act to amend The Agricultural Associations Act.

Bill No. 42, An Act to amend The Farm Products Grades and Sales Act.

Bill No. 43, An Act respecting Live Stock and Live Stock Products.

Bill No. 44, An Act to amend The Farm Products Marketing Act, 1946.


Bill No. 47, An Act to provide for the establishment of Restricted Areas for Seed-potatoes.

Ordered, That the Bills reported be severally read the third time to-morrow.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr Newman,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.50 p.m.
THURSDAY, MARCH 2ND, 1950

PRAYERS.

3 O'Clock, P.M.

The following Bill was introduced, read the first time, and referred to the Committee on Private Bills:

Bill No. 8, intituled, "An Act to incorporate The Congregation of the Priests of the Sacred Heart." Mr. Calder.

Mr. Taylor asked the following Question, No. 5:

In what areas of Ontario are Indians exempt from the provisions of The Game and Fisheries Act, as provided for in Clause m of Section 72 of The Game and Fisheries Act, 1946.

The Minister of Lands and Forests replied as follows:

Within the area of an Indian Reserve, provided Indians concerned live on Indian Reserves.

Mr. Calder asked the following Question, No. 17:

What has been the annual cost to the Department of Agriculture of all its educational and information publications for the fiscal year 1948-49.

The Minister of Agriculture replied as follows:

$66,035.08.

Mr. Calder asked the following Question, No. 18:

What has been the annual cost to the Department of Travel and Publicity of all types of promotional literature published by that Department since 1943.

The Minister of Travel and Publicity replied as follows:

Fiscal year 1946-47, $13,646.81; fiscal year 1947-48, $43,669.98; fiscal year 1948-49, $52,008.35; April 1st, 1949 to January 1st, 1950, $87,116.52. The Department of Travel and Publicity was organized, April, 1946.

Mr. Thornberry asked the following Question, No. 48:

What was the average amount of the down payments made by persons borrowing on second mortgages under The Housing Development Act, 1948.
The Minister of Planning and Development replied as follows:—

$1,250.79.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Pryde,

Ordered, That the Debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Thirty-second Annual Report of the Civil Service Commission for the year ending March 31st, 1949. (Sessional Paper No. 35.)

Also, Twenty-ninth Annual Report of the Public Service Superannuation Board, Ontario, for the fiscal year ending March 31st, 1949. (Sessional Paper No. 34.)


The House then adjourned at 6.00 p.m.

FRIDAY, MARCH 3RD, 1950

Prayers.

2 O'Clock P.M.

The following Bills were severally introduced, read the first time, and ordered to be read the second time on Monday next.

Bill No. 85, intituled, "An Act to amend The Agricultural Societies Act, 1939." Mr. Kennedy.


Bill No. 87, intituled, "The Marriage Act, 1950." Mr. Welsh.
Mr. Ellis asked the following Question, No. 4:—

1. In each of the years 1947, 1948 and 1949 what was the percentage increase over all of the traffic volume count on Highways 18 and 39 respectively. 2. In each of the above years, what amounts of money were spent by the Province for maintenance and improvement, respectively, on each of the above highways.

The Minister of Highways replied as follows:—

1. Highway No. 18—
   1948 over 1947 ........................................ 12%
   1949 over 1948 ........................................ 11%
Highway No. 39—
   1948 over 1947 ........................................ 37.4%
   1949 over 1948 ........................................ 23.5%

2. Highway No. 18—
   Construction                                    Maintenance
   1946-47 ........................................ $ 727.53  $ 16,278.57
   1947-48 ........................................ 2,294.53  25,102.51
   1948-49 ........................................ 6,698.53  55,996.93
   Apr. 1st to Dec. 31, 1949  ....................... 323,519.00
Highway No. 39—
   1946-47 ........................................  Nil      7,022.16
   1947-48 ........................................ 2,018.31  90,477.84
   1948-49 ........................................ 2,597.05  8,416.29
   Apr. 1st to Dec. 31st, 1949 ..................... 6,679.32

Mr. Thornberry asked the following Question, No. 11:—

1. What is the total number of second mortgage loans made under The Housing Development Act, 1948. 2. What was the average amount loaned on a second mortgage under the Act. 3. What was the average amount of indebtedness on a first mortgage which had been contracted by persons borrowing on a second mortgage under the Act.

The Minister of Planning and Development replied as follows:—

1. 15,032 (Advanced—13,392). 2. $1,058.52. 3. $6,476.72.

Mr. Calder asked the following Question, No. 16:—

What has been the annual cost to the Department of Lands and Forests of the magazine "Sylva" since its inception.

The Minister of Lands and Forests replied as follows:—

Year ending 31st March, 1946  ......................... $ 2,527.48
Year ending 31st March, 1947  ......................... 15,303.29
Year ending 31st March, 1948  ......................... 18,665.93
Year ending 31st March, 1949  ......................... 12,417.00

General public placed on subscription basis of $1.50 per annum (six copies) August, 1949.
Mr. Houck asked the following Question, No. 20:—

1. How many municipalities have received grants for community centres since January 1st, 1948.  2. How many of those municipalities receiving grants have populations of more than 5,000.  3. What amount of money has been granted to such latter municipalities, naming each municipality and the amount of its grant.

The Minister of Agriculture replied as follows:—

1. 142.  2. 12.  3. $51,200.00—Cobourg, $5,000; Halton County, $3,000; Fort Erie, $5,000; Hawkesbury, $2,500; Kirkland Lake, $3,000; Oshawa, $5,000; Port Arthur, $3,700; Stamford Township, $4,500; Woodstock, $5,000; St. Catharines, $5,000; King Township, $4,500; York Township, $5,000.

The following Bills were severally read the third time and were passed:—

Bill No. 41, An Act to amend The Agricultural Associations Act.

Bill No. 42, An Act to amend The Farm Products Grades and Sales Act.

Bill No. 43, An Act respecting Live Stock and Live Stock Products.

Bill No. 44, An Act to amend The Farm Products Marketing Act, 1946.


Bill No. 47, An Act to provide for the establishment of Restricted Areas for Seed-potatoes.

The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 79, An Act to amend The High Schools Act.

Bill No. 80, An Act to amend The Separate Schools Act.

Bill No. 81, An Act to amend The Teaching Profession Act, 1944.


The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,
That the Committee had directed him to report the following Bills without amendment:

Bill No. 64, An Act to amend The Public Officers' Fees Act.
Bill No. 66, An Act to amend The Insurance Act.
Bill No. 69, An Act to amend The Real Estate and Business Brokers Act, 1946.
Bill No. 70, An Act to amend The School Attendance Act.
Bill No. 71, An Act to amend The Auxiliary Classes Act.

Ordered, That the Bills reported be severally read the third time on Monday next.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Dempsey,

Ordered, That the Debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:

Thirtieth Annual Report of the Department of Labour for the fiscal year ending March 31st, 1949. (Sessional Paper No. 13.)

The House then adjourned at 4.40 p.m.

MONDAY, MARCH 6TH, 1950

Prayers.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That the name of Mr. Leavens be added to the members of the Committee on Fish and Game.
On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock to-morrow afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The following Bill was introduced, read the first time, and referred to the Committee on Private Bills:—

Bill No. 17, intituled, “An Act respecting the City of Toronto.” Mr. Rea.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:—


Mr. Thornberry asked the following Question, No. 10:—

1. What is the number of persons now receiving compensation under The Workmen’s Compensation Act for permanent total disability. 2. (a) What is the maximum amount of compensation paid to any person for permanent total disability; (b) What is the minimum amount of compensation paid to any person for permanent total disability. 3. What is the average amount of pensions paid for permanent total disability.

The Minister of Labour replied as follows:—

1. 685; 2. (a) Prior to January 1st, 1950, $138.75, subsequent to January 1st, 1950, $187.50; (b) Amount of earnings paid where average earnings are less than $100.00 a month. 3. No information available.

Mr. Houck asked the following Question, No. 24:—

What has been the total amount expended on repairs and alterations for the Park Refectory at Niagara Falls since August, 1943.

The Minister of Labour replied as follows:—

$120,929.19.

Mr. Park asked the following Question, No. 47:—

1. How many full-time inspectors employed by the Department of Labour
are engaged exclusively in: (a) factory inspection work; (b) foundry inspection work; (c) boiler inspection work. 2. How many such inspectors are engaged partly in factory, foundry, or boiler inspection work respectively, and partly in other work, and what is the nature of the other work.

The Minister of Labour replied as follows:—

1. (a) Nil; (b) Two; (c) Eighteen. 2. Twenty-five male inspectors and nine female inspectors are on Composite Inspection staff and make inspections under the following Acts: The Factory, Shop and Office Building Act; The Hours of Work and Vacations with Pay Act; The Minimum Wage Act; The Industrial Standards Act; The Operating Engineers Act; The Apprenticeship Act; The Department of Labour Act; The Adolescent School Attendance Act; and The One Day’s Rest in Seven Act. Two inspectors are employed on both Composite Inspection and Boiler Inspection work. The Department of Labour also administers The Building Trades Protection Act in unorganized territory and makes any necessary inspections under the Act.

Before the Orders of the Day Mr. Nixon, Member for Brant, congratulated Mr. Oliver on attaining his 46th birthday, in which he was joined by the Prime Minister, Mr. Jolliffe and Mr. MacLeod.

Mr. Oliver made a suitable reply.

The following Bills were severally read the third time and were passed:—

Bill No. 64, An Act to amend The Public Officers’ Fees Act.

Bill No. 66, An Act to amend The Insurance Act.


Bill Bo. 69, An Act to amend The Real Estate and Business Brokers Act, 1946.

Bill No. 70, An Act to amend The School Attendance Act.

Bill No. 71, An Act to amend The Auxiliary Classes Act.

The following Bills were read the second time and referred to the Standing Committee on Agriculture and Colonization:—

Bill No. 85, An Act to amend The Agricultural Societies Act, 1939.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported.

That the Committee had directed him to report the following Bills without amendment:

Bill No. 63, An Act to amend The Housing Development Act, 1948.


Bill No. 72, An Act to amend The Mining Act.


Bill No. 79, An Act to amend The High Schools Act.

Ordered, That the Bills reported be severally read the third time to-morrow.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:

Annual Report of the Department of Highways, Ontario, for the fiscal year ending March 31st, 1949. (Sessional Paper No. 32.)

Also, Report of The Workmen’s Compensation Board of Ontario for the year 1949. (Sessional Paper No. 14.)

The House then adjourned at 6.10 p.m.

TUESDAY, MARCH 7th, 1950

PRAYERS.

2 O’CLOCKS P.M.

Mr. Cathcart, from the Standing Committee on Miscellaneous Private Bills, presented the Committee's First Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill No. 1, An Act respecting the Town of Port Hope and Trinity College School.

Bill No. 2, An Act respecting the City of Hamilton.
Bill No. 6, An Act respecting the City of Port Arthur.

Bill No. 9, An Act respecting Central Canada Exhibition Association.

Bill No. 10, An Act respecting Border Cities Young Men's and Young Women's Christian Associations.

Bill No. 13, An Act respecting Mount Hamilton Branch Canadian Legion and Salvation Army.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 10, An Act respecting the Border Cities Young Men's and Young Women's Christian Associations; and Bill No. 13, An Act respecting Mount Hamilton Branch Canadian Legion and Salvation Army.

Mr. Robson, from the Standing Committee on Agriculture and Colonization, presented the Committee's Second Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill No. 85, An Act to amend The Agricultural Societies Act, 1939.


The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Dempsey,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

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WEDNESDAY, MARCH 8th, 1950

PRAYERS.

Mr. Parry, from the Standing Committee on Standing Orders, presented the Committee's Second and Final Report which was read as follows and adopted:

Your Committee has carefully considered the following Petitions and finds the Notices in each case sufficient:
Petition of the Corporation of the City of Kingston, praying that an Act may pass authorizing the establishment, development and management of the Kingston Community Memorial Health and Recreation Centre.

Petition of the Corporation of the Town of Alexandria, praying that an Act may pass to ratify and confirm the purchase by the Corporation of the Glengarry Mills properties and water rights and the sale of the mill property not required for the Corporation's purposes and to authorize the use and diversion of waters of the River Garry and Loch Garry for the purposes of the Town's waterworks and water supply in lieu of the use thereof for mill power purposes.

Petition of the Corporation of the City of Ottawa, praying that an Act may pass amending the City of Ottawa Act, 1949, for the purpose of detaching all the lands in the Township of Nepean from the Registry Division of the County of Carleton and attaching them to the Registry Division of the City of Ottawa for the purposes of The Registry Act, and for other purposes.

Petition of the Corporation of the City of London, praying that an Act may pass confirming certain agreements between the Corporation, the Canadian National Railway and the Western Fair Association; and for other purposes.

Petition of the Trustees of The United Church of Canada, the Trustee Board of the Presbyterian Church in Canada, the Corporation of Knox College and the Corporation of Victoria University, praying that an Act may pass confirming a certain agreement vesting The Knox College Library in Knox College and certain archives in Victoria University.

Your Committee has carefully examined the following Petitions and recommends to the House that while the publication of the Notices has not met the requirements of the Rules, the Petitions should be accepted by the House, a satisfactory explanation for the default having been given:—

Petition of the Corporation of the City of Sault Ste. Marie.

Petition of the Ottawa Separate School Board.

Your Committee further recommends that the following Petition be not accepted, Rule No. 66 not having been complied with and no sufficient explanation for the default having been given.

Your Committee further recommends that the fees less any penalties and the actual cost of printing be remitted with respect to this Petition.

Petition of the Corporation of the Township of East York.

The following Bills were severally introduced, read the first time, and referred to the Committee on Private Bills:—

Bill No. 5, intituled, "An Act to incorporate the Town of Malton." Mr. Mackenzie.
Bill No. 7, intituled, “An Act respecting the City of London.” Mr. Patrick.

Bill No. 21, intituled, “An Act respecting the City of Ottawa.” Mr. Chartrand.


Bill No. 24, intituled, “An Act respecting the Town of Leamington.” Mr. Murdoch.

Bill No. 25, intituled, “An Act respecting the Town of Alexandria.” Mr. Villeneuve.

Bill No. 32, intituled, “An Act respecting the City of Kingston.” Mr. Stewart.


Bill No. 34, intituled, “An Act respecting the City of Ottawa Separate School Board.” Mr. Chartrand.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 92, intituled, “An Act to amend The Loan and Trust Corporations Act, 1949.” Mr. Porter.

Bill No. 93, intituled, “An Act to amend The Teachers’ Superannuation Act, 1949.” Mr. Porter.


Bill No. 97, intituled, “An Act to amend The Public Service Act, 1947.” Mr. Welsh.

Bill No. 98, intituled, “An Act to amend The Companies Act.” Mr. Welsh.

Bill No. 100, intituled, "The Provincial Parks Act, 1950." Mr. Scott (Peterborough).

Mr. Ellis asked the following Question, No. 50:—

1. How many accidents involving one or more motor vehicles occurred on or within 200 yards of the Little River bridge over Little River in each of the years 1947, 1948, 1949. 2. How many of these accidents were fatal in each year.

The Minister of Highways replied as follows:—

1. Based on reports of accidents filed pursuant to The Highway Traffic Act: 1947—5; 1948—4; 1949—4. 2. Based on reports of accidents filed pursuant to The Highway Traffic Act: 1947—1; 1948—None; 1949—None.

Mr. Ellis asked the following Question, No. 51:—

1. How many accidents involving one or more motor vehicles occurred on or within 200 yards of the Puce bridge over the Puce River on Highway 39 during each of the years 1947, 1948, 1949. 2. How many of these accidents were fatal in each year.

The Minister of Highways replied as follows:—

1. Based on reports of accidents filed pursuant to The Highway Traffic Act: 1947—4; 1948—2; 1949—2. 2. Based on reports of accidents filed pursuant to The Highway Traffic Act: 1947—None; 1948—None; 1949—None.

The following Bills were severally read the third time and were passed:—

Bill No. 63, An Act to amend The Housing Development Act, 1948.


Bill No. 72, An Act to amend The Mining Act.


Bill No. 79, An Act to amend The High Schools Act.

The following Bills were severally read the second time and referred to the Committee of the Whole House:—
Bill No. 1, An Act respecting the Town of Port Hope and Trinity College School.

Bill No. 2, An Act respecting the City of Hamilton.

Bill No. 6, An Act respecting the City of Port Arthur.

Bill No. 9, An Act respecting Central Canada Exhibition Association.

Bill No. 10, An Act respecting Border Cities Young Men's and Young Women's Christian Associations.

Bill No. 13, An Act respecting Mount Hamilton Branch Canadian Legion and Salvation Army.

Bill No. 84, An Act to amend The Game and Fisheries Act, 1946.

The Order of the Day for the Second Reading of Bill No. 82, The Labour Relations Act, 1950, having been read,

Mr. Daley moved that the Bill be now read a second time, and, a debate arising, after some time,

Mr. Park moved, seconded by Mr. Wismer, that the motion be amended by striking out all the words after the word "that" and substituting therefor the following:

"This House declines to assent to the Second Reading of a Labour Relations Bill that violates sound principles of labour relations by denying the application of fundamental democratic practices in voting procedures, by establishing complicated and inflexible conciliation machinery that is likely to create industrial unrest and by ignoring the principle of union security."

The Debate continued, and, after some time, it was, on motion by Mr. Oliver,

Ordered, That the Debate be adjourned.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:

Bill No. 81, An Act to amend The Teaching Profession Act, 1944.

Bill No. 83, An Act to amend The Power Commission Act, except Section 3 thereof.

and to report the following Bill with a certain amendment:
Bill No. 80, An Act to amend The Separate Schools Act.

Ordered, That the Bills reported be severally read the third time to-morrow.

The House then adjourned at 6.00 p.m.

THURSDAY, MARCH 9TH, 1950

PRAYERS.

3 O'CLOCK P.M.

Mr. Cathcart, from the Standing Committee on Miscellaneous Private Bills, presented the Committee’s Second Report, which was read as follows, and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill No. 4, An Act respecting Canada Conference Evangelical Church.

Bill No. 11, An Act respecting the Hospital for Sick Children.

Bill No. 18, An Act respecting the Township of Cornwall.

Bill No. 19, An Act respecting the City of Guelph.

Bill No. 31, An Act respecting the Executive Committee of the Provincial Young Men's Christian Association of Ontario and Quebec.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 4, An Act respecting Canada Conference Evangelical Church; Bill No. 11, An Act respecting the Hospital for Sick Children; and Bill No. 31, An Act respecting the Executive Committee of the Provincial Young Men's Christian Association of Ontario and Quebec.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 102, intituled, “An Act to amend The Assessment Act.” Mr. Dunbar.

The Order of the Day for resuming the Adjourned Debate on the Amendment
to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Scott (Beaches),

Ordered, That the Debate be adjourned.

The House then adjourned at 6.05 p.m.

FRIDAY, MARCH 10TH, 1950

PRAYERS.

The following Bills were introduced, read the first time, and ordered to be read the second time on Monday next:—

Bill No. 103, intituled, “An Act to amend The Ontario Municipal Board Act.” Mr. Dunbar.


Mr. Oliver asked the following Question, No. 14:—

What has been the cost to date of the construction of the Des Joachim Power Project and what is the estimated cost of completing same.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

Total cost of development to January 22nd, 1950, including $7,153,100.00 for purchase commitments is $58,596,279.00. The estimated cost of completing the construction of the Des Joachim Power Project is $17,178,721.00.

Mr. McEwing asked the following Question, No. 30:—

1. From whom has the Hydro-Electric Power Commission of Ontario purchased insulators. 2. From what company and what amount has been the purchase.
The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. and 2. Canadian Ohio Brass Co. Ltd., $60,724.10; Canadian Porcelain Co. Ltd., $66,802.63; Canadian General Electric Co. Ltd., $37,260.00; Eastern Power Devices Ltd., $1,361.30; Canadian Line Materials Ltd., $1,795.50; Smith & Stone Ltd., $13,800.00. The above-noted purchases cover the period January 1st, 1949 to December 31st, 1949.

Mr. Gordon asked the following Question, No. 31:—

1. From whom has the Hydro-Electric Power Commission purchased cross arms and pole line hardware since January 1st, 1915, and what amounts for such purchases have been made from each supplier and each year. 2. Which of the above suppliers were manufacturers of the materials purchased.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. —

POLE LINE HARDWARE

<table>
<thead>
<tr>
<th>Supplier</th>
<th>1945</th>
<th>1946</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canadian General Electric Co. Ltd.</td>
<td>$77,285.25</td>
<td>$38,876.89</td>
<td>$346,998.39</td>
<td>$65,087.05</td>
<td>$110,821.08</td>
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<td>Powerlite Devices Ltd.</td>
<td>908.97</td>
<td>1,127.31</td>
<td>872.59</td>
<td>3,628.13</td>
<td>10,043.37</td>
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<tr>
<td>Northern Electric Co.</td>
<td>137,922.31</td>
<td>153,080.03</td>
<td>830,582.32</td>
<td>555,254.43</td>
<td>259,832.90</td>
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<tr>
<td>Line &amp; Cable Accessories Ltd.</td>
<td>79,234.12</td>
<td>194,355.72</td>
<td>590,410.54</td>
<td>534,433.37</td>
<td>177,353.94</td>
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<tr>
<td>Aluminum Co. of Canada Ltd.</td>
<td>32,003.04</td>
<td>47,683.39</td>
<td>62,117.02</td>
<td>27,192.09</td>
<td>21,717.46</td>
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<tr>
<td>Canadian Line Materials Ltd.</td>
<td>92,706.07</td>
<td>77,841.01</td>
<td>756,070.10</td>
<td>436,793.76</td>
<td>188,842.05</td>
</tr>
<tr>
<td>Eastern Power Devices Ltd.</td>
<td>26,266.55</td>
<td>5,869.41</td>
<td>4,714.79</td>
<td>27,995.84</td>
<td>19,469.85</td>
</tr>
<tr>
<td>J. R. Kearney Corp. of Canada Ltd.</td>
<td>16,999.98</td>
<td>15,324.59</td>
<td>257,569.74</td>
<td>10,919.68</td>
<td>70,553.88</td>
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<tr>
<td>Steel Co. of Canada Ltd.</td>
<td>13,613.50</td>
<td>9,000.00</td>
<td>41,801.81</td>
<td>99,977.00</td>
<td>38,349.31</td>
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<tr>
<td>Stanley Works</td>
<td>3,254.40</td>
<td>3,000.00</td>
<td>4,134.37</td>
<td>71,258.00</td>
<td>4,496.86</td>
</tr>
<tr>
<td>Dominion Cutout Co. Ltd.</td>
<td>3,070.00</td>
<td>30,370.00</td>
<td>2,793.01</td>
<td>70,011.11</td>
<td>23,554.70</td>
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<tr>
<td>Robert Mitchell Co.</td>
<td>4,968.00</td>
<td>1,434.37</td>
<td>71,258.00</td>
<td>4,496.86</td>
<td>3,261.62</td>
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<tr>
<td>Power Line Equipment Co.</td>
<td>2,793.01</td>
<td>2,793.01</td>
<td>70,011.11</td>
<td>23,554.70</td>
<td>1,393.88</td>
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<tr>
<td>Light Metals Ltd.</td>
<td>2,793.01</td>
<td>2,793.01</td>
<td>70,011.11</td>
<td>23,554.70</td>
<td>1,393.88</td>
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</table>

1. CROSS ARMS

<table>
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<tr>
<th>Supplier</th>
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<th>1946</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. C. Crossard Co.</td>
<td>$2,820.00</td>
<td>$195,119.00</td>
<td>$505,100.00</td>
<td>$403,255.00</td>
<td>$50,373.00</td>
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<tr>
<td>H. R. MacMillan Sales</td>
<td>$1,612.00</td>
<td>$2,250.00</td>
<td>$2,500.00</td>
<td>$2,300.00</td>
<td>$2,450.00</td>
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<tr>
<td>Northern Electric Co.</td>
<td>30,300.00</td>
<td>2,900.00</td>
<td>2,500.00</td>
<td>2,300.00</td>
<td>2,450.00</td>
</tr>
<tr>
<td>J. B. Smith &amp; Sons Ltd.</td>
<td>3,170.00</td>
<td>2,900.00</td>
<td>2,500.00</td>
<td>2,300.00</td>
<td>2,450.00</td>
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</tbody>
</table>

2. All companies listed above with the exception of Northern Electric Co. Ltd. manufacture their own cross arms.
Mr. McMillan asked the following Question, No. 35:—

1. How many tons of structural steel were purchased by the H.E.P.C. during 1949. 2. From whom. 3. At what price per ton.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. Approximately 36,000 tons. 2. Burlington Steel Co. Ltd., Canadian Bridge Co. Ltd., Central Bridge Co. Ltd., Dominion Bridge Co. Ltd., Dominion Steel & Coal Corp. Ltd., Frankel Bros. Ltd., Hamilton Bridge Co. Ltd., John T. Hepburn Co. Ltd., Russel Bros. Ltd., Standard Steel Construction Co. Ltd., Steel Co. of Canada Ltd., Truscon Steel Co. of Canada Ltd., U.S. Steel Export Co. 3. Reinforcing Steel—$68.00 to $74.00 ton; also a quantity of fabricated hard grade billet steel plain concrete reinforcing bar at $106.00 ton. Station Structural & Tower Steel—$190.00 to $374.00 ton; price dependent upon various factors such as amount of fabrication required, price quoted included erection. and, also, a quantity was obtained from U.S. sources at an additional premium rate. Bailey Bridge Transoms—$106.00 to $107.00 ton (U.S. sources). Structural steel—$175.00 to $295.00 ton; price dependent upon various factors, such as amount of fabrication required, price quoted included erection, and special treatments (corrosion resistance). A quantity of $\frac{1}{2}$" round structural grade steel was purchased at $77.00 ton.

Mr. Foster asked the following Question, No. 36:—

1. How many barrels of Portland cement have been contracted for or ordered for 1950 construction and maintenance work by the H.E.P.C. 2. From whom.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. 883,000 barrels. 2. Canada Cement Co. Ltd.

Mr. Houck asked the following Question, No. 41:—

1. What amount of electrical energy is being now produced by or for the Ontario Hydro-Electric Power Commission by auxiliary steam plants. 2. What amount of electrical energy is planned to be developed by the same means.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. During February, 1950, 9,313,000 kilowatthours were generated by auxiliary steam generating plants. 2. The Commission on March 1st, 1950, had 61,000 kilowatts of auxiliary steam plant capacity, and no further auxiliary steam plants are contemplated.
Mr. MacLeod asked the following Question, No. 61:—

1. How many houses have been destroyed by fire since 1938 in the cities and towns of Toronto, Hamilton, Windsor, Ottawa, Brockville, Belleville, Cornwall, Oshawa, Kingston, St. Catharines, Welland, Kitchener, London, Guelph, Port Arthur, Fort William, Sudbury, Timmins, Kirkland Lake and Brantford. 2. How many lives were lost in such fires. 3. Was any form of compensation paid to those affected.

The Attorney-General replied as follows:—

1. This information is not available. The statistics in the Fire Marshal's office are kept on a Province-wide basis. 2. Answered by 1. 3. Other than Fire and Life Insurance and Workmen's Compensation—none.

Mr. Salsberg asked the following Question, No. 67:—

1. What firm did the printing of Hansard in 1949 and what was the cost of the printing of same. 2. What firm did the bookbinding of Hansard in 1949 and what was the cost of same. 3. How many copies of Hansard were printed daily. 4. How many copies of the final and corrected form of Hansard were printed. 5. How many copies of Hansard were bound in 1949.

The Provincial Secretary replied as follows:—

1. Ryerson Press; cost, $23,377.85. 2. Ryerson Press; cost of binding, $2,375.00. 3. 1,225 copies. 4. Answered by 3. 5. 125 sets.

The following Bills were read the third time and were passed:—

Bill No. 80, An Act to amend The Separate Schools Act.

Bill No. 81, An Act to amend The Teaching Profession Act, 1944.

The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 4, An Act respecting Canada Conference Evangelical Church.

Bill No. 11, An Act respecting the Hospital for Sick Children.

Bill No. 18, An Act respecting the Township of Cornwall.

Bill No. 19, An Act respecting the City of Guelph.

Bill No. 31, An Act respecting the Executive Committee of the Provincial Young Men's Christian Association of Ontario and Quebec.
Bill No. 91, An Act to amend The Statute Labour Act.

Bill No. 92, An Act to amend The Loan and Trust Corporations Act, 1949.

Bill No. 95, An Act to repeal The Business Records Protection Act, 1947.

Bill No. 96, An Act to amend The Extra Provincial Corporations Act.

Bill No. 98, An Act to amend The Companies Act.


The House resolved itself into a Committee to consider certain Bills, and after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—

Bill No. 1, An Act respecting the Town of Port Hope and Trinity College School.

Bill No. 2, An Act respecting the City of Hamilton.

Bill No. 6, An Act respecting the City of Port Arthur.

Bill No. 9, An Act respecting Central Canada Exhibition Association.

Bill No. 10, An Act respecting Border Cities Young Men's and Young Women's Christian Associations.

Bill No. 13, An Act respecting Mount Hamilton Branch Canadian Legion and Salvation Army.

Bill No. 85, An Act to amend The Agricultural Societies Act, 1939.


Bill No. 84, An Act to amend The Game and Fisheries Act, 1946.

and to report the following Bill with a certain amendment:—


Ordered, That the Bills reported be severally read the third time on Monday next.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,
The Debate was resumed and, after some time, it was, no motion by Mr. Walters,

Ordered. That the Debate be adjourned.

The House then adjourned at 4.43 p.m.

MONDAY, MARCH 13th, 1950

PRAYERS.

3 O’CLOCK P.M.

On motion by Mr. Doucett, seconded by Mr. Challies.

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock to-morrow afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The following Bill was introduced, read the first time, and ordered to be read the second time to-morrow:—

Bill No. 105, intituled, “An Act respecting Prepaid Hospital and Medical Services.” Mr. Porter.

Mr. Park asked the following Question, No. 3:—

How many applications for leave to prosecute under The Labour Relations Act, 1948, were received (a) from employers, (b) from trade unions, (c) from other sources, from the time the Act came in force until June 30th, 1949, and how many from July 1st, 1949, to January 31st, 1950. In each case how many applications were granted, and how many were refused.

The Minister of Labour replied as follows:—

<table>
<thead>
<tr>
<th>Period Ending</th>
<th>For Period Ending</th>
<th>For Period Ending</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>June 30th, 1949</td>
<td>January 31st, 1950</td>
</tr>
<tr>
<td>(a) Employers’ requests</td>
<td>2</td>
<td>2</td>
</tr>
<tr>
<td>(b) Unions’ requests</td>
<td>8</td>
<td>6</td>
</tr>
<tr>
<td>(c) Others</td>
<td>Nil</td>
<td>Nil</td>
</tr>
</tbody>
</table>
Mr. Thornberry asked the following Question, No. 57:—

1. In each of the years 1946, 1947, 1948 and 1949, how much was collected from the estates of deceased old age pensioners toward repayments of sums paid out in pensions. How much was retained by the Ontario Government and how much by the Dominion Government. How many estates were affected in each year. 2. As of the latest date for which the information is available, how many notices of the granting of an old age pension are registered against property owned by old age pensioners, as provided for in Section 13 of The Old Age Pensions Act, 1948. 3. How many such notices are registered against property formerly owned by old age pensioners now deceased.

The Minister of Public Welfare replied as follows:—

<table>
<thead>
<tr>
<th>Year</th>
<th>Total</th>
<th>Federal</th>
<th>Province</th>
<th>Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>1946</td>
<td>$182,948.97</td>
<td>$131,816.60</td>
<td>$51,132.37</td>
<td>378</td>
</tr>
<tr>
<td>1947</td>
<td>163,771.27</td>
<td>117,183.30</td>
<td>46,587.97</td>
<td>322</td>
</tr>
<tr>
<td>1948</td>
<td>164,145.21</td>
<td>117,518.47</td>
<td>46,626.74</td>
<td>236</td>
</tr>
<tr>
<td>1949</td>
<td>254,411.15</td>
<td>188,969.44</td>
<td>65,441.71</td>
<td>332</td>
</tr>
</tbody>
</table>

2. Period August 17th, 1943 to December 31st, 1949—5,831. Information prior to 1943 not available.

3. Information not available.

Mr. Park asked the following Question, No. 58:—

1. In the year 1949, how many applications were made for permits under The Hours of Work and Vacations with Pay Act to permit overtime work. 2. How many such permits were issued. 3. What was the total number of man-hours of overtime worked under the authority of such permits during 1949. 4. How many companies received more than one such permit during 1949.

The Minister of Labour replied as follows:—

1. 995. 2. 992. 3. No information available. 4. 35.

Mr. MacLeod asked the following Question, No. 63:—

How many grants have been made under The Community Halls Act during 1949.
The Minister of Agriculture replied as follows:—

163.

The following Bills were severally read the third time and were passed:—

Bill No. 1, An Act respecting the Town of Port Hope and Trinity College School.

Bill No. 2, An Act respecting the City of Hamilton.

Bill No. 6, An Act respecting the City of Port Arthur.

Bill No. 9, An Act respecting Central Canada Exhibition Association.

Bill No. 10, An Act respecting Border Cities Young Men's and Young Women’s Christian Associations.

Bill No. 13, An Act respecting Mount Hamilton Branch Canadian Legion and Salvation Army.


Bill No. 85, An Act to amend The Agricultural Societies Act, 1939.

Bill No. 84, An Act to amend The Game and Fisheries Act, 1946.

The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 93, An Act to amend The Teachers’ Superannuation Act, 1949.


Bill No. 97, An Act to amend The Public Service Act, 1947.


The Order of the Day for the Second Reading of Bill No. 87, The Marriage Act, 1950, having been read.

Mr. Welsh moved that the Bill be now read a second time, and, a debate arising, after some time.

Mr. Nixon moved, seconded by Mr. McEwing.

That the Motion be amended by striking out all the words after the word “that” and substituting therefor the following:

“This House does not approve of civil marriage” and should not give second reading to Bill No. 87, The Marriage Act, 1950, unless and until the Government agrees to strike out Section 25.”
The Debate continued, and, after some time, it was, on motion by Mr. Doucett,

*Ordered*, That the Debate be adjourned.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Phillips,

*Ordered*, That the Debate be adjourned.

The House then adjourned at 6.05 p.m.

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**TUESDAY, MARCH 14TH, 1950**

**PRAYERS.**

Mr. Cathcart, from the Standing Committee on Miscellaneous Private Bills, presented the Committee's Third Report, which was read as follows, and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill No. 17, An Act respecting the City of Toronto.

Bill No. 20, An Act respecting the Incorporated Synod of the Diocese of Ottawa.

Bill No. 22, An Act respecting Knox College Library and Certain Archives.

Bill No. 26, An Act respecting the Town of Riverside.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 20, An Act respecting the Incorporated Synod of the Diocese of Ottawa; and Bill No. 22, An Act respecting Knox College Library and Certain Archives.

Your Committee would recommend that Bill No. 15, An Act respecting the City of Welland, be not reported.

On motion by Mr. Doucett, seconded by Mr. Porter,
Ordered, That on to-morrow, Wednesday the 15th Instant, and also on Thursday, the 16th Instant, this House will meet at 2.00 o'clock in the afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:—


Mr. Houck asked the following Question, No. 25:—

1. Has the Hydro Commission taken any steps to establish its own cement plant for the manufacture of its own cement.  2. From what companies has the Commission purchased cement in 1948 and 1949.  3. What is the amount of cement in each year purchased from each Company.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. The Commission has no authority under existing legislation to do so, nor does it consider such a project necessary.  2. and 3. Canada Cement Co. Ltd.: 1948—approximately 532,850 barrels; 1949—approximately 979,660 barrels. Alfred Rogers Ltd.: approximately 242,560 barrels; 1949—approximately 250 barrels.

Mr. Dennison asked the following Question, No. 55:—

Were tenders called for the sale of the Hydro-Electric Power Commission Bonds, the sale of which was advertised in the Toronto papers on October 20th, 1949.  2. What interest did these bonds carry.  3. What did the Hydro realize from the sale of these bonds.  4. What was the par value.  5. Have any previous issues of Hydro bonds during the past ten years been sold without tender. If so, on what occasions and in what amounts.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. No.  This sale of Commission bonds was made through negotiation to a syndicate composed of a large and representative group of banks and financial houses which have facilities for a wide coverage of the bond market.  2. 3%.  3. $49,375,000.  4. $50,000,000.  5. Yes.
The House resolved itself into a Committee to consider a certain Resolution and certain Bills.

Mr. Frost acquainted the House that the Honourable the Lieutenant-Governor, having been informed of the subject matter of the Resolution, recommends it to the consideration of the House.

After some time, Mr. Speaker resumed the Chair, and Mr. Patrick reported that the Committee had come to a certain Resolution as follows:—

Resolved,

(a) the salary of the auditor may be charged to and paid out of the Consolidated Revenue Fund; and

(b) if, when the Legislature is not in session, any accident happens to any public work or building which requires an immediate outlay for repair or renewal thereof, or any other occasion arises when any expenditure not foreseen or provided for by the Legislature is urgently required for the public good, then upon the report of the Treasurer that there is no legislative provision, and of the minister having charge of the service in question that the necessity is urgent and for the public good, the Lieutenant-Governor in Council may order a special warrant to be prepared, to be signed by the Lieutenant-Governor for the issue of the amount estimated to be required which shall be placed by the Treasurer to a special account, against which cheques may issue as may be required; and

(c) the Treasurer of Ontario may pay out of the Consolidated Revenue Fund such sum of money as is required by the certificate or order
of the Attorney General or Deputy Attorney General on account of the investigation, detection or punishment of any offence against the laws of Ontario or of Canada, or on account of special services or disbursements in connection with inquests, or any purpose connected with the administration of justice in either civil or criminal matters; and

(d) whenever the Assembly has concurred in the report of the Committee of Supply recommending the passing of any estimates, the Lieutenant-Governor in Council may authorize the payment of any items of expenditure so concurred in; and

(e) where an appropriation is exhausted or is insufficiently provided for and the public interest or the urgent requirements of the public service necessitate further payments, then upon the report to the Treasury Board of the minister having charge of the appropriation as to the necessity for further payments and the reasons why the appropriation is insufficient and the amount estimated to be required, the Board may make an order for the issue of such amount as it deems proper which amount shall be placed to the credit of the appropriation against which cheques may issue as may be required; and

(f) the Treasurer of Ontario may pay out of the Consolidated Revenue Fund accounts for legislative and departmental printing, paper and stationery and other supplies delivered to the King’s Printer, as provided by Bill No. 90, The Audit Act, 1950.

Also, That the Committee had directed him to report the following Bills without amendment:—

Bill No. 4, An Act respecting Canada Conference Evangelical Church.

Bill No. 11, An Act respecting the Hospital for Sick Children.

Bill No. 18, An Act respecting the Township of Cornwall.

Bill No. 19, An Act respecting the City of Guelph.

Bill No. 31, An Act respecting the Executive Committee of the Provincial Young Men’s Christian Association of Ontario and Quebec.

Bill No. 91, An Act to amend The Statute Labour Act.

Bill No. 92, An Act to amend The Loan and Trust Corporations Act, 1949.

Bill No. 95, An Act to repeal The Business Records Protection Act, 1947.

Bill No. 96, An Act to amend The Extra Provincial Corporations Act.

Bill No. 98, An Act to amend The Companies Act.

Bill No. 93, An Act to amend The Teachers' Superannuation Act, 1949.


Bill No. 97, An Act to amend The Public Service Act, 1947, except Section 1 thereof.

and to report the following Bill with a certain amendment:—


Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time to-morrow.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Temple,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.56 p.m.

WEDNESDAY, MARCH 15TH, 1950

Prayers.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 109, intituled, "An Act to amend The Drugless Practitioners Act." Mr. Goodfellow.

Bill No. 110, intituled, "An Act to amend The Municipal Act." Mr. MacLeod.

Bill No. 111, intituled, "An Act to amend The Venereal Diseases Prevention Act, 1942." Mr. Goodfellow.
Mr. Temple asked the following Question, No. 59:—

What persons have been appointed in 1949 to the inspection staff of (a) The Liquor Licence Board; (b) The Liquor Control Board, and at what salaries.

The Chief Commissioner of the Liquor Control Board replied as follows:—

(a) Appointments to Liquor Licence Board Inspection Staff in 1949:
B. Arges, $3,000 per annum; W. L. Beatty, $3,000 per annum; A. J. Bushell, $3,600 per annum; R. P. D’Alton, $3,000 per annum; A. G. Dickson, $3,600 per annum; J. Houston, $3,000 per annum; S. A. Lowe, $3,000 per annum; J. McLean, $3,000 per annum; H. W. F. Montgomery, $3,000 per annum; A. C. Nixon, $3,000 per annum; B. Willars, $3,600 per annum.

(b) Appointments to Liquor Control Board Inspection Staff in 1949:
Store Inspection—G. Buchanan, $2,200 per annum; F. M. Burtt, $2,600 per annum; J. E. Collinson, $2,600 per annum; D. F. Fraser, $2,435 per annum; W. W. Hill, $2,390 per annum; J. W. Huggan, $2,435 per annum; R. H. Jones, $2,045 per annum; W. D. McLean, $2,590 per annum; A. J. McNair, $2,190 per annum; L. R. Peterkin, $2,640 per annum; F. W. Weber, $2,440 per annum. Brewery Inspection—C. K. Ferguson, $2,200 per annum; H. J. D. Jones, $2,150 per annum; A. E. Russell, $2,235 per annum.

The following Bills were severally read the third time and were passed:—

Bill No. 4, An Act respecting Canada Conference Evangelical Church.

Bill No. 11, An Act respecting the Hospital for Sick Children.

Bill No. 18, An Act respecting the Township of Cornwall.

Bill No. 19, An Act respecting the City of Guelph.

Bill No. 31, An Act respecting the Executive Committee of the Provincial Young Men’s Christian Association of Ontario and Quebec.

Bill No. 91, An Act to amend The Statute Labour Act.

Bill No. 92, An Act to amend The Loan and Trust Corporations Act, 1949.

Bill No. 96, An Act to amend The Extra Provincial Corporations Act.

Bill No. 98, An Act to amend The Companies Act.


Bill No. 93, An Act to amend The Teachers’ Superannuation Act, 1949.


The following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 17, An Act respecting the City of Toronto.

Bill No. 20, An Act respecting The Incorporated Synod of the Diocese of Ottawa.

Bill No. 22, An Act respecting Knox College Library and Certain Archives.

Bill No. 26, An Act respecting the Town of Riverside.

Bill No. 101, An Act to amend The Public Schools Act.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Calder,

Ordered, That the Debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:

Annual Report of the Secretary and Registrar of the Province of Ontario with respect to the administration of The Companies Act and The Mortmain and Charitable Uses Act for the fiscal year ending March 31st, 1949. (Sessional Paper No. 30.)

Also, Annual Report of the Secretary and Registrar of the Province of Ontario with respect to the administration of The Extra Provincial Corporations Act for the calendar year ending December 31st, 1949. (Sessional Paper No. 31.)

The House then adjourned at 6.06 p.m.
THURSDAY, MARCH 16TH, 1950

PRAYERS.

2 O'Clock P.M.

Mr. Cathcart, from the Standing Committee on Miscellaneous Private Bills, presented the Committee's Fourth Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill No. 24, An Act respecting the Town of Leamington.

Bill No. 25, An Act respecting the Town of Alexandria.

Bill No. 28, An Act respecting the Township of North York.

Your Committee begs to report the following Bill with certain amendments:

Bill No. 16, An Act respecting the City of Windsor.

Your Committee would recommend that the following Bill be not reported, the petitioner having requested that it be withdrawn and your Committee would further recommend that the fees less the penalties and the actual cost of printing be remitted:

Bill No. 12, An Act respecting the Ottawa Young Men's Christian Association.

Mr. Houck asked the following Question, No. 42:

1. Have any modifications been made in the agreement with the Province of Quebec on the Hydro-Electric Power Development of the Ottawa River since the present administration assumed office.  2. Has the Province of Quebec any rights to a share of any power developed on the Upper Ottawa River by the Ontario Hydro-Electric Power Commission.  3. Does the Province of Quebec have any rights to a share of labour at the Des Joachims development; if so, how many men from Quebec have been employed.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:

1. An arrangement has been made for the raising of the headwater level at La Cave Development from 575 to 583, thus increasing the head by eight feet, and capacity by 15,000 horsepower.  2. There is no provision for sharing of power.  3. Nothing stipulated in agreement, but labour drawn from both provinces as required and available.

Mr. Oliver asked the following Question, No. 46:
1. How many miles of County roads have been taken into the Provincial highway system since January 1st, 1949. 2. What was the mileage of such absorbed roads in each electoral district.

The Minister of Highways replied as follows:

1. 0.66 miles. 2. Peel—0.66 miles.

Mr. Isley asked the following Question, No. 60:

1. On what date was the Union Stock Yards acquired by the Government of Ontario. 2. What was the area acquired and the price. 3. To whom and at what price and for what area, and on what date has any portion of the Union Stock Yards been sold. 4. What has been the yearly loss in operation and the yearly subsidy paid by the Government since its purchase.

The Minister of Agriculture replied as follows:

1. July 1st, 1944. 2. 82,025 acres—$2,000,000.

<table>
<thead>
<tr>
<th>Date</th>
<th>Purchaser</th>
<th>Location</th>
<th>Frontage</th>
<th>Area</th>
<th>Sale</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sept. 30/44</td>
<td>F. E. Robinson</td>
<td>2365 St. Clair W.</td>
<td>25'</td>
<td></td>
<td>2,000.00</td>
</tr>
<tr>
<td>Oct. 30/45</td>
<td>A. E. Prior</td>
<td>2435 St. Clair W.</td>
<td>20'</td>
<td></td>
<td>4,000.00</td>
</tr>
<tr>
<td>Oct. 31/45</td>
<td>A. L. Lyon</td>
<td>2371 St. Clair W.</td>
<td>25'</td>
<td></td>
<td>2,000.00</td>
</tr>
<tr>
<td>Nov. 30/45</td>
<td>D. M. Campbell</td>
<td>2330 St. Clair W.</td>
<td>25'</td>
<td></td>
<td>2,000.00</td>
</tr>
<tr>
<td>Feb. 28/45</td>
<td>J. A. Rusk</td>
<td>525 Keele</td>
<td>17'6'</td>
<td></td>
<td>2,700.00</td>
</tr>
<tr>
<td>Feb. 28/45</td>
<td>B. M. Gibbons</td>
<td>286 Ryding</td>
<td>25'</td>
<td></td>
<td>650.00</td>
</tr>
<tr>
<td>Mar. 30/45</td>
<td>C. L. Mercer</td>
<td>264 Ryding</td>
<td>40'</td>
<td></td>
<td>1,100.00</td>
</tr>
<tr>
<td>May 1/45</td>
<td>Canada Packers</td>
<td>Block 1196</td>
<td>10.377</td>
<td></td>
<td>37,400.00</td>
</tr>
<tr>
<td>May 15/45</td>
<td>City of Toronto</td>
<td>N.E. corner Block A</td>
<td></td>
<td></td>
<td>200.00</td>
</tr>
<tr>
<td>Oct. 31/45</td>
<td>H. J. Fletcher</td>
<td>571 Keele</td>
<td>18'2'</td>
<td></td>
<td>2,400.00</td>
</tr>
<tr>
<td>June 30/46</td>
<td>Austin Green</td>
<td>290 Ryding</td>
<td>20'</td>
<td></td>
<td>1,800.00</td>
</tr>
<tr>
<td>Apr. 15/46</td>
<td>Stev Dziakowski</td>
<td>Lots 178-185 Glen Sc.</td>
<td>400'</td>
<td></td>
<td>2,000.00</td>
</tr>
<tr>
<td>Apr. 1/46</td>
<td>Gerald Twist</td>
<td>280 Ryding</td>
<td>20'</td>
<td></td>
<td>1,200.00</td>
</tr>
<tr>
<td>May 15/46</td>
<td>J. Lukow</td>
<td>Lot 20, St. Clair W.</td>
<td>50'</td>
<td></td>
<td>1,750.00</td>
</tr>
<tr>
<td>July 2/46</td>
<td>J. L. Cassidy</td>
<td>Lot 53-4-5, Ryding</td>
<td>150'</td>
<td></td>
<td>4,150.00</td>
</tr>
<tr>
<td>Oct. 30/46</td>
<td>Eureka Refrigerator</td>
<td>Lots 58 and 59, Ryding</td>
<td>100'</td>
<td></td>
<td>2,500.00</td>
</tr>
<tr>
<td>Oct. 15/46</td>
<td>Konrad Oustick</td>
<td>Lots 125-133, Ethel</td>
<td>19,575 sq. ft.</td>
<td></td>
<td>1,000.00</td>
</tr>
<tr>
<td>Nov. 15/46</td>
<td>A. K. Vincent</td>
<td>Lots 79 and 80, Ryding</td>
<td>57'8&quot;</td>
<td></td>
<td>1,500.00</td>
</tr>
<tr>
<td>Nov. 15/46</td>
<td>Stand. Wipers Waste</td>
<td>Lots 143-144, Gourlay</td>
<td>109'6&quot;</td>
<td></td>
<td>2,737.50</td>
</tr>
<tr>
<td>Dec. 31/46</td>
<td>Walnut Dairy Co.</td>
<td>Parts Lots 49 and 51, all</td>
<td></td>
<td></td>
<td>3,950.00</td>
</tr>
<tr>
<td>Nov. 30/46</td>
<td>E. F. Houghton Co.</td>
<td>N.E. 21½ Acres Block R</td>
<td></td>
<td>2.5</td>
<td>12,000.00</td>
</tr>
<tr>
<td>Nov. 30/46</td>
<td>Universal Drum</td>
<td>4-5 Glen Scarlett</td>
<td>40'</td>
<td></td>
<td>3,500.00</td>
</tr>
<tr>
<td>Dec. 31/46</td>
<td>Moiro Vasella</td>
<td>50' Lot, 29 St. Clair W.</td>
<td>50'</td>
<td></td>
<td>2,307.00</td>
</tr>
<tr>
<td>Dec. 31/46</td>
<td>Ed. Barnes</td>
<td>5' Lot 29, St. Clair W.</td>
<td>5'</td>
<td></td>
<td>210.00</td>
</tr>
<tr>
<td>Feb. 1/47</td>
<td>Onoay Const, Co.</td>
<td>79'5&quot; Lots 77-78, Ryding</td>
<td>79'5&quot;</td>
<td></td>
<td>1,950.00</td>
</tr>
<tr>
<td>Oct. 31/47</td>
<td>M. Allison</td>
<td>N.E. cor. Block A, Plan 1190</td>
<td>261'</td>
<td>1.05</td>
<td>1,500.00</td>
</tr>
<tr>
<td>June 30/47</td>
<td>J. Wilson</td>
<td>2.62 Acres N.W. corner Block R</td>
<td></td>
<td>2.62</td>
<td>13,000.00</td>
</tr>
<tr>
<td>Oct. 15/47</td>
<td>City of Toronto</td>
<td>Lots 134-142, Ethel; Lots 115-123 Ryding</td>
<td>4.</td>
<td>17,000.00</td>
<td></td>
</tr>
<tr>
<td>Nov. 30/46</td>
<td>Can. Dress. Meats</td>
<td>Pt. Block A, Plan 1432</td>
<td>219'</td>
<td>.8656</td>
<td>5,500.00</td>
</tr>
<tr>
<td>Mar. 15/47</td>
<td>Quality Packers</td>
<td>Pt. Block A, Plan 1432, 99 Ryding</td>
<td>210'</td>
<td>1.5853</td>
<td>13,200.00</td>
</tr>
<tr>
<td>Mar. 15/48</td>
<td>Clifford White</td>
<td>51' Lots 68 and 69, Ryding</td>
<td></td>
<td>1'700.00</td>
<td></td>
</tr>
<tr>
<td>Date</td>
<td>Purchaser</td>
<td>Location</td>
<td>Front-age</td>
<td>Acres</td>
<td>Sale Price</td>
</tr>
<tr>
<td>------------</td>
<td>-------------------</td>
<td>-------------------</td>
<td>-----------</td>
<td>-------</td>
<td>------------</td>
</tr>
<tr>
<td>July 31/48</td>
<td>Thomas Allen</td>
<td>67'6&quot; Lots 63 and 64, Ryding</td>
<td>67'6&quot;</td>
<td>1,687.00</td>
<td></td>
</tr>
<tr>
<td>Aug. 15/48</td>
<td>DeLuxe Metal Prod.</td>
<td>Lots 106-7-8, Ryding</td>
<td>140'</td>
<td>3,500.00</td>
<td></td>
</tr>
<tr>
<td>Apr. 1/49</td>
<td>Walter D. Baker</td>
<td>2391 St. Clair W.</td>
<td>30'</td>
<td>3,500.00</td>
<td></td>
</tr>
<tr>
<td>Mar. 31/49</td>
<td>Sam Levy</td>
<td>Part Block A</td>
<td>70'</td>
<td>2,100.00</td>
<td></td>
</tr>
</tbody>
</table>

Frontage equals ........................................ 23.69455 $161,984.50

Total acreage sold ....................................... 28.80785

4. Loss, fiscal year ended June 30th, 1948—$2,334.61. No subsidies have been paid.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time, the amendment to the amendment, as follows:—

That the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor now before the House be amended by adding thereto the following words:—

"And this House further regrets that no intimation was given in the Speech from the Throne that a Provincial-Municipal Conference would be called before the convening of the Dominion-Provincial Conference."

having been put, was lost on the following Division:—

**Yeas**

Baxter    Houck    Park
Brown    Isley    Robinson
Calder    Jolliffe    Salsberg
Chartrand    Leavens    Scott
Dennison    MacLeod    (Beaches)
Dowling    Macphail    Taylor
Easton    Millard    Temple
Fell    McEwing    Thomas
Foster    McMillan    (Ontario)
Gordon    Newman    Thornberry
Grummett    Nixon    Walters
Harvey    Oliver    Wismer—34

(Sault Ste. Marie)
Mr. MacLeod then moved, seconded by Mr. Salsberg,

That the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor now before the House be amended by adding there to the following words:—

And this House particularly regrets:

1. That the Government is taking no effective action to safeguard our forests, iron ore deposits and other natural resources from alienation to external interests, thereby imperilling the industrial development of Ontario and greater employment opportunities for our people.

2. That the Government has failed to seek an agreement with the Federal Government to provide cash relief for those unemployed citizens not covered by unemployment insurance benefits, during the period of their enforced idleness.

3. That the Government has not seen fit to continue supplementary assistance to the old age pensioners of the Province to meet the rising cost of living.

The amendment to the amendment having been put was lost on the following Division:—

Mr. MacLeod then moved, seconded by Mr. Salsberg,

That the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor now before the House be amended by adding there to the following words:—

And this House particularly regrets:

1. That the Government is taking no effective action to safeguard our forests, iron ore deposits and other natural resources from alienation to external interests, thereby imperilling the industrial development of Ontario and greater employment opportunities for our people.

2. That the Government has failed to seek an agreement with the Federal Government to provide cash relief for those unemployed citizens not covered by unemployment insurance benefits, during the period of their enforced idleness.

3. That the Government has not seen fit to continue supplementary assistance to the old age pensioners of the Province to meet the rising cost of living.

The amendment to the amendment having been put was lost on the following Division:—

Mr. MacLeod then moved, seconded by Mr. Salsberg,
The amendment to the motion, as follows:—

That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor now before the House be amended by adding thereto the following words:—

“But this House regrets that the Government has disclosed no effective plans for meeting the growth of unemployment, the decline in farm income and the shortage of low rental housing.”

having been put, was lost on the following Division:—
### NAYS

<table>
<thead>
<tr>
<th>Allen</th>
<th>Hamilton</th>
<th>Parry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cathcart</td>
<td>Hanna</td>
<td>Patrick</td>
</tr>
<tr>
<td>Cecile</td>
<td>Harvey</td>
<td>Phillips</td>
</tr>
<tr>
<td>Challies</td>
<td></td>
<td>Porter</td>
</tr>
<tr>
<td>Daley</td>
<td>Hunt</td>
<td>Pringle</td>
</tr>
<tr>
<td>Dempsey</td>
<td>Janes</td>
<td>Pryde</td>
</tr>
<tr>
<td>Dent</td>
<td>Johnston</td>
<td>Rea</td>
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<tr>
<td>Doucett</td>
<td></td>
<td>Reynolds</td>
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<tr>
<td>Downer</td>
<td>Johnston</td>
<td>Robson</td>
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<tr>
<td>Dunbar</td>
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<td>Sandercock</td>
</tr>
<tr>
<td>Edwards</td>
<td>Kennedy</td>
<td>Scott</td>
</tr>
<tr>
<td>Foote</td>
<td>Leger</td>
<td>(Peterborough)</td>
</tr>
<tr>
<td>Frost</td>
<td>Mackenzie</td>
<td>Stewart</td>
</tr>
<tr>
<td>Fullerton</td>
<td>Martin</td>
<td>Thomas</td>
</tr>
<tr>
<td>Gemmell</td>
<td>Morrow</td>
<td>(Elgin)</td>
</tr>
<tr>
<td>Goodfellow</td>
<td>Murdoch</td>
<td>Villeneuve</td>
</tr>
<tr>
<td>Griesinger</td>
<td>McDonald</td>
<td>Welsh</td>
</tr>
<tr>
<td>Hall</td>
<td>McPhee</td>
<td>White—49</td>
</tr>
</tbody>
</table>

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

### YEAS

<table>
<thead>
<tr>
<th>Allen</th>
<th>Hamilton</th>
<th>Parry</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cathcart</td>
<td>Hanna</td>
<td>Patrick</td>
</tr>
<tr>
<td>Cecile</td>
<td>Harvey</td>
<td>Phillips</td>
</tr>
<tr>
<td>Challies</td>
<td></td>
<td>Porter</td>
</tr>
<tr>
<td>Daley</td>
<td>Hunt</td>
<td>Pringle</td>
</tr>
<tr>
<td>Dempsey</td>
<td>Janes</td>
<td>Pryde</td>
</tr>
<tr>
<td>Dent</td>
<td>Johnston</td>
<td>Rea</td>
</tr>
<tr>
<td>Doucett</td>
<td></td>
<td>Reynolds</td>
</tr>
<tr>
<td>Downer</td>
<td>Johnston</td>
<td>Robson</td>
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<td>Dunbar</td>
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<td>Sandercock</td>
</tr>
<tr>
<td>Edwards</td>
<td>Kennedy</td>
<td>Scott</td>
</tr>
<tr>
<td>Foote</td>
<td>Leger</td>
<td>(Peterborough)</td>
</tr>
<tr>
<td>Frost</td>
<td>Mackenzie</td>
<td>Stewart</td>
</tr>
<tr>
<td>Fullerton</td>
<td>Martin</td>
<td>Thomas</td>
</tr>
<tr>
<td>Gemmell</td>
<td>Morrow</td>
<td>(Elgin)</td>
</tr>
<tr>
<td>Goodfellow</td>
<td>Murdoch</td>
<td>Villeneuve</td>
</tr>
<tr>
<td>Griesinger</td>
<td>McDonald</td>
<td>Welsh</td>
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<tr>
<td>Hall</td>
<td>McPhee</td>
<td>White—49</td>
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### NAYS

<table>
<thead>
<tr>
<th>Baxter</th>
<th>Easton</th>
<th>Harvey</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brown</td>
<td>Fell</td>
<td>(St. Sulpice)</td>
</tr>
<tr>
<td>Calder</td>
<td>Foster</td>
<td>Houck</td>
</tr>
<tr>
<td>Chartrand</td>
<td>Gordon</td>
<td>Isley</td>
</tr>
<tr>
<td>Dennison</td>
<td>Grummett</td>
<td>Jolliffe</td>
</tr>
<tr>
<td>Dowling</td>
<td></td>
<td>Leavens</td>
</tr>
</tbody>
</table>
NAYS—Continued

MacLeod        Oliver
Macphail       Park
Millard        Robinson
McEwing        Salsberg
McMillan       Scott
               (Beaches)
Newman         Taylor
Nixon          Temple
               Thomas
               (Ontario)
               Thornberry
               Walters
               Wismer—34

And it was,

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

To the Honourable Ray Lawson, O.B.E., LL.D.,
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.

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

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

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That this House will to-morrow resolve itself into the Committee of Supply.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That this House will to-morrow resolve itself into the Committee on Ways and Means.

The House then adjourned at 6.24 p.m.
FRIDAY, MARCH 17TH, 1950

PRAYERS.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock on Monday afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

Mr. Frost delivered to Mr. Speaker a message from the Honourable the Lieutenant-Governor signed by himself, and the said message was read by Mr. Speaker and is as follows:

RAY LAWSON, O.B.E., LL.D.

The Lieutenant-Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March, 1951, and recommends them to the Legislative Assembly.

Toronto, March 17th, 1950.

(Sessional Paper No. 2.)

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

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

Mr. Frost moved,

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

And a Debate having ensued, it was, on motion by Mr. Wismer,

Ordered, That the Debate be adjourned.

During the course of his presentation of the Budget the Provincial Treasurer laid on the Table the following statements:—
## INTERIM STATEMENT OF ORDINARY REVENUE

**Fiscal Year April 1, 1949—March 31, 1950**

10 Months' Actual—2 Months' Forecast—12 Months

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Ordinary Revenue</th>
<th>Application of Revenue to Expenditure</th>
<th>Net Ordinary Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGRICULTURE</td>
<td>$885,000.00</td>
<td>$321,700.00</td>
<td>$1,422,300.00</td>
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<tr>
<td>ATTORNEY-GENERAL</td>
<td>$1,744,000.00</td>
<td>$196,500.00</td>
<td>$1,498,500.00</td>
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<tr>
<td>EDUCATION</td>
<td>$2,600,000.00</td>
<td>$15,200.00</td>
<td>$2,584,800.00</td>
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<tr>
<td>HEALTH</td>
<td>$885,000.00</td>
<td></td>
<td>$885,000.00</td>
</tr>
<tr>
<td>HIGHWAYS:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Main Office and Branch</td>
<td>$10,000.00</td>
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<td>$10,000.00</td>
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<td>Gasoline Tax Branch</td>
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<td>Miscellaneous Permits Branch</td>
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<tr>
<td>Motor Vehicles Branch</td>
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<td>INSURANCE</td>
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<tr>
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<td></td>
<td>$213,100.00</td>
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<tr>
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<td>$10,800,000.00</td>
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<td>MINES</td>
<td>$3,026,000.00</td>
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<td>$3,017,400.00</td>
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<td>MUNICIPAL AFFAIRS</td>
<td>$316,000.00</td>
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<td>$316,000.00</td>
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<tr>
<td>PROVINCIAL SECRETARY</td>
<td>$723,000.00</td>
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<td>$723,000.00</td>
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<tr>
<td>PROVINCIAL TREASURER:</td>
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<td></td>
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<tr>
<td>Main Office—Subsidy</td>
<td>$3,155,000.00</td>
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<td>Liquor Authority Transfer Fees</td>
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<td>Liquor Control Board</td>
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<td>Controller of Revenue Branch:Succession Duty</td>
<td>$14,500,000.00</td>
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<tr>
<td>Corporations Tax</td>
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<td>Race Tracks</td>
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<td>Province of Ontario Savings Office</td>
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<td>$524,700.00</td>
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<tr>
<td>PUBLIC DEBT—Interest, Exchange, etc.</td>
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<td>$5,727,000.00</td>
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<tr>
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<td>$128,248,000.00</td>
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<td>$226,866,000.00</td>
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<td>$224,033,800.00</td>
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<tr>
<td></td>
<td>$232,593,000.00</td>
<td>$8,559,200.00</td>
<td>$224,033,800.00</td>
</tr>
</tbody>
</table>
INTERIM STATEMENT OF ORDINARY EXPENDITURE

FISCAL YEAR APRIL 1, 1949—MARCH 31, 1950

10 Months' Actual—2 Months' Forecast—12 Months

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Ordinary Expenditure</th>
<th>Application of Revenue to Expenditure</th>
<th>Net Ordinary Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGRICULTURE</td>
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<tr>
<td>ATTORNEY-GENERAL</td>
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<td>9,761,300.00</td>
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<tr>
<td>LABOUR</td>
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<td>PUBLIC WORKS</td>
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<td>TRAVEL AND PUBLICITY</td>
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<td>STATIONERY ACCOUNT</td>
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</table>

$186,825,000.00 $2,832,200.00 $183,992,800.00

PUBLIC DEBT—Interest, Exchange, etc.
Sinking Fund Instalments and Railway Aid Certificates

$231,589,000.00 $8,559,200.00 $223,029,800.00

---

SUMMARY

ORDINARY REVENUE AND ORDINARY EXPENDITURE

FISCAL YEAR APRIL 1, 1949—MARCH 31, 1950

10 Months' Actual—2 Months' Forecast—12 Months

Net Ordinary Revenue
Less: Net Ordinary Expenditure (before providing for Sinking Funds and Maturing Railway Aid Certificates)

Surplus (before providing for Sinking Funds and Maturing Railway Aid Certificates)
Less: Provision for Sinking Funds and Maturing Railway Aid Certificates

Interim Surplus

$224,033,800.00

202,403,800.00

$21,630,000.00

20,626,000.00

$1,004,000.00
**INTERIM STATEMENT OF CAPITAL RECEIPTS**

**Fiscal Year April 1, 1949—March 31, 1950**

10 Months' Actual—2 Months' Forecast—12 Months

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Capital Receipts</th>
<th>Application of Receipts to Payments</th>
<th>Net Capital Receipts</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIGHWAYS</td>
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<td>$ 695,000.00</td>
<td>$ 695,000.00</td>
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<td>40,000.00</td>
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</table>

$81,001,000.00 $28,980,000.00 $52,021,000.00

**INTERIM STATEMENT OF CAPITAL PAYMENTS**

**Fiscal Year April 1, 1949—March 31, 1950**

10 Months' Actual—2 Months' Forecast—12 Months

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Capital Payments</th>
<th>Application of Receipts to Payments</th>
<th>Net Capital Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGRICULTURE</td>
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<td>$11,050,000.00</td>
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<td>HEALTH</td>
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<td>13,100,000.00</td>
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<td>HIGHWAYS</td>
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<td>35,316,000.00</td>
<td>35,316,000.00</td>
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<tr>
<td>LABOUR</td>
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<td>5,435,000.00</td>
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<td>LANDS AND FORESTS</td>
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<td>1,350,000.00</td>
<td>1,350,000.00</td>
<td>1,350,000.00</td>
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<tr>
<td>PROVINCIAL TREASURER</td>
<td>1,141,000.00</td>
<td>1,141,000.00</td>
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</tr>
<tr>
<td>PUBLIC WELFARE</td>
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<td>28,980,000.00</td>
<td>28,980,000.00</td>
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<tr>
<td>PUBLIC WORKS</td>
<td>7,630,000.00</td>
<td>7,630,000.00</td>
<td>7,630,000.00</td>
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<tr>
<td>MISCELLANEOUS</td>
<td>150,000.00</td>
<td>150,000.00</td>
<td>150,000.00</td>
</tr>
</tbody>
</table>

$108,782,000.00 $28,980,000.00 $79,802,000.00
**PROVINCE OF ONTARIO**

**DETAIL SUMMARY ACCOUNTING FOR ESTIMATED INCREASE IN GROSS DEBT**

For the Fiscal Year to End on March 31, 1950

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Gross Debt as at March 31, 1950</td>
<td>$698,124,174.77</td>
</tr>
<tr>
<td>Gross Debt as at March 31, 1949</td>
<td>628,662,860.20</td>
</tr>
<tr>
<td>Estimated Increase for the fiscal year to end on March 31, 1950</td>
<td>$69,461,314.57</td>
</tr>
</tbody>
</table>

**GROSS DEBT INCREASED BY:**

- Capital Disbursements—
  - Disbursements on Highways, Public Buildings, Works, etc. $57,826,000.00
  - Less—Capital Receipts 740,000.00
  - Discount on Debentures, issued during year 1,212,500.00
  - Increase in Income Liabilities 778,000.00
  - Increase in Loans Receivable—
    - Tile Drainage $70,000.00
    - Co-operative Marketing Loans 176,300.00
    - Guaranteed Debentures Redeemed 8,800.00
  - Housing Corporation Limited—Investments 11,740,000.00
  - Increase in Cash on Hand and in Banks 24,543,500.00

**GROSS DEBT DECREASED BY:**

- Provision charged to Ordinary Expenditure—
  - Retirement of Railway Aid Certificates $3,785.43
  - Sinking Fund Instalments 20,622,000.00
  - Estimated Surplus on Ordinary Account 1,004,000.00

**PROVINCE OF ONTARIO**

**ESTIMATED INCREASE IN THE NET DEBT**

As at March 31, 1950

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated as at March 31, 1950</td>
<td></td>
</tr>
<tr>
<td>Estimated Gross Debt</td>
<td>$698,124,174.77</td>
</tr>
<tr>
<td>Less—Estimated Revenue Producing and Realizable Assets</td>
<td>177,380,105.14</td>
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<tr>
<td>Estimated Net Debt</td>
<td>$520,744,069.63</td>
</tr>
</tbody>
</table>

As at March 31, 1949

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross Debt</td>
<td>$628,662,860.20</td>
</tr>
<tr>
<td>Less—Revenue Producing and Realizable Assets</td>
<td>144,987,705.14</td>
</tr>
<tr>
<td>Net Debt</td>
<td>$483,675,155.06</td>
</tr>
</tbody>
</table>

Estimated Increase in Net Debt                                            $37,068,914.57
THE FUNDED DEBT OF ONTARIO

DETAILED SUMMARY OF ESTIMATED CHANGES

For the Fiscal Year to end March 31, 1950

As at March 31, 1949 (after deducting Sinking Funds).................................................. $534,819,635.23

ADD—Sale of Debentures:

"DR" 2½% due November 1, 1951............................................................... $15,000,000.00
"BR" 3% due November 1, 1965................................................................. 45,000,000.00
"BS" 3% due December 15, 1970................................................................. 40,000,000.00
"TI" 4½% due November 1, 1952................................................................. 4,000,000.00

104,000,000.00

$638,819,635.23

LESS—Redemptions:

"AL" 4% due May 15, 1949.............................................................. $ 715,000.00
"AP" 4½% due May 15, 1949............................................................... 658,000.00
"AS" 4% due June 1, 1949................................................................. 615,000.00
"BM" 1½% due July 15, 1949................................................................. 500,000.00
"RZ" 2½% due August 1, 1949................................................................. 1,000,000.00
"AK" 4½% due November 1, 1949............................................................ 800,000.00
"RS" 3½% due November 1, 1949.............................................................. 1,050,000.00
"BH" 3½% due November 15, 1949............................................................ 12,000,000.00
"BL" 3½% due December 1, 1949............................................................. 9,000,000.00
"AH" 4½% due December 1, 1949............................................................. 696,000.00
"RAD" 3½% due December 15, 1949.......................................................... 2,000,000.00
"AP" 4½% due January 15, 1950............................................................... 800,000.00
"AR" 4½% due January 15, 1950............................................................... 509,000.00
"BN" 3½% due January 15, 1950............................................................... 1,500,000.00
"RB" 3½% due January 15, 1950............................................................... 1,000,000.00

$32,843,000.00

Railway Aid Certificates.............................................................. 3,785.43
Increase in Sinking Fund Investments—Current Year 20,622,000.00

53,468,785.43

Estimated as at March 31, 1950 (after deducting Sinking Funds)........... $585,350,849.80

SUMMARY

New Issues.......................................................... $104,000,000.00

Less—Redemptions and Increase in Sinking Fund 53,468,785.43

Net Increase in Funded Debt................................................ $ 50,531,214.57
PROVINCE OF ONTARIO

CONTINGENT LIABILITIES, BONDS, ETC., GUARANTEED BY THE PROVINCE

Estimated as at March 31, 1950

Total as per Public Accounts, March 31, 1949 .................................................. $259,226,684.66

ADD—New Guarantees or Increases for the Fiscal Year to end on March 31, 1950—

Co-operative Marketing Loans ......................................................... $ 27,000.00
Power Commission ........................................................................ 145,000,000.00
Railways ........................................................................................ 5,000,000.00
Universities .................................................................................... 7,500,000.00

.......................................................... 157,527,000.00

LESS—Principal Maturities redeemed or to be redeemed during the Fiscal Year to end on March 31, 1950—

Municipalities .................................................................................... 4,570.04
Park Commissions ............................................................................ 200,600.00
Power Commission ........................................................................ 15,000,000.00
Railways ............................................................................................ 165,000.00
Schools .............................................................................................. 106,332.95
Universities ...................................................................................... 66,962.63
Ontario Stock Yards Board ............................................................. 50,000.00

.......................................................... 15,593,465.62

LESS—Sinking Fund Deposits for the Fiscal Year to end on March 31, 1950 .......................................................... 842.28

Estimated Contingent Liability of the Province as at March 31, 1950 .......... $401,159,376.76

SUMMARY

Estimated Contingent Liability of the Province as at March 31, 1950 .......................................................... $401,159,376.76
Contingent Liability of the Province as at March 31, 1949 .......................................................... 259,226,684.66
Estimated Increase ............................................................................... $141,932,692.10
# Budget Forecast of Ordinary Revenue

**Fiscal Year April 1, 1950—March 31, 1951**

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Ordinary Revenue</th>
<th>Application of Revenue to Expenditure</th>
<th>Net Ordinary Revenue</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGRICULTURE</td>
<td>$797,000.00</td>
<td>$797,000.00</td>
<td>$797,000.00</td>
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<tr>
<td>ATTORNEY-GENERAL</td>
<td>1,782,530.00</td>
<td>473,150.00</td>
<td>1,309,380.00</td>
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<tr>
<td>EDUCATION</td>
<td>1,539,000.00</td>
<td>114,000.00</td>
<td>1,425,000.00</td>
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<td>HEALTH</td>
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<td>514,200.00</td>
<td>2,401,150.00</td>
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<td>HIGHWAYS:</td>
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<td></td>
<td>$77,430,000.00</td>
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<tr>
<td>Main Office and Branch</td>
<td>30,000.00</td>
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<tr>
<td>Gasoline Tax Branch</td>
<td>60,325,000.00</td>
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<td>60,325,000.00</td>
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<tr>
<td>Motor Vehicles Branch</td>
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<td>17,075,000.00</td>
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<td><strong>Total</strong></td>
<td>$77,430,000.00</td>
<td>$77,430,000.00</td>
<td>$77,430,000.00</td>
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<tr>
<td>INSURANCE</td>
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<td>$269,000.00</td>
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<tr>
<td>LABOUR</td>
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<td>9,000.00</td>
<td>193,000.00</td>
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<tr>
<td>LANDS AND FORESTS</td>
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<tr>
<td>MINES</td>
<td>3,480,000.00</td>
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<td>3,171,500.00</td>
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<td>MUNICIPAL AFFAIRS</td>
<td>306,600.00</td>
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<tr>
<td>PROVINCIAL SECRETARY</td>
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<td>606,300.00</td>
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<td>PROVINCIAL TREASURER:</td>
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<td>$131,021,000.00</td>
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<td>Main Office—Subsidy</td>
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<td>Interest</td>
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<td>Liquor Authority Transfer Fees</td>
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<tr>
<td>Liquor Control Board</td>
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<td>Controller of Revenue:</td>
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<td>$130,506,000.00</td>
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<td>Hospitals Tax</td>
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<td>Succession Duty</td>
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<td>14,000,000.00</td>
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<tr>
<td>Corporations Tax</td>
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<td>65,000,000.00</td>
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<tr>
<td>Race Tracks</td>
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<td>Security Transfer Tax</td>
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<td>Land Transfer Tax</td>
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<tr>
<td>Law Stamps</td>
<td>600,000.00</td>
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<td>600,000.00</td>
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<tr>
<td>Motion Picture Censorship and Theatre Inspection Branch</td>
<td>230,000.00</td>
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<td>230,000.00</td>
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<tr>
<td>Province of Ontario Savings Office</td>
<td>515,000.00</td>
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<td>515,000.00</td>
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<tr>
<td><strong>Total</strong></td>
<td>$238,260,780.00</td>
<td>$9,295,150.00</td>
<td>$228,965,630.00</td>
</tr>
</tbody>
</table>
### BUDGET FORECAST OF ORDINARY EXPENDITURE

**Fiscal Year April 1, 1950—March 31, 1951**

#### DEPARTMENT

<table>
<thead>
<tr>
<th>Department</th>
<th>Gross Ordinary Expenditure</th>
<th>Application of Revenue to Ordinary Expenditure</th>
<th>Net Ordinary Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGRICULTURE</td>
<td>$7,700,000.00</td>
<td>$7,700,000.00</td>
<td>$7,700,000.00</td>
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<tr>
<td>ATTORNEY-GENERAL</td>
<td>8,088,500.00</td>
<td>473,150.00</td>
<td>7,615,350.00</td>
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<tr>
<td>EDUCATION</td>
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<td>56,072,000.00</td>
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<td>HEALTH</td>
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<tr>
<td>INSURANCE</td>
<td>113,000.00</td>
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<tr>
<td>LABOUR</td>
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<td>9,000.00</td>
<td>1,059,000.00</td>
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<tr>
<td>LANDS AND FORESTS</td>
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<tr>
<td>LIEUTENANT-GOVERNOR</td>
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<tr>
<td>MINES</td>
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<td>8,500.00</td>
<td>858,000.00</td>
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<tr>
<td>MUNICIPAL AFFAIRS</td>
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<tr>
<td>PLANNING AND DEVELOPMENT</td>
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<td>PRIME MINISTER</td>
<td>96,000.00</td>
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<td>PROVINCIAL SECRETARY</td>
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<tr>
<td>PROVINCIAL TREASURER</td>
<td>3,558,000.00</td>
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<tr>
<td>PUBLIC WELFARE</td>
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<tr>
<td>PUBLIC WORKS</td>
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<td>3,500,000.00</td>
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<td>REFORM INSTITUTIONS</td>
<td>6,911,300.00</td>
<td>1,871,300.00</td>
<td>5,040,000.00</td>
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<tr>
<td>TRAVEL AND PUBLICITY</td>
<td>625,000.00</td>
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<td>625,000.00</td>
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<tr>
<td>MISCELLANEOUS</td>
<td>100,000.00</td>
<td></td>
<td>100,000.00</td>
</tr>
<tr>
<td>PUBLIC DEBT—Interest, Exchange, etc.</td>
<td>26,168,000.00</td>
<td>5,787,000.00</td>
<td>20,381,000.00</td>
</tr>
<tr>
<td>Sinking Fund Instalments and Railway Aid Certificates</td>
<td>7,198,000.00</td>
<td>7,198,000.00</td>
<td></td>
</tr>
</tbody>
</table>

**SUMMARY**

**Budget Forecast**

April 1, 1950—March 31, 1951

- Net Ordinary Revenue: $228,965,630.00
- Less: Net Ordinary Expenditure (before providing for Sinking Funds and Maturing Railway Aid Certificates): $221,601,600.00
- Surplus (before providing for Sinking Funds and Railway Aid Certificates): $7,364,030.00
- Less: Provisions for Sinking Funds and Railway Aid Certificates: $7,198,000.00
- Surplus Forecast: $166,030.00
BUDGET FORECAST OF CAPITAL RECEIPTS
Fiscal Year April 1, 1950—March 31, 1951

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Capital Receipts</th>
<th>Application of Receipts to Payments</th>
<th>Net Capital Receipts</th>
</tr>
</thead>
<tbody>
<tr>
<td>HIGHWAYS</td>
<td>$605,000.00</td>
<td>$605,000.00</td>
<td>$605,000.00</td>
</tr>
<tr>
<td>LABOUR</td>
<td>6,000,000.00</td>
<td>6,000,000.00</td>
<td>6,000,000.00</td>
</tr>
<tr>
<td>LANDS AND FORESTS</td>
<td>4,750,000.00</td>
<td>4,750,000.00</td>
<td>4,750,000.00</td>
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<tr>
<td>MINES</td>
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<td>30,000.00</td>
<td>30,000.00</td>
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<tr>
<td>PROVINCIAL SECRETARY</td>
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<tr>
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<td>32,315,000.00</td>
<td>30,168,000.00</td>
</tr>
</tbody>
</table>

$62,483,000.00 $32,315,000.00 $30,168,000.00

BUDGET FORECAST OF CAPITAL PAYMENTS
Fiscal Year April 1, 1950—March 31, 1951

<table>
<thead>
<tr>
<th>DEPARTMENT</th>
<th>Gross Capital Payments</th>
<th>Application of Receipts to Payments</th>
<th>Net Capital Payments</th>
</tr>
</thead>
<tbody>
<tr>
<td>AGRICULTURE</td>
<td>$6,650,000.00</td>
<td>$6,650,000.00</td>
<td>$6,650,000.00</td>
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<tr>
<td>HIGHWAYS</td>
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<td>46,657,000.00</td>
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<tr>
<td>LABOUR</td>
<td>6,000,000.00</td>
<td>6,000,000.00</td>
<td>6,000,000.00</td>
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<tr>
<td>LANDS AND FORESTS</td>
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<td>PUBLIC WORKS</td>
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<tr>
<td>MISCELLANEOUS</td>
<td>150,000.00</td>
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<td>150,000.00</td>
</tr>
</tbody>
</table>

$115,330,000.00 $32,315,000.00 $83,015,000.00

The House then adjourned at 4:08 p.m.

MONDAY, MARCH 20th, 1950

PRAYERS.

2 O'CLOCK P.M.

Mr. Cathcart, from the Standing Committee on Miscellaneous Private Bills, presented the Committee's Fifth Report, which was read as follows, and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill No. 33, An Act respecting the City of Sault Ste. Marie.
Bill No. 34, An Act respecting the City of Ottawa Separate School Board.

Your Committee begs to report the following Bills with certain amendments:

Bill No. 7, An Act respecting the City of London.

Bill No. 14, An Act respecting the Village of Long Branch.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 34, An Act respecting the City of Ottawa Separate School Board.

Mr. Thomas (Elgin) presented the report of the Select Committee appointed at the last Session of the Assembly to study all aspects of Conservation, and moved that it be tabled as a Sessional Paper of the present Session and be printed for distribution in such numbers as may be directed by this House on the recommendation of the Standing Committee on Printing.

And, a Debate arising, after some time it was, on motion by Mr. Jolliffe, Ordered, That the Debate be adjourned.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock to-morrow afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The following Bill was introduced, read the first time, and ordered to be read the second time to-morrow:

Bill No. 112, intituled. 'An Act to amend The Municipal Act." Mr. Dunbar.

Mr. Wismer asked the following Question, No. 21:

1. Has any department or agency of the Government tested the water downstream from the plant operated by Kalamazoo Vegetable Products Company, Limited, at Espanola, within the last ten years. If so, on what date or dates, and what were the results of each test.  2. What is the nature of the waste discharged from this plant.  3. Has this waste distinctive content, and, if so, what.  4. What method or methods are available to neutralize harmful effects of such waste.  5. Is any such method in use at this plant.  6. Has any department or agency of the Government taken any steps to prevent pollution of the Spanish River caused by waste from this plant, and, if so, what steps.  7. Has
the Ontario Research Foundation conducted any investigation into methods of neutralizing harmful effects of such waste, and, if so, what are the results of such investigation.

The Minister of Lands and Forests replied as follows:—

1. Yes, on the following dates: August, 1946; April 2nd, 1947; May 12th-14th, 1947; June 16th, 1947; July 14-16th, 1947; August 26th-29th, 1947; May 12th-13th, 1949. Lengthy analyses are contained in the reports of investigations.

2. A typical kraft pulp plant effluent containing solids, organic materials and odorous sulphur compounds.

3. Answered by No. 2.

4. Various physical and oxidation processes.

5. Physical processes for partial recovery of solids.

6. Yes, see answer No. 1.

7. No, but extensive research is in progress on pulp plant effluents.

Mr. MacLeod asked the following Question, No. 71:—

1. How many square miles of accessible timber are there in the Province of Ontario.


The Minister of Lands and Forests replied as follows:—

1. 110,000 square miles. 2. (a) Marathon Paper Mills of Canada Ltd.—4,259 square miles; (b) Long Lac Pulp & Paper Co. Ltd.—7,204 square miles; (c) Abitibi Power & Paper Co. Ltd.—21,159 square miles, Abitibi Power & Paper Co. Ltd.-Provincial Paper Co. Ltd.—2,268 square miles; (d) Brompton Pulp & Paper Co. Ltd.—3,000 square miles.

Mr. MacLeod asked the following Question, No. 72:—

1. How many timber contracts were cancelled from July 1st, 1943 to January 31st, 1945. 2. What companies were affected by such cancellations. 3. What was the total acreage covered by the cancelled contracts.

The Minister of Lands and Forests replied as follows:—


The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 103, An Act to amend The Ontario Municipal Board Act.
Bill No. 105, An Act respecting Prepaid Hospital and Medical Services.
Bill No. 16, An Act respecting the City of Windsor.
Bill No. 24, An Act respecting the Town of Leamington.
Bill No. 25, An Act respecting the Town of Alexandria.
Bill No. 28, An Act respecting the Township of North York.

The following Bill was read the second time and referred to the Standing Committee on Municipal Law:—

Bill No. 102, An Act to amend The Assessment Act.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—

Bill No. 17, An Act respecting the City of Toronto.
Bill No. 20, An Act respecting The Incorporated Synod of the Diocese of Ottawa.
Bill No. 22, An Act respecting Knox College Library and Certain Archives.
Bill No. 26, An Act respecting the Town of Riverside.

Ordered, That the Bills reported be severally read the third time to-morrow.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Report of the Alcoholism Research Foundation for the year ended December 31st, 1949. (Sessional Paper No. 40.)

Also, Annual Report of the Ontario College of Art for fiscal year ending May 31st, 1949. (Sessional Paper No. 41.)

The House then adjourned at 6.15 p.m.
TUESDAY, MARCH 21st, 1950

PRAYERS.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—

Bill No. 113, intituled, "An Act to amend The Land Transfer Tax Act." Mr. Frost.


Bill No. 116, intituled, "An Act to provide for Certain Exceptions to The Lord's Day Act (Canada)." Mr. Porter.


Bill No. 118, intituled, "An Act to amend The Highway Improvement Act." Mr. Doucet.


Bill No. 120, intituled, "An Act to amend The Planning Act, 1946." Mr. Griesinger.

Bill No. 121, intituled, "An Act to amend The Fire Departments Act, 1949." Mr. Porter.


Bill No. 124, intituled, "An Act to amend The Continuation Schools Act." Mr. Porter.

Bill No. 125, intituled, "An Act to amend The Registry Act." Mr. Porter.

Bill No. 126, intituled, "An Act to amend The Legitimation Act." Mr. Porter.

Mr. Calder asked the following Question, No. 43:—
1. What amount of hospital tax have been collected for the years 1947-8-9 from London, Kitchener, Brantford, St. Catharines, Picton and Napanee.
2. What grants have been received by hospitals in the said municipalities in such years.

The Provincial Treasurer replied as follows:

1. 1947 1948 1949
   May 19 to Dec. 31

<table>
<thead>
<tr>
<th>Municipality</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>London</td>
<td>Nil</td>
<td>$138,557.75</td>
<td>$260,561.67</td>
</tr>
<tr>
<td>Kitchener</td>
<td>Nil</td>
<td>46,301.41</td>
<td>86,567.96</td>
</tr>
<tr>
<td>Brantford</td>
<td>Nil</td>
<td>55,801.38</td>
<td>106,639.60</td>
</tr>
<tr>
<td>St. Catharines</td>
<td>Nil</td>
<td>61,314.18</td>
<td>106,639.60</td>
</tr>
<tr>
<td>Picton</td>
<td>Nil</td>
<td>3,841.61</td>
<td>8,224.67</td>
</tr>
<tr>
<td>Napanee (no Hospital)</td>
<td>Nil</td>
<td>5,203.43</td>
<td>9,844.26</td>
</tr>
</tbody>
</table>

2. 1947 1948 1949

<table>
<thead>
<tr>
<th>Municipality</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>London</td>
<td>$533,241.28</td>
<td>$1,002,201.89</td>
<td>$1,032,345.72</td>
</tr>
<tr>
<td>Kitchener</td>
<td>139,381.97</td>
<td>300,895.26</td>
<td>448,706.27</td>
</tr>
<tr>
<td>Brantford</td>
<td>99,030.43</td>
<td>300,093.18</td>
<td>244,856.34</td>
</tr>
<tr>
<td>St. Catharines</td>
<td>93,206.69</td>
<td>199,555.01</td>
<td>239,812.80</td>
</tr>
<tr>
<td>Picton</td>
<td>2,083.25</td>
<td>3,011.70</td>
<td>3,516.77</td>
</tr>
</tbody>
</table>

Mr. Gordon asked the following Question, No. 44:

When Kimberly Clark Corporation was allocated its present timber limits for the mill at Kapuskasing, was the enlarged mill capacity, announced by the Honourable Minister of Lands and Forests in the Legislative Assembly on Tuesday, the 21st instant, in the Government's contemplation. If so, what is the evidence of such contemplation.

The Minister of Lands and Forests replied as follows:

Limits have been granted to Spruce Falls Power and Paper Company, February 9th, 1918; August 4th, 1920; January 5th, 1926; September 9th, 1941; March 1st, 1949; with two other areas pending. During this time, progressive negotiations have taken place with Spruce Falls Power and Paper Company and Kimberly-Clark Corporation, on mill expansion and additional mill capacities.

Mr. MacLeod asked the following Question, No. 75:

1. How many investigations of penal and corrective institutions, jails and industrial farms, have been made by Royal Commissions, or other authorized bodies, since 1900. 2. Give names of personnel of such Commissions or Committees. 3. Give titles and dates of their reports. 4. What was the cost of each investigation.
The Minister of Reform Institutions replied as follows:—

1. Four.  2. (1) J. P. Downey, Chairman, Jno. R. Dargavel, Geo. Pattinson, Findlay G. McDirmid; (2) Judge Emerson Coatsworth; (3) P. D. Ross, Chairman, D. M. Wright, J. M. McCutcheon, W. G. Frisby; (4) Judge James Ernest Madden. 3. (1) 1908—Report of the Special Committee on Prison Labour; (2) 1917—Commission to inquire into the administration, conduct and welfare of the Industrial Farm at Burwash, Ontario; (3) 1930—Royal Commission on Public Welfare; (4) 1937—Report on matters and circumstances leading up to the disturbance at the Ontario Reformatory, Guelph. 4. (1) $363.20; (2) $297.03; (3) $5,287.86; (4) $5,116.98.

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

The Debate was resumed and, after some time, Mr. Wismer moved, seconded by Mr. Jolliffe,

That the Motion "That Mr. Speaker do now leave the Chair and the House resolve itself into Committee of Supply" be amended by adding thereto the following:—

"But this House regrets that recent actual surpluses of record proportions have not been used either to reduce such taxes as the gasoline tax, which bear most heavily on the small taxpayer, or to provide immediate relief for the unemployed and extension of other urgent and desirable social welfare services."

And the Debate having continued, after some time it was, on motion by Mr. MacLeod,

Ordered, That the Debate be adjourned.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—

117. To defray the expenses of the Office of Lieutenant-Governor... $ 14,500.00  
195. To defray the expenses of Miscellaneous Refunds.................. 100,000.00  
196. To defray the expenses of Miscellaneous Refunds.................. 150,000.00  
137. To defray the expenses of the Office of Provincial Auditor... 209,000.00  
148. To defray the expenses of the Main Office, Department of Provincial Treasurer........................................... 317,400.00
149. To defray the expenses of the Bureau of Statistics and Research $58,200.00
150. To defray the expenses of the Motion Picture Censorship and Theatre Inspection 79,400.00
151. To defray the expenses of the Controller of Revenue 839,500.00
152. To defray the expenses of the Post Office 304,000.00
153. To defray the expenses of the Main Office, Department of Provincial Treasurer 1,801,000.00
125. To defray the expenses of the Main Office, Department of Municipal Affairs 1,140,600.00
126. To defray the expenses of the Ontario Municipal Board 109,500.00
127. To defray the expenses of the Registrar-General's Branch $296,400.00
136. To defray the expenses of the Cabinet Office 41,750.00

And the House having continued to sit until 12 of the Clock, Midnight,

WEDNESDAY, MARCH 22ND, 1950.

118. To defray the expenses of the Main Office, Department of Mines $292,700.00
119. To defray the expenses of the Geological Branch 208,200.00
120. To defray the expenses of the Mines Inspection Branch 110,700.00
121. To defray the expenses of the Laboratories 83,800.00
122. To defray the expenses of the Natural Gas Commissioner's Branch 29,100.00
123. To defray the expenses of the Sulphur Fumes Arbitrator 8,500.00
124. To defray the expenses of the Mining Lands Branch 124,500.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to certain 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.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That to-day, Wednesday the 22nd Instant, and also on Thursday, the 23rd Instant, this House will meet at 2.00 o'clock in the afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The House then adjourned at 12.33 a.m.
WEDNESDAY, MARCH 22ND, 1950

PRAYERS.

2 O'CLOCK P.M.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:

Bill No. 127, intituled, "An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund." Mr. Frost.

Bill No. 128, intituled, "The Division Courts Act, 1950." Mr. Porter.

Mr. Houck asked the following Question, No. 34:

What amount of salary and travelling expenses were paid to each member of the Hydro-Electric Power Commission during the years 1945, 1946, 1947, 1948, 1949.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:

<table>
<thead>
<tr>
<th></th>
<th>1945</th>
<th>1946</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. R. H. Saunders:</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Salary</td>
<td></td>
<td></td>
<td></td>
<td>$11,666.70</td>
<td>$14,000.00</td>
</tr>
<tr>
<td>Travelling Expenses</td>
<td></td>
<td></td>
<td></td>
<td>1,795.81</td>
<td>*2,730.00</td>
</tr>
<tr>
<td>Hon. G. H. Challies:</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
</tr>
<tr>
<td>Travelling Expenses</td>
<td>64.19</td>
<td>42.02</td>
<td>60.20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mr. W. R. Strike:</td>
<td>$8,083.32</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
<td>$8,000.00</td>
</tr>
<tr>
<td>Travelling Expenses</td>
<td>104.52</td>
<td>47.85</td>
<td>62.42</td>
<td>188.90</td>
<td>195.20</td>
</tr>
<tr>
<td>Dr. T. H. Hogg:</td>
<td>$25,000.00</td>
<td>$25,000.00</td>
<td>$12,500.02</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Travelling Expenses</td>
<td>1,005.83</td>
<td>1,949.73</td>
<td>463.20</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Includes United Kingdom visit—June 24 to July 20.

Mr. Houck asked the following Question, No. 40:

What has been the total cost to date expended by the Ontario Hydro-Electric Power Commission to radio stations, newspapers, advertising agencies, etc., pertaining to the saving of electricity.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:

The total cost of the Hydro program to save electricity from March 1st, 1949 to February 28th, 1950 was $35,603.11; from June 1st, 1948 to February 28th, 1949, $85,874.02. For the period June 1st, 1947 to March 31st, 1948 the expenditures totalled $195,905.62.
## Breakdown of Expenditures

<table>
<thead>
<tr>
<th>Item</th>
<th>From June 1/47 to Mar. 31/48</th>
<th>From June 1/48 to Feb. 28/49</th>
<th>From Mar. 1/49 to Feb. 28/50</th>
</tr>
</thead>
<tbody>
<tr>
<td>Newspapers</td>
<td>$72,871.20</td>
<td>$37,265.98</td>
<td>$10,579.95</td>
</tr>
<tr>
<td>Radio Stations</td>
<td>34,197.10</td>
<td>7,731.67</td>
<td>8,762.22</td>
</tr>
<tr>
<td>Advertising Agency</td>
<td></td>
<td>5,749.40</td>
<td>3,349.61</td>
</tr>
<tr>
<td>Special Speakers</td>
<td></td>
<td>1,218.00</td>
<td>852.92</td>
</tr>
<tr>
<td>Bill Poster Advertising</td>
<td>22,408.67</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exterior Street Car</td>
<td>10,760.19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Motion Picture</td>
<td>10,931.85</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pamphlets, direct mail folders, window display cards, special campaigns and miscellaneous material</td>
<td>44,736.61</td>
<td>33,908.97</td>
<td>12,058.41</td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td><strong>$195,905.62</strong></td>
<td><strong>$85,874.02</strong></td>
<td><strong>$35,603.11</strong></td>
</tr>
</tbody>
</table>

Mr. Dennison asked the following Question, No. 65:—

1. When was the Aquasabon generating station put into operation and under which hydro system was it operated.  
2. Has this station been changed over to the jurisdiction of another system since its opening.  If so, please state under which system it is now operating.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. (a) The first of two units at the Aquasabon Generating Station was officially placed in service on October 19th, 1948, and the second unit on December 12th, 1948; (b) The Thunder Bay System.  
2. No.

Mr. MacLeod asked the following Question, No. 76:—

1. How many investigations of Houses of Refuge, Homes for the Aged, and similar types of institutions, have been made by Royal Commissions, or by other authorized bodies, since 1900.  
2. Give names of personnel of such Commissions or Committees.  
3. Give titles and dates of their reports.  
4. What was the cost of each investigation.

The Minister of Public Welfare replied as follows:—

1. No record of a Royal Commission being appointed since 1900 to enquire specifically into the matters listed. A Royal Commission was appointed September 10th, 1929, to enquire into matters much broader in scope and including institutions for the care of the aged.  
2. P. D. Ross, Chairman; D. M. Wright; J. M. McCutcheon; W. G. Frisby, Secretary.  
4. $5,287.86.

Mr. Thornberry asked the following Question, No. 93:—

1. In each of the years 1945, 1946, 1947, 1948 and 1949, how many offences involving dangerous, reckless, careless or negligent operation of a motor vehicle
were investigated by provincial police officers. 2. In how many of these investigations in each year did the police report indicate that the motorist involved had been drinking or was in any degree under the influence of alcohol.

The Attorney-General replied as follows:—

1. Reckless or Dangerous Driving (Criminal Code):—

<table>
<thead>
<tr>
<th>Year</th>
<th>Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>1945</td>
<td>358</td>
</tr>
<tr>
<td>1946</td>
<td>604</td>
</tr>
<tr>
<td>1947</td>
<td>597</td>
</tr>
<tr>
<td>1948</td>
<td>618</td>
</tr>
<tr>
<td>1949</td>
<td>651</td>
</tr>
</tbody>
</table>

Careless Driving (Section 27 (1) Highway Traffic Act):—

<table>
<thead>
<tr>
<th>Year</th>
<th>Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>1945</td>
<td>1,638</td>
</tr>
<tr>
<td>1946</td>
<td>2,430</td>
</tr>
<tr>
<td>1947</td>
<td>2,846</td>
</tr>
<tr>
<td>1948</td>
<td>3,386</td>
</tr>
<tr>
<td>1949</td>
<td>3,588</td>
</tr>
</tbody>
</table>

2. Information not available.

Mr. Thornberry asked the following Question, No. 94:—

1. In each of the years 1945, 1946, 1947, 1948 and 1949, how many automobile accidents were investigated by provincial police officers. 2. In how many of these accidents in each year did the report indicate that one or more of the motorists involved had been drinking or was in any degree under the influence of alcohol.

The Attorney-General replied as follows:—

1. 1945 .............................. 5,117
   1946 .............................. 7,487
   1947 .............................. 11,448
   1948 .............................. 15,892
   1949 .............................. 20,178

2. Information not available.

Mr. Thornberry asked the following Question, No. 96:—

1. In each of the years 1947, 1948 and 1949 how many cases of juvenile delinquency were handled in the courts. 2. In how many such cases had the juvenile a record of previous court appearance.

The Attorney-General replied as follows:—

1. There is not a Provincial record kept of the number of Juvenile Court cases. 2. Answered by 1.
The Order of the Day for resuming the Adjourned Debate on the Motion for Second Reading of Bill No. 87, The Marriage Act, 1950, having been read,

The Debate continued, and, after some time the amendment to the Motion for Second Reading of the Bill, as follows:—

That the Motion be amended by striking out all the words after the word "that" and substituting therefor the following:—

"This House does not approve of 'civil marriage' and should not give second reading to Bill No. 87, The Marriage Act, 1950, unless and until the Government agrees to strike out Section 25."

having been put, was lost on the following Division:—

* * *

**YEAS**

Baxter
Brown
Calder
Chartrand
Cox
Foster

Gordon
Houck
Isley
Millard
McEwing
McMillan

Newman
Nixon
Oliver
Walker—16.

**NAYS**

Allen
Cathcart
Cecile
Challies
Daley
Dempsey
Dennison
Dent
Doucett
Dowling
Dunbar
Easton
Edwards
Ellis
Fell
Foote
Frost
Fullerton
Goodfellow
Griesinger
Hall
Hamilton
Hanna
Harvey

(Harpiness)
Hunt
Janes
Johnston
(Parry Sound)
Johnston
(Simcoe Centre)
Jolliffe
Kennedy
Leavens
Leger
Mackenzie
MacLeod
Macphail
Martin
Morrow
Murdock
McPhee
Park
Parry
Phillips
Porter
Pringle

Pryde
Rea
Reynolds
Robinson
Robson
Salsberg
Sandercock
Scott
(Peterborough)
Scott
(Beaches)
Stewart
Taylor
Temple
Thomas
(Elgin)
Thomas
(Ontario)
Thornberry
Villeneuve
Welsh
White
Wismer—64.
The Motion for Second Reading having been put was carried on the following unanimous Recorded Vote:

**Yeas**

Allen
Baxter
Brown
Calder
Cathcart
Cecile
Challies
Chartrand
Cox
Daley
Dempsey
Dennison
Dent
Doucett
Dowling
Dunbar
Easton
Edwards
Ellis
Fell
Foote
Foster
Frost
Fullerton
Goodfellow
Gordon
Griesinger
Hamilton
Hanna
Harvey
Harvey
Houck
Hunt
Isley
Janes
Johnston
Johnston
Jolliffe
Kennedy
Leavens
Leger
Mackenzie
MacLeod
Macphail
Martin
Millard
Morrow
Murdoch
McEwing
McMillan
McPhee
Newman
Nixon
Oliver
Park
Parry
Phillips
Porter
Pringle
Pryde
Rea
Reynolds
Robinson
Robson
Salsberg
Sandercocock
Scott
(Jennies)
Scott
(Peterborough)
Scott
(Beaches)
Stewart
Taylor
Temple
Thomas
(Elgin)
Thomas
(Ontario)
Thornberry
Villeneuve
Walker
Welsh
Wismer—78.

**Nays—0.**

And the Bill was accordingly read the second time and referred to the Committee of the Whole House.

The following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 7, An Act respecting the City of London.

Bill No. 14, An Act respecting the Village of Long Branch.

Bill No. 33, An Act respecting the City of Sault Ste. Marie.

Bill No. 34, An Act respecting the City of Ottawa Separate School Board.

George VI. 22nd March 95


Bill No. 118, An Act to amend The Highway Improvement Act.

The Order of the Day for Second Reading of Bill No. 56, The Fair Employment Practices Act, 1950, having been read, Mr. Park moved that the Bill be read the second time, and a Debate arising, after some time it was,

On motion by Mr. Frost,

Ordered, That the Debate be adjourned.

The Order of the Day for Second Reading of Bill No. 54, An Act respecting Fair Employment Practices, having been read, Mr. Salsberg moved that the Bill be read the second time, and a Debate arising, after some time it was,

On motion by Mr. Daley,

Ordered, That the Debate be adjourned.

The Order of the Day for Second Reading of Bill No. 104, An Act to amend The Hours of Work and Vacations with Pay Act, 1944, having been read, Mr. Brown moved that the Bill be read the second time, and a Debate arising, after some time it was,

On motion by Mr. Daley,

Ordered, That the Debate be adjourned.

The following Bills were severally read the third time and were passed:—


Bill No. 17, An Act respecting the City of Toronto.

Bill No. 20, An Act respecting The Incorporated Synod of the Diocese of Ottawa.

Bill No. 22, An Act respecting Knox College Library and Certain Archives.

Bill No. 26, An Act respecting the Town of Riverside.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—
Bill No. 16, An Act respecting the City of Windsor.

Bill No. 24, An Act respecting the Town of Leamington.

Bill No. 25, An Act respecting the Town of Alexandria.

Bill No. 28, An Act respecting the Township of North York.

Bill No. 101, An Act to amend The Public Schools Act.

Bill No. 103, An Act to amend The Ontario Municipal Board Act.

Ordered, That the Bills reported be severally read the third time to-morrow.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Annual Report of the Inspector of Legal Offices for the year ending December 31st, 1949. (Sessional Paper No. 5.)

Also, Annual Report of the Commissioner of the Ontario Provincial Police for the year ending December 31st, 1949. (Sessional Paper No. 4.)

The House then adjourned at 6.10 p.m.

THURSDAY, MARCH 23RD, 1950

PRAYERS.

Mr. Cathecart, from the Standing Committee on Miscellaneous Private Bills, presented the Committee's Sixth Report, which was read as follows, and adopted:—

Your Committee begs to report the following Bills with certain amendments:—

Bill No. 21, An Act respecting the City of Ottawa.

Bill No. 32, An Act respecting the City of Kingston.

Your Committee would recommend that Bill No. 5, An Act to incorporate the Town of Malton; and Bill No. 29, An Act to incorporate the Improvement District of Ojibway Islands be not reported.
The following Bill was introduced, read the first time, and ordered to be read the second time to-morrow:—


Mr. MacLeod asked the following Question, No. 66:—

1. Does the Treasury of Ontario receive, or has it ever received, any revenue from Steep Rock Iron Mines Limited.  2. Did any official of the Department participate in the negotiations which preceded the granting of leases to the Inland Steel Company of Chicago by Steep Rock Iron Mines Limited.  3. Did the Treasury Department, or any other department of the Ontario government, approve the agreement under which the leases were granted.  4. What royalties, or other forms of compensation, will be paid to Steep Rock Iron Mines Limited under the agreement.

The Minister of Mines replied as follows:—

1. Yes.  2. No.  3. No.  4. No information.

Mr. MacLeod asked the following Question, No. 73:—

1. How many investigations of mental hospitals have been made by Royal Commissions or by other Committees since 1900.  2. Give names of personnel of such Commissions or Committees.  3. Give titles and date of their reports.  4. What was the cost of each investigation.

The Minister of Health replied as follows:—

1. Three.  2. (a) P. D. Ross, D. M. Wright, J. M. McCutcheon; (b) Samuel Hamilton, Grover A. Kemff; (c) Clifford R. Magone, William H. Avery, Lionel P. Conacher.  3. (a) The Report of The Royal Commission on Public Welfare, August 13th, 1930; (b) A Survey of the Ontario Hospitals, February, 1937; (c) Report of The Royal Commission on the Operation of The Mental Hospitals Act. December 29th, 1938.  4. (a) $5,116.98; (b) No knowledge. Costs borne by Mental Hospital Survey Committee, New York City; (c) $6,371.96.

Mr. Grummett asked the following Question, No. 82:—

What is the number and value of automobiles purchased by the Ontario Northland Railway since April 1st, 1945, which were: (a) wholly manufactured in Canada; (b) manufactured partially in the United States and partially in Canada; (c) manufactured in the United States; (d) manufactured in the United Kingdom.
The Minister of Planning and Development replied as follows:

(a) 0; (b) 0; (c) 0; (d) 0.

The following Bills were severally read the third time and were passed:

Bill No. 16, An Act respecting the City of Windsor.
Bill No. 24, An Act respecting the Town of Leamington.
Bill No. 25, An Act respecting the Town of Alexandria.
Bill No. 28, An Act respecting the Township of North York.
Bill No. 101, An Act to amend The Public Schools Act.
Bill No. 103, An Act to amend The Ontario Municipal Board Act.

The following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 109, An Act to amend The Drugless Practitioners Act.
Bill No. 111, An Act to amend The Venereal Diseases Prevention Act, 1942.
Bill No. 113, An Act to amend The Land Transfer Tax Act.
Bill No. 115, An Act to establish The Ontario Racing Commission.
Bill No. 117, An Act respecting The KVP Company Limited.
Bill No. 120, An Act to amend The Planning Act, 1946.
Bill No. 126, An Act to amend The Legitimation Act

The following Bill was read the second time and referred to the Standing Committee on Municipal Law:


The Order of the Day for Second Reading of Bill No. 116, An Act to provide for Certain Exceptions to The Lord's Day Act (Canada), having been read,

Mr. Porter moved that the Bill be read the second time, and a Debate arising, after some time, the motion was carried on the following Division:
The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported.

That the Committee had directed him to report the following Bills without amendment:—

Bill No. 7, An Act respecting the City of London.

Bill No. 14, An Act respecting the Village of Long Branch.

Bill No. 33, An Act respecting the City of Sault Ste. Marie.
Bill No. 34, An Act respecting the City of Ottawa Separate School Board.

Bill No. 118, An Act to amend The Highway Improvement Act.

and to report the following Bills with certain amendments:—


Ordered, That the Bills reported be severally read the third time to-morrow.

Miss Macphail moved, seconded by Mr. Jolliffe,

That in the opinion of this House the Government of Canada should be requested to eliminate the means test as a condition of old age pensions and to assume responsibility for the full amount of any additional expenditure involved.

And a Debate arising, after some time it was, on motion by Mr. Frost,

Ordered, That the Debate be adjourned.

The Order of the Day for Second Reading of Bill No. 106, An Act respecting Fair Employment Practices, having been read, Mr. Brown moved that the Bill be read the second time, and a Debate arising, after some time it was, on motion by Mr. Frost,

Ordered, That the Debate be adjourned.

The Order of the Day for Second Reading of Bill No. 76, An Act to amend The Power Commission Act, having been read, Mr. Houck moved that the Bill be read the second time, and a Debate arising, after some time it was, on motion by Mr. Frost,

Ordered, That the Debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Also, Sixteenth Annual Report of the Department of Municipal Affairs for the year ending December 31st, 1949. (Sessional Paper No. 16.)

The House then adjourned at 11.30 p.m.

FRIDAY, MARCH 24TH, 1950

PRAYERS.

On motion by Mr. Frost, seconded by Mr. Porter,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock on Monday afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

Mr. Grummett asked the following Question, No. 8:—

What was the industrial consumption of Hydro-Electric Power for each of the years 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, in each of the cities, towns or townships of Teck, Sudbury, Timmins, Iroquois Falls, Tisdale and Whitney, and in each of the neighboring mining areas.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—
### Kilowatt-Hours Delivered to Industrial Power Customers

#### Fiscal Years

<table>
<thead>
<tr>
<th>Mining Area</th>
<th>1940</th>
<th>1941</th>
<th>1942</th>
<th>1943</th>
<th>1944</th>
<th>1945</th>
<th>1946</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kirkland Larder Gold, H.E.P.C. Industrial Customers</td>
<td>67,648,299</td>
<td>104,343,149</td>
<td>93,998,002</td>
<td>85,320,572</td>
<td>77,256,770</td>
<td>140,098,042</td>
<td>163,914,179</td>
<td>171,168,074</td>
<td>164,248,208</td>
<td>192,387,103</td>
</tr>
<tr>
<td>Porcupine Gold, H.E.P.C. Industrial Customers</td>
<td>83,512,195</td>
<td>117,639,910</td>
<td>123,301,630</td>
<td>102,933,800</td>
<td>90,201,210</td>
<td>218,406,075</td>
<td>243,997,687</td>
<td>254,593,177</td>
<td>248,071,870</td>
<td>248,552,309</td>
</tr>
<tr>
<td>Cobalt Silver, H.E.P.C. Industrial Customers</td>
<td>6,400,334</td>
<td>4,842,652</td>
<td>3,398,183</td>
<td>5,147,059</td>
<td>5,167,980</td>
<td>2,415,370</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gogwanda, H.E.P.C. Industrial Customers</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sudbury Basin, H.E.P.C. Industrial Customers</td>
<td>400,438,768</td>
<td>410,220,780</td>
<td>458,332,079</td>
<td>503,136,563</td>
<td>494,227,026</td>
<td>465,751,540</td>
<td>289,382,289</td>
<td>400,816,830</td>
<td>462,212,510</td>
<td>495,579,190</td>
</tr>
<tr>
<td>West Porcupine Gold, H.E.P.C. Industrial Customers</td>
<td>6,172,295</td>
<td>7,278,450</td>
<td>7,578,620</td>
<td>7,201,510</td>
<td>6,252,170</td>
<td>6,725,680</td>
<td>8,470,870</td>
<td>7,877,990</td>
<td>8,416,620</td>
<td>8,177,160</td>
</tr>
<tr>
<td>Midlothian, Matachewan, H.E.P.C. Industrial Customers</td>
<td>21,013,945</td>
<td>21,564,190</td>
<td>23,039,750</td>
<td>19,605,720</td>
<td>16,775,760</td>
<td>16,541,640</td>
<td>19,257,900</td>
<td>21,397,580</td>
<td>20,488,200</td>
<td>21,003,240</td>
</tr>
<tr>
<td>West Shiningtree, H.E.P.C. Industrial Customers</td>
<td>4,349,285</td>
<td>4,970,820</td>
<td>3,649,490</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Opeepeewa and Rush Lake, H.E.P.C. Industrial Customers</td>
<td>1,733,870</td>
<td>7,329,260</td>
<td>6,428,360</td>
<td>2,859,150</td>
<td>2,525,850</td>
<td>247,080</td>
<td>234,150</td>
<td>172,490</td>
<td>120,730</td>
<td></td>
</tr>
</tbody>
</table>

**Municipality or Township**

- Teck Township represented by Kirkland Lake and Swastika
- Sudbury
- Timmins, including Schumacher
- Iroquois Falls
- Whitney and Tisdale Townships represented by South Porcupine

*Supplied by Abitibi Power and Paper Company*

*Northern Ontario Power Company purchased in 1945—10 months' supply included.*
Mr. Foster asked the following Question, No. 27:—

Have any private railway cars been used for Hydro officials for visits either in United States or Canada and what has been the total cost of these trips.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

No private railway cars have been used by Hydro officials for visits to the United States, and on two occasions only in Canada, as follows: the Province of Ontario business car was used by Provincial and Commission officials once in 1948 to travel to Aquasabon for the opening of the generating station there, and once in 1949 to inspect the tunnel site generating station; the total cost to the Commission for the use of this car being $64.55.

Mr. Dennison asked the following Question, No. 56:—

What is the present maximum \((a)\) primary, and \((b)\) secondary production and demand of electric energy for all systems operated by the Hydro-Electric Power Commission, and what is the estimated production and demand for each of the years 1950, 1951, 1952, 1953, 1954, 1955.

The 1st Vice-Chairman of The Hydro-Electric Power Commission replied as follows:—

PART 1—During January, 1950, the last month for which complete records are available, the following maximum production and demands for electric energy were recorded or estimated:—

\[(a)\] PRIMARY

<table>
<thead>
<tr>
<th>Production</th>
<th>Demand</th>
<th>Estimated Potential Demand</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Maximum 20-minute Peaks—January, 1950)</td>
<td>(Actual Load Carried) plus cuts to direct Industrial Customers</td>
<td>(Actual Load Carried plus cuts to direct Industrial Customers)</td>
</tr>
<tr>
<td>Kilo-watts</td>
<td>Horse-power</td>
<td>Kilo-watts</td>
</tr>
<tr>
<td>Southern Ont. System .</td>
<td>1,852,060</td>
<td>2,482,654</td>
</tr>
<tr>
<td>Thunder Bay System</td>
<td>164,085</td>
<td>219,953</td>
</tr>
<tr>
<td>Northern Ont. Properties</td>
<td>212,426</td>
<td>284,753</td>
</tr>
</tbody>
</table>

\[(b)\] SECONDARY

Secondary energy is sold only during periods when available resources exceed primary demands. At present this condition occurs almost exclusively during holidays, week-ends and night hours of certain working days.

(Maximum 20-minute Peaks—January, 1950)

<table>
<thead>
<tr>
<th>Production (Actual Load Carried)</th>
<th>Kilowatts</th>
<th>Horsepower</th>
</tr>
</thead>
<tbody>
<tr>
<td>Southern Ontario System</td>
<td>86,700</td>
<td>116,220</td>
</tr>
<tr>
<td>Thunder Bay System</td>
<td>32,100</td>
<td>43,829</td>
</tr>
<tr>
<td>Northern Ontario Properties</td>
<td>4,525</td>
<td>6,066</td>
</tr>
</tbody>
</table>
PART 2—The Estimated Production and Demand for Each of the Years 1950, 1951, 1952, 1953, 1954, 1955 is as follows:—

DECEMBER’S MAXIMUM 20-MINUTE PEAK

<table>
<thead>
<tr>
<th>Southern Ontario System—</th>
<th>Resources Presently Available or Under Construction (Dependable Capacity)</th>
<th>Primary Demand</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Kilowatts</td>
<td>Horsepower</td>
</tr>
<tr>
<td>Year 1950</td>
<td>2,093,000</td>
<td>2,805,630</td>
</tr>
<tr>
<td>1951</td>
<td>2,400,000</td>
<td>3,217,158</td>
</tr>
<tr>
<td>1952</td>
<td>2,633,000</td>
<td>3,529,491</td>
</tr>
<tr>
<td>1953</td>
<td>2,633,000</td>
<td>3,529,491</td>
</tr>
<tr>
<td>1954</td>
<td>2,633,000</td>
<td>3,529,491</td>
</tr>
<tr>
<td>1955</td>
<td>2,580,000</td>
<td>3,548,445</td>
</tr>
</tbody>
</table>

Thunder Bay System—

| Year 1950                | 232,600  | 311,796  | 177,000  | 237,265  |
| 1951                    | 232,900  | 312,198  | 182,000  | 243,968  |
| 1952                    | 232,900  | 312,198  | 186,000  | 249,332  |
| 1953                    | 233,000  | 312,332  | 194,000  | 260,326  |
| 1954                    | 233,000  | 312,332  | 199,000  | 266,756  |
| 1955                    | 233,100  | 312,466  | 192,000  | 257,373  |

Northern Ontario Properties—

| Year 1950                | 317,100  | 425,067  | 262,700  | 352,145  |
| 1951                    | 317,100  | 425,067  | 282,000  | 378,016  |
| 1952                    | 317,100  | 425,067  | 290,600  | 389,544  |
| 1953                    | 317,100  | 425,067  | 296,000  | 396,783  |
| 1954                    | 317,100  | 425,067  | 302,000  | 404,826  |
| 1955                    | 317,100  | 425,067  | 307,000  | 411,528  |

Note: It is impracticable to estimate future secondary production.

The Commission believes that there should be a reserve of at least 10 per cent of demand to provide for plant breakdowns, water shortages, ice conditions, etc., part of which can be taken care of by the “interruptible” and “at-will” features of present contracts.

Mr. MacLeod asked the following Question, No. 69:—

1. How many general and other hospitals in the province are now participating in the Admission Chest X-ray program. 2. How many are not now participating. 3. How many patients have been X-rayed since the program was inaugurated. 4. How many cases of tuberculosis have been detected since the program was inaugurated. 5. How often are reports made to the Department of Health by participating hospitals. 6. Does The Public Health Act now require general and other hospitals to X-ray patients on admission to such institutions.

The Minister of Health replied as follows:—

The following Bills were severally read the third time and were passed:—

Bill No. 7, An Act respecting the City of London.
Bill No. 14, An Act respecting the Village of Long Branch.
Bill No. 33, An Act respecting the City of Sault Ste. Marie.
Bill No. 34, An Act respecting the City of Ottawa Separate School Board.
Bill No. 118, An Act to amend The Highway Improvement Act.

The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 124, An Act to amend The Continuation Schools Act.
Bill No. 125, An Act to amend The Registry Act.
Bill No. 127, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

The House resolved itself into a Committee to consider certain Resolutions and certain Bills.

Mr. Frost acquainted the House that the Honourable the Lieutenant-Governor, having been informed of the subject matter of the Resolutions, recommends them to the consideration of the House.

After some time, Mr. Speaker resumed the Chair, and Mr. Patrick reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

every purchaser of admission to a place of amusement or entertainment shall pay to the Treasurer of Ontario for the use of His Majesty in right of Ontario a tax on the price of admission,

as provided by Bill No. 114, An Act to amend The Hospitals Tax Act, 1948.
Resolved,

1. That the Lieutenant-Governor in Council be authorized to raise from time to time by way of loan such sum or sums of money as may be deemed expedient for any or all of the following purposes, that is to say: for the public service, for works carried on by commissions on behalf of Ontario, for discharging any indebtedness or obligation of Ontario or for reimbursing the Consolidated Revenue Fund for any moneys expended in discharging any such indebtedness or obligation, and for the carrying on of the public works authorized by the Legislature: provided that the principal amount of any securities issued and the amount of any temporary loans raised under the authority of Bill No. 127, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund, including any securities issued for the retirement of the said securities or temporary loans, at any time outstanding, shall not exceed in the whole $100,000,000.

2. That the aforesaid sum of money may be borrowed for any term or terms not exceeding forty years, at such rate as may be fixed by the Lieutenant-Governor in Council and shall be raised upon the credit of the Consolidated Revenue Fund of Ontario, and shall be chargeable thereupon.

3. That the Lieutenant-Governor in Council may provide for a special sinking fund with respect to the issue herein authorized, and such sinking fund may be at a greater rate than the one-half of one per-centum per annum specified in subsection 3 of section 3 of The Provincial Loans Act.

Also, That the Committee had directed him to report the following Bills without amendment:—


Bill No. 109, An Act to amend The Drugless Practitioners Act.

Bill No. 111, An Act to amend The Venereal Diseases Prevention Act, 1942.

Bill No. 113, An Act to amend The Land Transfer Tax Act.

Bill No. 115, An Act to establish The Ontario Racing Commission.

and to report the following Bills with certain amendments:—


Bill No. 105, An Act respecting Prepaid Hospital and Medical Services.


Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time on Monday next.
The Honourable the Lieutenant-Governor entered the Chamber of the Legislative Assembly and being seated upon the Throne,

Mr. Speaker addressed His Honour in the following words:—

*May it please Your Honour:*

"The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed severally as follows:—

"The following are the Titles of the Bills to which Your Honour's Assent is prayed:—

Bill No. 1, An Act respecting the Town of Port Hope and Trinity College School.

Bill No. 2, An Act respecting the City of Hamilton.

Bill No. 4, An Act respecting Canada Conference Evangelical Church.

Bill No. 6, An Act respecting the City of Port Arthur.

Bill No. 7, An Act respecting the City of London.

Bill No. 9, An Act respecting Central Canada Exhibition Association.

Bill No. 10, An Act respecting Border Cities Young Men's and Young Women's Christian Associations.

Bill No. 11, An Act respecting The Hospital for Sick Children.

Bill No. 13, An Act respecting Mount Hamilton Branch, Canadian Legion and Salvation Army.

Bill No. 14, An Act respecting the Village of Long Branch.

Bill No. 16, An Act respecting the City of Windsor.

Bill No. 17, An Act respecting the City of Toronto.

Bill No. 18, An Act respecting the Township of Cornwall.

Bill No. 19, An Act respecting the City of Guelph.

Bill No. 20, An Act respecting The Incorporated Synod of the Diocese of Ottawa.

Bill No. 22, An Act respecting Knox College Library.
Bill No. 24, An Act respecting the Town of Leamington.

Bill No. 25, An Act respecting the Town of Alexandria.

Bill No. 26, An Act respecting the Town of Riverside.

Bill No. 28, An Act respecting the Township of North York.

Bill No. 31, An Act respecting Executive Committee of the Provincial Young Men's Christian Association of Ontario and Quebec.

Bill No. 33, An Act respecting the City of Sault Ste. Marie.

Bill No. 34, An Act respecting the City of Ottawa Separate School Board.

Bill No. 35, An Act to incorporate The Ontario Municipal Improvement Corporation.

Bill No. 36, An Act respecting Appeals to His Majesty in His Privy Council.

Bill No. 37, An Act to amend The Commorientes Act, 1940.


Bill No. 40, An Act to amend The Partnership Registration Act.

Bill No. 41, An Act to amend The Agricultural Associations Act.

Bill No. 42, An Act to amend The Farm Products Grades and Sales Act.

Bill No. 43, An Act respecting Live Stock and Live Stock Products.

Bill No. 44, An Act to amend The Farm Products Marketing Act, 1946.


Bill No. 47, An Act to provide for the establishment of Restricted Areas for Seed-potatoes.

Bill No. 48, An Act to amend The Surveys Act.

Bill No. 49, An Act respecting the Westerly Limit of Hincks Location in the Township of Johnson.

Bill No. 63, An Act to amend The Housing Development Act, 1948.

Bill No. 64, An Act to amend The Public Officers' Fees Act.

George VI.  24th March 109

Bill No. 66, An Act to amend The Insurance Act.


Bill No. 69, An Act to amend The Real Estate and Business Brokers Act.

Bill No. 70, An Act to amend The School Attendance Act.

Bill No. 71, An Act to amend The Auxiliary Classes Act.

Bill No. 72, An Act to amend The Mining Act.


Bill No. 79, An Act to amend The High Schools Act.

Bill No. 80, An Act to amend The Separate Schools Act.

Bill No. 81, An Act to amend The Teaching Profession Act, 1944.


Bill No. 84, An Act to amend The Game and Fisheries Act, 1946.

Bill No. 85, An Act to amend The Agricultural Societies Act, 1939.


Bill No. 91, An Act to amend The Statute Labour Act.

Bill No. 92, An Act to amend The Loan and Trust Corporations Act, 1949.

Bill No. 93, An Act to amend The Teachers' Superannuation Act, 1949.


Bill No. 96, An Act to amend The Extra Provincial Corporations Act.

Bill No. 98, An Act to amend The Companies Act.


Bill No. 101, An Act to amend The Public Schools Act.

Bill No. 103, An Act to amend The Ontario Municipal Board Act.


Bill No. 118, An Act to amend The Highway Improvement Act.”
To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

“In His Majesty’s name, the Honourable the Lieutenant-Governor doth assent to these Bills.”

The Honourable the Lieutenant-Governor was then pleased to retire.

The House then adjourned at 4.20 p.m.

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MONDAY, MARCH 27th, 1950

Prayers.

2 O’Clock P.M.

Mr. Cathcart from the Standing Committee on Miscellaneous Private Bills presented the Committee’s Seventh and Final Report which was read, as follows, and adopted:—

Your Committee begs to report the following Bills without amendment:—

Bill No. 3, An Act respecting the Town of Parry Sound.

Bill No. 8, An Act to incorporate The Congregation of the Priests of the Sacred Heart.

Bill No. 30, An Act respecting The Administration and Trust Company.

Your Committee would recommend that the following Bill be not reported, the petitioner having requested that it be withdrawn and Your Committee would further recommend that the fees less the penalties and the actual cost of printing be remitted:—

Bill No. 27, An Act respecting the Township of Sandwich West.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 8, An Act to incorporate The Congregation of the Priests of the Sacred Heart.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That to-morrow, Tuesday, the 28th Instant, and also on Wednesday, the 29th Instant, this House will meet at 2.00 o’clock in the afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.
The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:—

Bill No. 130, intituled, "An Act to amend The Provincial Aid to Drainage Act." Mr. Doucett.

Bill No. 131, intituled, "An Act to amend The Public Health Act." Mr. Goodfellow.

Mr. Thornberry asked the following Question, No. 92:—

1. In each of the years 1945, 1946, 1947, 1948 and 1949, how many motorists in Ontario were charged with drunken driving or any other offence involving being in charge of a motor vehicle while under the influence of alcohol. 2. How many were convicted.

The Minister of Highways replied as follows:—

1. Information not available. 2. Number of convictions under Section 285 (4) Criminal Code, as reported to the Motor Vehicles Branch, Department of Highways: 1945—700; 1946—1,084; 1947—1,023; 1948—1,146; 1949—1,312.

Mr. Thornberry asked the following Question, No. 95:—


The Minister of Highways replied as follows:—

1. There were 692 accidents reported to the Motor Vehicles Branch in 1949 in which the driver was classified as "hit and run". 2. Fifteen. 3. Information not available.

The following Bills were severally read the third time and were passed:—


Bill No. 105, An Act respecting Prepaid Hospital and Medical Services.

Bill No. 109, An Act to amend The Drugless Practitioners Act.

Bill No. 111, An Act to amend The Venereal Diseases Prevention Act, 1942.

Bill No. 113, An Act to amend The Land Transfer Tax Act.

Bill No. 115, An Act to establish The Ontario Racing Commission.
The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 21, An Act respecting the City of Ottawa.

Bill No. 32, An Act respecting the City of Kingston.


The Order of the Day for resuming the Adjourned Debate on the Motion for Consideration of the Report of the Select Committee on Conservation having been read,

The Debate was resumed, and after some time the motion by Mr. Thomas (Elgin), That the Report be tabled as a Sessional Paper of the present Session and be printed for distribution in such numbers as may be directed by this House on the recommendation of the Standing Committee on Printing, having been put, was declared to be carried.

The House then adjourned at 11.05 p.m.

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TUESDAY, MARCH 28th, 1950

PRAYERS.

2 O'CLOCK P.M.

Mr. Allen, from the Standing Committee on Fish and Game, presented the Committee's Report and moved that it be printed as an appendix to the Journals of the Legislature, which motion was carried.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Mr. Park asked the following Question, No. 101:—

1. As of December 31st, 1949, how many estates were under administration by the Public Trustee on account of persons confined to mental hospitals. 2. What was the total value of said estates. 3. During the year 1949, in respect of how many pieces of real estate under administration by the Public Trustee was any tax penalty levied or paid because of late payment of municipal taxes. 4. What was the total amount of such tax penalties levied or paid.

The Attorney General replied as follows:—

1. 4,983.  2. $13,636,590.68.  3. 77.  4. $125.73.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—


Bill No. 120, An Act to amend The Planning Act, 1946, except Section 2 thereof.

Bill No. 126, An Act to amend The Legitimation Act.


Bill No. 127, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Ordered, That the Bills reported be severally read the third time to-morrow.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—
164. To defray the expenses of the Main Office, Department of
Public Works.................................................$ 557,200.00
165. To defray the expenses of the General Superintendence...... 127,000.00
166. To defray the expenses of the Lieutenant-Governor's Apartment................................................. 6,500.00
167. To defray the expenses of the Legislative and Departmental
Buildings.......................................................... 1,323,000.00
168. To defray the expenses of the Osgoode Hall........................... 92,800.00
169. To defray the expenses of the Government Buildings.............. 933,500.00
170. To defray the expenses of the Ontario Government Branch
Office Buildings.................................................. 258,000.00
171. To defray the expenses of the Maintenance of Locks, Bridges,
Dams and Docks, etc.............................................. 80,000.00
172. To defray the expenses of the Miscellaneous....................... 25,000.00
173. To defray the expenses of the Public Buildings..................... 12,230,000.00
174. To defray the expenses of the Dams, Docks and Drainage
Works............................................................... 225,000.00
175. To defray the expenses of the Miscellaneous....................... 2,545,000.00
90. To defray the expenses of the Main Office, Department of
Highways.......................................................... 1,415,300.00
91. To defray the expenses of the Division Offices....................... 1,110,000.00
92. To defray the expenses of the Municipal Roads Branch.............. 165,000.00
93. To defray the expenses of the Gasoline Tax Branch............... 155,000.00
94. To defray the expenses of the Motor Vehicles Branch............... 290,000.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to certain 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 Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Return to an Order of the House dated April 6th, 1949, That there be laid before this House a Return showing: What number of candidates for Secondary School Graduation (Grade XIII) were granted (a) first-class standing, (b) second-class standing, (c) third-class standing, (d) credit standing, in the examinations of 1943, 1944, 1945, 1946 and 1947. (Sessional Paper No. 44.)

The House then adjourned at 6.08 p.m.
Mr. Mackenzie presented the Report of the Standing Committee on Printing which was read as follows:

Your Standing Committee on Printing begs leave to present the following as its report:

Your Committee recommends that the supplies allowance per Member for the current Session of the Assembly be fixed at the sum of $25.00 and that, to meet the convenience of the Members, a cheque for that amount be issued to each Member of the Assembly in order that he may make the desired purchases in his own constituency.

Also that an allowance be authorized and a cheque issued to each of the full-time daily newspaper representatives covering the present Session of the Legislative Assembly, as nominated by the Press Gallery and approved by Mr. Speaker.

Your Committee recommends that copies of the Canadian Parliamentary Guide, the Canadian Almanac and the Canada Year Book be purchased for distribution to the Members of the Assembly.

Your Committee recommends that Departmental Reports and Sessional Papers for the current year be printed in the following numbers:

<table>
<thead>
<tr>
<th>Department</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Accounts</td>
<td>2,250</td>
</tr>
<tr>
<td>Estimates</td>
<td>1,250</td>
</tr>
<tr>
<td>Lands and Forests (including Game and Fisheries Report)</td>
<td>1,450</td>
</tr>
<tr>
<td>Mines</td>
<td>250</td>
</tr>
<tr>
<td>Legal Offices</td>
<td>650</td>
</tr>
<tr>
<td>Superintendent of Insurance: Abstract</td>
<td>750</td>
</tr>
<tr>
<td>Superintendents of Insurance: Detailed</td>
<td>950</td>
</tr>
<tr>
<td>Registrar of Loan Corporations: Abstract</td>
<td>400</td>
</tr>
<tr>
<td>Superintendents of Loan Corporations: Detailed</td>
<td>650</td>
</tr>
<tr>
<td>Public Works</td>
<td>325</td>
</tr>
<tr>
<td>Highways</td>
<td>600</td>
</tr>
<tr>
<td>Labour</td>
<td>1,100</td>
</tr>
<tr>
<td>Education</td>
<td>1,250</td>
</tr>
<tr>
<td>University of Toronto</td>
<td>325</td>
</tr>
<tr>
<td>Births, Marriages and Deaths</td>
<td>3,000</td>
</tr>
<tr>
<td>Prisons and Reformatories</td>
<td>890</td>
</tr>
<tr>
<td>Ontario Training Schools</td>
<td>1,015</td>
</tr>
<tr>
<td>Public Welfare</td>
<td>750</td>
</tr>
<tr>
<td>Liquor Control Board</td>
<td>1,000</td>
</tr>
<tr>
<td>Department of Agriculture (Minister)</td>
<td>1,900</td>
</tr>
<tr>
<td>Department of Agriculture (Statistics)</td>
<td>3,250</td>
</tr>
<tr>
<td>Ontario Northland Transportation Commission</td>
<td>262</td>
</tr>
<tr>
<td>Ontario Municipal Board</td>
<td>900</td>
</tr>
</tbody>
</table>
Ontario Workmen's Compensation Board ................................................................. 1,250
Ontario Veterinary College ...................................................................................... 1,750
Provincial Police ........................................................................................................ 400
Niagara Parks Commission ......................................................................................... 450
Fire Marshal .................................................................................................................. 1,450
Civil Service Commissioner ....................................................................................... 450

The matter of printing the report of the Select Committee on Conservation
was referred to your Committee by the Assembly on Monday the 27th instant.
After giving the matter due consideration and having the advantage of the advice
of Mr. Thomas (Elgin), Chairman of the Committee and Mr. Oliver, one of the
Committee members, your Committee recommends that 5,000 copies of the
report be printed for general distribution and that any Department of Govern-
ment desiring to distribute copies, be authorized to have the same printed and
distributed at the expense of such Department.

Your Committee further recommends that a special appropriation be made
to cover the cost of printing the report and that every effort be made to have the
report ready for distribution not later than July 1st, 1950.

An application was received from the Association of Ontario Land Surveyors
asking that the book entitled, "A Report of Decisions in Cases arising out of the
Municipal Drainage Act", which was published in 1916, be reprinted for dis-
tribution.

The Committee considered that the usefulness of the book in question would
be impaired by the amendments to the Drainage Act at present proposed and by
any action taken under authority of the Committee on Conservation and decided
to lay the request on the Table for the present.

Your Committee recommends that all Sessional Papers required to be
printed be printed and made available to be tabled in the House not later than
at the first Session of the Assembly following the end of the previous fiscal year
and that all Departments of Government and the King's Printer be notified to
that effect.

Your Committee desires to express its appreciation of the value to Members
of the Assembly of the book entitled "Parliamentary Procedure in Ontario" by
Alex. C. Lewis, Clerk of the Assembly, and recommends that he be asked to
re-edit the book and bring it up to date for the convenience of the Members.

Mr. Mackenzie moved the adoption of the Report.

Mr. Salsberg then moved in amendment, seconded by Mr. MacLeod.

That the Report of the Committee on Printing and Stationery be not now
adopted but that it be referred back to the said Committee with instructions to
call upon the King's Printer to appear before a properly called meeting of the
Committee so that he may provide such information and data as may be requested
by the Committee in the proper conduct of its business,
And, a Debate arising, after some time the amendment was, with the consent of the House, withdrawn.

The motion for the adoption of the Report having then been put was declared to be carried.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:

Bill No. 136, intituled, "An Act to express the Consent of the Legislature of Ontario to an Alteration of the Limits of the Province." Mr. Scott (Peterborough).


Mr. Scott (Beaches) asked the following Question, No. 104:

In the year ending March 31st, 1949, how many convictions for drunkenness have been registered in Ontario Courts.

The Chief Commissioner of the Liquor Control Board replied as follows:

32,701.

Mr. Temple asked the following Question, No. 105:

1. From what suppliers did the Liquor Licence Board purchase liquor to the value of more than $5,000 during the fiscal year ending March 31st, 1949.
2. What was the value of the liquor purchased from each of such suppliers.

The Chief Commissioner of the Liquor Control Board replied as follows:


The following Bills were severally read the third time and were passed:


Bill No. 126, An Act to amend The Legitimation Act.


Bill No. 127, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.
The following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 3, An Act respecting the Town of Parry Sound.

Bill No. 8, An Act to incorporate The Congregation of the Priests of the Sacred Heart.

Bill No. 30, An Act respecting The Administration and Trust Company.

Bill No. 130, An Act to amend The Provincial Aid to Drainage Act.

Bill No. 131, An Act to amend The Public Health Act.

The House resolved itself into a Committee to consider a certain Resolution and certain Bills.

Mr. Frost acquainted the House that the Honourable the Administrator of the Province, having been informed of the subject matter of the Resolution, recommends it to the consideration of the House.

After some time, Mr. Speaker resumed the Chair, and Mr. Patrick reported that the Committee had come to a certain Resolution as follows:

Resolved:

That, the Lieutenant-Governor in Council may pay out of the Consolidated Revenue Fund towards the cost of drainage work,

(a) where the work is in a county, thirty-three and one-third per centum of the cost; or

(b) where the work is in a municipality in a territorial district or a provisional county, sixty-six and two-thirds per centum of the cost; or

(c) where the work is in a territorial district but not in a municipality, eighty per centum of the cost,

as provided by Bill No. 130, An Act to amend The Provincial Aid to Drainage Act.

Also, That the Committee had directed him to report the following Bills without amendment:

Bill No. 21, An Act respecting the City of Ottawa.

Bill No. 32, An Act respecting the City of Kingston.

and to report the following Bills with certain amendments:

Bill No. 117, An Act respecting The KVP Company Limited.
Section 2 of Bill No. 120, An Act to amend The Planning Act, 1946.


Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time to-morrow.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—

106. To defray the expenses of the Main Office, Department of Lands and Forests........................................... $1,557,500.00
107. To defray the expenses of the Surveys Branch................. 186,400.00
108. To defray the expenses of the Forest Research Branch...... 210,000.00
109. To defray the expenses of the Basic Organization—District Offices................................................................. 6,532,000.00
110. To defray the expenses of the Extra Fire Fighting........... 800,000.00
111. To defray the expenses of the Fire Prevention, Conservation of Fish, Wildlife and Reforestation............................................. 98,000.00
112. To defray the expenses of the Air Service Branch........... 720,000.00
113. To defray the expenses of the Grants................................ 13,100.00
114. To defray the expenses of the Wolf Bounty.................... 75,000.00
115. To defray the expenses of the Bear Bounty..................... 15,000.00
116. To defray the expenses of the Timber Management Branch... 4,900,000.00
114. To defray the expenses of the Main Office, Department of Public Welfare...................................................... 334,850.00
115. To defray the expenses of the Day Nurseries Branch........... 162,000.00
116. To defray the expenses of the Children's Aid Branch....... 1,428,350.00
117. To defray the expenses of the Youth and Child Welfare Branch................................................................. 83,150.00
118. To defray the expenses of the Mothers' Allowances Branch... 6,146,500.00
119. To defray the expenses of the Old Age Pensions Branch..... 12,140,500.00
120. To defray the expenses of the Homes for the Aged Branch... 673,750.00
121. To defray the expenses of the Welfare Units Branch...... 28,400.00
122. To defray the expenses of the Accounting and Tabulating Branch................................................................. 65,000.00
123. To defray the expenses of the Old Age Pensions Branch... 32,315,000.00
128. To defray the expenses of the Main Office, Department of Planning and Development.............................................. 50,040.00
129. To defray the expenses of the Community Planning Branch... 54,200.00
130. To defray the expenses of the Conservation Branch......... 224,360.00
131. To defray the expenses of the Immigration Branch........... 29,250.00
132. To defray the expenses of the Ontario House—London....... 150,000.00
133. To defray the expenses of the Research Council of Ontario... 350,000.00
134. To defray the expenses of the Trade and Industry Branch... 87,150.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Com-
committee had come to certain 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.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock to-morrow afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The House then adjourned at 11.34 p.m.

THURSDAY, MARCH 30th, 1950

PRAYERS.

2 O'CLOCK P.M.

Mr. McPhee, from the Standing Committee on Municipal Law, presented its Report, which was read as follows and adopted:—

Your Committee begs to report the following Bills with certain amendments:—

Bill No. 102, An Act to amend The Assessment Act.

The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 141, intituled, “An Act to amend The Department of Municipal Affairs Act.” Mr. Porter.


Mr. MacLeod asked the following Question, No. 64:—

1. How many homes for the aged are now operating in the Province of Ontario. List according to communities. 2. In what year were these homes erected and at what cost. 3. How many citizens are now resident in such homes and how many unfulfilled applications are now on hand. 4. What is the cost of maintenance per resident per day in such homes. Give the comparable figure for general hospitals and penal institutions. 5. How many doctors, nurses and social workers are available per resident. 6. How many towns and cities with a population of 10,000 and over are without homes for the aged. 7. How many homes for the aged have been inspected by the Fire Marshal's Department during the past three years and how many were found to contain fire hazards.

The Minister of Public Welfare replied as follows:—

1. 35.

<table>
<thead>
<tr>
<th>Name of Home</th>
<th>Location</th>
<th>Year Original Erected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brant County Home</td>
<td>Brantford</td>
<td>1888</td>
</tr>
<tr>
<td>Bruce County Home</td>
<td>Walkerton</td>
<td>1898</td>
</tr>
<tr>
<td>Elgin County Home</td>
<td>St. Thomas</td>
<td>1876</td>
</tr>
<tr>
<td>Essex County Home</td>
<td>Leamington</td>
<td>1900</td>
</tr>
<tr>
<td>Grey County Home</td>
<td>Markdale</td>
<td>1903</td>
</tr>
<tr>
<td>Haldimand County Home</td>
<td>Dunnville</td>
<td>1910</td>
</tr>
<tr>
<td>Hastings County Home</td>
<td>Belleville</td>
<td>1906</td>
</tr>
<tr>
<td>Huron County Home</td>
<td>Clinton</td>
<td>1895</td>
</tr>
<tr>
<td>Kent County Home</td>
<td>Chatham</td>
<td>1898</td>
</tr>
<tr>
<td>Lambton County Home</td>
<td>Sarnia</td>
<td>1896</td>
</tr>
<tr>
<td>Lanark County Home</td>
<td>Perth</td>
<td>1902</td>
</tr>
<tr>
<td>Leeds and Grenville Counties Home</td>
<td>Athens</td>
<td>1894</td>
</tr>
<tr>
<td>Lincoln County Home</td>
<td>St. Catharines</td>
<td>1887</td>
</tr>
<tr>
<td>Middlesex County Home</td>
<td>Strathroy</td>
<td>1880</td>
</tr>
<tr>
<td>Norfolk County Home</td>
<td>Simcoe</td>
<td>1878</td>
</tr>
<tr>
<td>Northumberland and Durham Counties Home</td>
<td>Cobourg</td>
<td>1935</td>
</tr>
<tr>
<td>Ontario County Home</td>
<td>Whitby</td>
<td>1903</td>
</tr>
<tr>
<td>Oxford County Home</td>
<td>Woodstock</td>
<td>1892</td>
</tr>
<tr>
<td>Peel and Halton Counties Home</td>
<td>Brampton</td>
<td>1897</td>
</tr>
<tr>
<td>Perth County and City of Stratford Home</td>
<td>Stratford</td>
<td>1896</td>
</tr>
<tr>
<td>Peterborough County Home</td>
<td>Lakefield</td>
<td>1906</td>
</tr>
<tr>
<td>Prescott and Russell Counties Home</td>
<td>L'Orignal</td>
<td>1906</td>
</tr>
<tr>
<td>Prince Edward County Home</td>
<td>Picton</td>
<td>1905-6</td>
</tr>
<tr>
<td>Simcoe County Home</td>
<td>Beeton</td>
<td>1894</td>
</tr>
<tr>
<td>Stormont, Dundas and Glengarry Counties Home</td>
<td>Cornwall</td>
<td>1912</td>
</tr>
<tr>
<td>Name of Home</td>
<td>Location</td>
<td>Approximate Year</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>----------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Victoria County Home</td>
<td>Lindsay</td>
<td>1905</td>
</tr>
<tr>
<td>Waterloo County Home</td>
<td>Kitchener</td>
<td>1868</td>
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<td>Welland County Home</td>
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<td>Fergus</td>
<td>1877</td>
</tr>
<tr>
<td>Wentworth County Home</td>
<td>Dundas</td>
<td>1911</td>
</tr>
<tr>
<td>York County Home</td>
<td>Newmarket</td>
<td>1882</td>
</tr>
<tr>
<td>Algoma District Home</td>
<td>Sault Ste. Marie</td>
<td>1914</td>
</tr>
<tr>
<td>Nipissing District Home</td>
<td>North Bay</td>
<td>1924</td>
</tr>
<tr>
<td>Parry Sound District Home</td>
<td>Powassan</td>
<td>Not available</td>
</tr>
<tr>
<td>Lambert Lodge</td>
<td>Toronto</td>
<td>1914</td>
</tr>
</tbody>
</table>

2. Answered by 1. Cost not available. 3. 2,524 as at December 31st, 1948. Number of unfilled applications not available. 4. Average cost per day $1.32, as at December 31st, 1948. No comparable figures for general hospitals and penal institutions available. 5. Information not compiled. Numbers and qualifications of staff have been determined by the municipality administering the home. 6. 20. No home for the aged located within their municipal boundaries. All but three have available for use a home for the aged located in the county or a contiguous county. 7. 34. Certain recommendations made in all homes inspected.

Mr. MacLeod asked the following Question, No. 68:—

1. Who are the members of the Ontario Forest Resources Commission. 2. When were they appointed. 3. What are their duties. 4. What remuneration did they receive from the time of their appointments to January 31st, 1950.

The Minister of Lands and Forests replied as follows:—


Mr. Houck asked the following Question, No. 111:—

Replacing Question No. 29—1. What was the total cost of the work done on the Queen Elizabeth Highway from Fort Erie to Niagara Falls in the year 1949. 2. Who was the contractor.

The Minister of Highways replied as follows:—

1. $427,958.96. 2. Miller Paving Ltd.

The Order of the Day for the Third Reading of Bill No. 95, An Act to repeal The Business Records Protection Act, 1947, having been read, it was,
On motion by Mr. Porter,

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

The Order of the Day for the Third Reading of Bill No. 87, The Marriage Act, 1950, having been read,

Mr. Welsh moved that the Bill be now read the Third time.

Mr. Temple moved in amendment, seconded by Mr. Dennison,

That the motion now before the House be amended by striking out all the words after the word “that”, and substituting therefor the following:—

“Bill No. 87, The Marriage Act, 1950, be not now read a third time but be forthwith recommitted to the Committee of the Whole House with instructions to amend the Bill by adding thereto provisions which will require persons contemplating marriage to show that their blood has been tested for syphilis and that the result of such test has been made known to both parties to the intended marriage.”

The amendment having been put, was lost on the following Division:—

YEAS

Dennison
Dowling
Easton
Ellis
Fell
Grummett
Harvey
(Parry Sound)

Isley
Jolliffe
MacLeod
Macphail
Park
Salsberg

Scott
(Beaches)

Taylor
Temple
Thomas
(Parry Sound)

Wismer—18

NAYS

Allen
Baxter
Brown
Calder
Cathcart
Cecile
Challies
Chartrand
Cox
Daley
Dempsey
Doucett
Downer
Dunbar
Foote
Foster

Frost
Fullerton
Gemmell
Goodfellow
Gordon
Griesinger
Hall
Hamilton
Hanna
Harvey
(Nipissing)

Houck
Hunt
Janes
Johnston
(Parry Sound)

Johnston
(Simcoe Centre)

Kennedy
Leger
Mackenzie
Martin
Morrow
Murdoch
McDonald
McMillan
McPhee
Nixon
Oliver
Parry
Patrick
Phillips
NAYS—Continued

Porter  Sandercock  Thomas (Elgin)
Pringle  Scott  (Peterborough)  Villeneuve
Rea  Stewart  Walker
Reynolds  Robson  Welsh—57

And the Bill was accordingly read the Third time and was passed.

The following Bills were severally read the third time and were passed:—

Bill No. 21, An Act respecting the City of Ottawa.

Bill No. 32, An Act respecting the City of Kingston.

Bill No. 117, An Act respecting The KVP Company Limited.

Bill No. 120, An Act to amend The Planning Act, 1946.


The following Bills were severally read the second time and referred to the Committee of the Whole House:—


Bill No. 136, An Act to express the Consent of the Legislature of Ontario to an Alteration of the Limits of the Province.


The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—

Section 1 of Bill No. 97, An Act to amend The Public Service Act, 1947.


Bill No. 124, An Act to amend The Continuation Schools Act.

Bill No. 125, An Act to amend The Registry Act.

Bill No. 130, An Act to amend The Provincial Aid to Drainage Act.

Bill No. 131, An Act to amend The Public Health Act.

Bill No. 3, An Act respecting the Town of Parry Sound.

Bill No. 8, An Act to incorporate The Congregation of the Priests of the Sacred Heart.

Bill No. 30, An Act respecting The Administration and Trust Company.

and to report the following Bills with certain amendments:—

Bill No. 116, An Act to provide for Certain Exceptions to The Lord's Day Act (Canada).


Ordered, That the Bills reported be severally read the third time to-morrow.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—

1. To defray the expenses of the Main Office, Department of Agriculture................................................................. $ 503,890.00
2. To defray the expenses of the Agricultural and Horticultural Societies Branch.............................................................. 710,600.00
3. To defray the expenses of the Agricultural Representative Branch.............................................................................. 799,460.00
4. To defray the expenses of the Co-operation and Markets Branch................................................................. 45,300.00
5. To defray the expenses of the Crops, Seeds and Weeds Branch................................................................. 143,805.00
6. To defray the expenses of the Dairy Branch................................................................. 228,300.00
7. To defray the expenses of the Farm Economics Branch................................................................. 77,485.00
8. To defray the expenses of the Farm Labour Service Branch................................................................. 82,500.00
9. To defray the expenses of the Fruit Branch................................................................. 253,760.00
10. To defray the expenses of the Live Stock Branch................................................................. 549,395.00
11. To defray the expenses of the Milk Control Board of Ontario................................................................. 81,810.00
12. To defray the expenses of the Northern Ontario Branch................................................................. 700,000.00
13. To defray the expenses of the Statistics and Publications Branch................................................................. 76,630.00
14. To defray the expenses of the Women's Institute Branch and Home Economics Service................................................................. 207,600.00
15. To defray the expenses of the Demonstration Farm, New Liskeard................................................................. 24,070.00
16. To defray the expenses of the Horticultural Experiment Station, Vineland.................................................. $158,460.00
17. To defray the expenses of the Kemptville Agricultural School................................. 202,795.00
18. To defray the expenses of the Ontario Agricultural College, Guelph.......................... 2,148,740.00
19. To defray the expenses of the Ontario Veterinary College, Guelph.......................... 625,000.00
20. To defray the expenses of the Western Ontario Experimental Farm, Ridgetown........... 72,400.00
21. To defray the expenses of the Fruit Branch................................................. 250,000.00
55. To defray the expenses of the Main Office, Department of Health............................ 1,474,550.00
56. To defray the expenses of the Health Units Branch........................................ 495,200.00
57. To defray the expenses of the Public Health Nursing Branch.................................. 42,000.00
58. To defray the expenses of the Maternal and Child Hygiene Branch.......................... 384,500.00
59. To defray the expenses of the Dental Service Branch.......................................... 41,750.00
60. To defray the expenses of the Nurses' Registration Branch................................ 48,000.00
61. To defray the expenses of the Epidemiological Branch...................................... 438,000.00
62. To defray the expenses of the Venereal Diseases Control Branch.......................... 211,500.00
63. To defray the expenses of the Tuberculosis Prevention Branch............................... 6,162,150.00
64. To defray the expenses of the Industrial Hygiene Branch.................................... 216,000.00
65. To defray the expenses of the Sanitary Engineering Branch.................................. 150,500.00
66. To defray the expenses of the Laboratory Branch—Central Laboratory...................... 447,100.00
67. To defray the expenses of the Branch Laboratories........................................... 319,700.00
68. To defray the expenses of the Subsidized Laboratories....................................... 31,500.00
69. To defray the expenses of the Public and Private Hospitals Division.......................... 8,484,000.00
70. To defray the expenses of the Ontario Hospitals Division—General Expenses.................. 952,500.00
71. To defray the expenses of the Ontario Hospitals, Aurora.................................... 187,000.00
72. To defray the expenses of the Ontario Hospitals, Brockville............................... 885,000.00
73. To defray the expenses of the Ontario Hospitals, Cobourg.................................. 296,500.00
74. To defray the expenses of the Ontario Hospitals, Fort William.............................. 103,000.00
75. To defray the expenses of the Ontario Hospitals, Fort William—Port Arthur Unit........... 46,000.00
76. To defray the expenses of the Ontario Hospitals, Hamilton.................................. 1,226,000.00
77. To defray the expenses of the Ontario Hospitals, Kingston.................................. 1,019,000.00
78. To defray the expenses of the Ontario Hospitals, Langstaff.................................. 320,000.00
79. To defray the expenses of the Ontario Hospitals, Langstaff—Concord Unit.................. 10,500.00
80. To defray the expenses of the Ontario Hospitals, London..................................... 1,276,000.00
81. To defray the expenses of the Ontario Hospitals, New Toronto............................... 984,000.00
82. To defray the expenses of the Ontario Hospital School, Orillia................................. 1,386,000.00
83. To defray the expenses of the Ontario Hospitals, Penetanguishene............................ 504,000.00
84. To defray the expenses of the Ontario Hospitals, St. Thomas.................................. 1,305,000.00
85. To defray the expenses of the Ontario Hospitals, Smith's Falls................................ 375,000.00
86. To defray the expenses of the Ontario Hospitals, Toronto.................................... 925,000.00
87. To defray the expenses of the Ontario Hospitals, Whitby...................................... 1,152,000.00
88. To defray the expenses of the Ontario Hospitals, Woodstock................................... 1,138,000.00
89. To defray the expenses of the Ontario Hospitals, Toronto Psychiatric........................................... $324,000.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to certain 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.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourn the present sitting thereof do stand adjourned to meet at 10.00 of the clock to-morrow morning, to rise at 1.00 o'clock in the afternoon and resume at 2.00 of the clock in the afternoon, and that the provisions of Rule No. 2, of the Assembly be suspended so far as they might apply to this motion.

The House then adjourned at 11.23 p.m.

FRIDAY, MARCH 31ST, 1950

PRAYERS.

Mr. Cathcart, from the Select Committee appointed to direct the expenditure of any sum set apart in the Estimates for Art Purposes, presented the Committee's Report which was read, as follows, and adopted:—

Your Committee recommends that it be authorized to purchase the following pictures of Ontario subjects by Ontario artists out of the appropriation for the fiscal year ending the 31st day of March, 1950:

Maple Sugar Time, by S. C. Shaw, at a price of $300.00.
Winston Churchill, by Thomas Cordell, at a price of $75.00.
A winter scene by Stanley Page, at a price of $100.00.
Two landscapes by Shirley Farmer, at a total price of $75.00.
Parry Sound-Burks Falls, by Jen Coles, at a price of $35.00.
Another landscape also by Jen Coles, at a price of $20.00.

Your Committee recommends that it be authorized to proceed with the painting of portraits of former Prime Ministers, the portrait in each case to be painted by artists chosen by the subjects, the cost in each case not to exceed the sum of $1,500.00.

Your Committee recommends that it be authorized to meet during the recess between this and the next Session of the Legislature for consideration of a plan to encourage amateur painters throughout the Province and that it be authorized to purchase paintings of Ontario scenes by Ontario artists at a total cost of not more than $2,000.00 during the fiscal year ending the 31st day of March, 1951,

Mr. Robson, from the Standing Committee on Agriculture and Colonization, presented the Committee's Report and moved that it be printed as an appendix to the Journals of the Legislature, which motion was carried.
Mr. Millard asked the following Question, No. 6:—

1. What were the amounts of the general legislative grants paid in 1949 for public schools in: (a) Toronto; (b) Forest Hill Village; (c) Long Branch; (d) Scarborough Township. 2. What would the grant have been in each case if the grant plan outlined in the Minister's memorandum to secretaries of Boards of Trustees, dated February 17th, 1950, had been in effect.

The Minister of Education replied as follows:—

1. (a) $1,699,160.49; (b) $43,411.16; (c) $33,320.81; (d) $202,353.91.

NOTE: No portion of the sum of $33,302.60 paid to the Toronto Board of Education for schools conducted in Emergency Housing Developments at Long Branch, Malton and Scarborough has been included. The sum of $30,302.60 cannot be apportioned between the three municipalities.

2. This question is purely hypothetical and no answer is offered.

Mr. Oliver asked the following Question, No. 13:—

1. What has been the dollar value of electrical equipment purchased in the United States of America by the Hydro-Electric Power Commission since January 1st, 1948. 2. What has been the dollar value of electrical equipment purchased in the United Kingdom by the Hydro-Electric Power Commission since January 1st, 1948. 3. What was the dollar value of electrical equipment and supplies of all types purchased in the United States for which comparable equipment and supplies were available in the United Kingdom.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. **Purchases of Material and Equipment**

<table>
<thead>
<tr>
<th>United States</th>
<th>1948</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frequency Standardization Equipment and Parts—Secured at fractional cost on completion of Southern California Edison Co. standardization program</td>
<td>$289,000.00</td>
</tr>
<tr>
<td>Supplementary Transmission Tower Steel—Additional requirement beyond Canadian supply. The Commission was unable to secure this material in Canada after repeated attempts to arrange for priority to assure delivery to meet construction program</td>
<td>$6,750,000.00</td>
</tr>
<tr>
<td>Steel “H” Piling—Not available in Canada, only in United States</td>
<td>$515,000.00</td>
</tr>
<tr>
<td>Bailey Bridge Material—United States war surplus</td>
<td>$156,000.00</td>
</tr>
<tr>
<td>Special Line Construction and Maintenance Truck Bodies—Specially designed and equipped for transmission line construction and maintenance. Available at first only in United States pending their construction in Canada which is now our source of supply</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>Special Construction and Scientific Laboratory Equipment—Not manufactured in Canada</td>
<td>$240,000.00</td>
</tr>
</tbody>
</table>

$8,000,000.00
Emergency Steam Electric Generation Units—Not procurable elsewhere to permit being in service by the fall of 1949...........$2,620,000.00
Supplementary Transmission Tower Steel—Additional requirement beyond Canadian supply.................................................. 25,000.00
Structural Steel—Certain heavy shapes for steam generation plant, not fabricated in Canada............................................ 875,000.00
Cooling Towers—Engineering preference and price advantage—90% of material required to be purchased in Canada.............. 50,000.00
Frequency Standardization Replacements, Refrigerator, Washing Machine Units, etc.—Replacements for equipment manufactured in United States and now being used in 25-cycle areas. 250,000.00
Special Construction and Scientific Laboratory Equipment, etc.— Not manufactured in Canada............................................ 680,000.00

$4,500,000.00

2. **Purchases of Material and Equipment**

**United Kingdom**

<table>
<thead>
<tr>
<th>Item</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Power Transformers—Price advantage</td>
<td>$147,000.00</td>
<td></td>
</tr>
<tr>
<td>Cranes—Price advantage</td>
<td>$3,000.00</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$150,000.00</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cranes—Price advantage</td>
<td>$118,050.00</td>
<td></td>
</tr>
<tr>
<td>Laboratory, Testing Equipment—Exclusive United Kingdom</td>
<td>$14,451.00</td>
<td></td>
</tr>
<tr>
<td>Switches—Price advantage</td>
<td>$18,990.00</td>
<td></td>
</tr>
<tr>
<td>Motors—Price advantage</td>
<td>$104,782.00</td>
<td></td>
</tr>
<tr>
<td>British Thompson Motors per C.G.E.—Delivery advantage</td>
<td>$38,084.00</td>
<td></td>
</tr>
<tr>
<td>Circuit Breakers, Switchboards—Price advantage</td>
<td>$73,800.00</td>
<td></td>
</tr>
<tr>
<td>Pumps—Price advantage</td>
<td>$135,715.00</td>
<td></td>
</tr>
<tr>
<td>Transformers—Price advantage</td>
<td>$348,490.00</td>
<td></td>
</tr>
<tr>
<td>Turbine Generator Equipment—Not manufactured in Canada</td>
<td>$7,917,638.00</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$8,750,000.00</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Item</th>
<th>January, 1950</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transformers—Price advantage</td>
<td>$77,030.00</td>
</tr>
<tr>
<td>Crane—Price advantage</td>
<td>$32,000.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>$109,030.00</td>
</tr>
</tbody>
</table>

Grand Total—United Kingdom..........................$9,009,030.00

3. To the best of the Commission's knowledge, nil. See answers for Parts 1 and 2.

Mr. Houck asked the following Question, No. 26:

What amount is allowed in the interim power rate to municipalities to provide funds for frequency conversion.
The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

In accordance with the financial report on frequency standardization dated January, 1948, and prepared by Clarkson, Gordon & Co., provision has been made in the cost of power for frequency standardization as follows: 1948—$7,447,030.47—See pages 166 and 182 of Commission’s 1948 Annual Report. 1949—$6,393,158.21—This will be shown in the Commission’s 1949 Annual Report when issued.

Mr. Dennison asked the following Question, No. 52:—

1. At December 31st, 1949, in each district undergoing conversion by the Hydro-Electric Power Commission, how many (a) Domestic Consumers, (b) Commercial Consumers, (c) Industrial Consumers of Hydro have been changed over to 60 cycle. 2. On what basis is the “cost-plus-graded-fee” estimated and paid by the Hydro-Electric Power Commission to the Canadian Comstock Company in connection with the Hydro conversion to 60 cycle. 3. What check is used by the Commission as a measure of the cost and efficiency of the Contractor’s work. 4. Have any revised estimates of the cost of frequency standardization been prepared by Hydro-Electric Power Commission to take into account the changed conditions of prices and the rate of growth since the publication of the Stone & Webster & Clarkson report. If so, (a) What are the totals of the revised estimates, (b) In what amounts do they differ from the original estimates, (c) What is the per capita total in each case for each class of consumer.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

1. As of December 31st, 1949—Number of consumers changed to 60 cycles:

<table>
<thead>
<tr>
<th>District</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Domestic</td>
<td>6,234</td>
</tr>
<tr>
<td>(b) Commercial</td>
<td>330</td>
</tr>
<tr>
<td>(c) Industrial</td>
<td>85</td>
</tr>
<tr>
<td></td>
<td>6,649</td>
</tr>
</tbody>
</table>

In addition—

<table>
<thead>
<tr>
<th>Conversion carried out by</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Industrial Consumers</td>
<td>40</td>
</tr>
<tr>
<td>St. Catharines</td>
<td>39</td>
</tr>
<tr>
<td>Toronto</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td>40</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Growth load in 25 cycle areas supplied with 60 cycle power</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Niagara Falls</td>
<td>1</td>
</tr>
<tr>
<td>Toronto</td>
<td>9</td>
</tr>
<tr>
<td>Hamilton</td>
<td>3</td>
</tr>
<tr>
<td>London</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>19</td>
</tr>
</tbody>
</table>
2. and 3. The Canadian Comstock Company Limited is reimbursed by the Commission on the basis of actual expenditures, and the Contractor's work is under constant supervision by the Commission's engineers, purchasing agents and auditors. 4. The Commission has no revised estimates of the cost of the Frequency Standardization Program as it is too early to determine, with any degree of accuracy, what unit costs will be.

Mr. Millard asked the following Question, No. 79:—

1. What was the amount of the general legislative grant paid in 1949 for public schools in the City of Sudbury. 2. What would the grant have been if the grant plan outlined in the Minister's memorandum to secretaries of Boards of Trustees, dated February 17th, 1950, had been in effect.

The Minister of Education replied as follows:—

1. $82,510.50. 2. This question is purely hypothetical and no answer is offered.

Mr. MacLeod asked the following Question, No. 84:—

1. How many penal institutions—jails, reformatories, industrial farms, etc., were operating in Ontario on January 31st, 1950. 2. In what year were these institutions built and at what cost. 3. How many people were confined to such institutions on January 31st, 1950. 4. How many people are on the staff. 5. How many doctors, nurses, psychologists, social workers and chaplains. 6. How much is allowed per day per inmate for food. 7. What is the total cost for maintenance per day per inmate. 8. Give the comparable figures for mental hospitals, other government hospitals and homes for the aged.

The Minister of Reform Institutions replied as follows:—

1. 54. (45 Gaols, 4 Reformatories, 5 Industrial Farms.)

<table>
<thead>
<tr>
<th>Institution</th>
<th>Established</th>
<th>Capital Cost to January 31, 1950</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Industrial Farms:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Burwash</td>
<td>1914</td>
<td>$1,703,764.95</td>
</tr>
<tr>
<td>Monteith</td>
<td>1912</td>
<td>446,662.06</td>
</tr>
<tr>
<td>Neys</td>
<td>1947</td>
<td>49,279.76</td>
</tr>
<tr>
<td>Rideau</td>
<td>1947</td>
<td>408,584.05</td>
</tr>
<tr>
<td>Burtch</td>
<td>1947</td>
<td>288,398.35</td>
</tr>
<tr>
<td><strong>Reformatories:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Guelph</td>
<td>1909</td>
<td>2,492,902.75</td>
</tr>
<tr>
<td>Mimico</td>
<td>1913</td>
<td>422,883.10</td>
</tr>
<tr>
<td>Mercer</td>
<td>1878</td>
<td>342,676.74</td>
</tr>
<tr>
<td>Brampton</td>
<td>1937 (as a Hospital)</td>
<td>274,803.24</td>
</tr>
<tr>
<td></td>
<td>1946 (as a Reformatory)</td>
<td>123,487.82</td>
</tr>
</tbody>
</table>
### District Gaols:

<table>
<thead>
<tr>
<th>Gaol</th>
<th>Year</th>
<th>Debt</th>
</tr>
</thead>
<tbody>
<tr>
<td>Fort Frances</td>
<td>1907</td>
<td>15,438.68</td>
</tr>
<tr>
<td>Haileybury</td>
<td>1923</td>
<td>114,761.41</td>
</tr>
<tr>
<td>Kenora</td>
<td>1928</td>
<td>100,938.12</td>
</tr>
<tr>
<td>North Bay</td>
<td>1928</td>
<td>229,610.47</td>
</tr>
<tr>
<td>Parry Sound</td>
<td>1878</td>
<td>26,822.96</td>
</tr>
<tr>
<td>Port Arthur</td>
<td>1923</td>
<td>236,625.31</td>
</tr>
<tr>
<td>Sault Ste. Marie</td>
<td>1914</td>
<td>53,785.97</td>
</tr>
<tr>
<td>Sudbury</td>
<td>1928</td>
<td>230,688.82</td>
</tr>
</tbody>
</table>

Information not available respecting County and City Gaols.

3. 4,553. 4. 1,408. 5. Doctors—56 (3 full time, 53 part time); Nurses—5; Psychologists—3 (1 full time, 2 part time); Social Workers (Assistant Parole Officers, Rehabilitation Officers and Counsellors)—10; Chaplains—2. Sunday services are conducted each week in Institutions by local clergymen who are also available for special calls. 6. No definite allowance, supply must be equal to requirements. 7. $2.6496. 8. No comparable figures available.

Miss Macphail asked the following Question, No. 100:

1. As of December 31st, 1949, how many persons were in receipt of Mothers’ Allowances and what was the total number of their dependants. 2. In how many cases during 1949 was the discretionary supplementary allowance of $10 a month granted. 3. In how many cases during 1949 was a discretionary supplementary allowance of $10 a month reduced or cancelled.

The Minister of Welfare replied as follows:

1. (a) 7,144; (b) 15,916. 2. 382. 3. 774.

Mr. Scott (Beaches) asked the following Question, No. 103:

How many applications were received and how many granted in the years 1948-49 and 1949-50 for Dominion-Provincial Student-Aid Bursaries: 1. Type A Bursaries: University (First Year), Normal School, Grade XIII, Grade XII (Vocational); 2. Type B Bursaries: Universities and affiliated Colleges, Ontario College of Art, Ontario College of Education, Normal Schools, Provincial Technical Institutes.

The Minister of Education replied as follows:
### DOMINION-PROVINCIAL STUDENT-AID BURSARIES

<table>
<thead>
<tr>
<th>Academic Year</th>
<th>Class</th>
<th>Applications Received</th>
<th>No. of Awards Granted</th>
</tr>
</thead>
<tbody>
<tr>
<td>1948-1949</td>
<td><strong>Type A:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>University (1st Year)</td>
<td>493</td>
<td>158</td>
</tr>
<tr>
<td></td>
<td>Normal School</td>
<td>200</td>
<td>85</td>
</tr>
<tr>
<td></td>
<td>Grade XIII</td>
<td>369</td>
<td>216</td>
</tr>
<tr>
<td></td>
<td>Grade XII (Vocational)</td>
<td>87</td>
<td>41</td>
</tr>
<tr>
<td></td>
<td><strong>Type B:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>University (2nd Year, etc.)</td>
<td>610</td>
<td>472</td>
</tr>
<tr>
<td></td>
<td>Normal School</td>
<td>72</td>
<td>56</td>
</tr>
<tr>
<td></td>
<td>Ontario College of Art</td>
<td>9</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td>Ontario College of Education</td>
<td>50</td>
<td>25</td>
</tr>
<tr>
<td></td>
<td>Provincial Technical Institutes</td>
<td>14</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td><strong>Total:</strong></td>
<td>1,904</td>
<td>1,065</td>
</tr>
<tr>
<td>1949-1950</td>
<td><strong>Type A:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Incomplete)</td>
<td>University (1st Year)</td>
<td>578</td>
<td>167</td>
</tr>
<tr>
<td></td>
<td>Normal School</td>
<td>211</td>
<td>104</td>
</tr>
<tr>
<td></td>
<td>Grade XIII</td>
<td>406</td>
<td>230</td>
</tr>
<tr>
<td></td>
<td>Grade XII (Vocational)</td>
<td>79</td>
<td>43</td>
</tr>
<tr>
<td></td>
<td><strong>Type B:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>University (2nd Year, etc.)</td>
<td>644</td>
<td>511</td>
</tr>
<tr>
<td></td>
<td>Normal School</td>
<td>56</td>
<td>47</td>
</tr>
<tr>
<td></td>
<td>Ontario College of Art</td>
<td>13</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>Ontario College of Education</td>
<td>37</td>
<td>29</td>
</tr>
<tr>
<td></td>
<td>Provincial Technical Institutes</td>
<td>24</td>
<td>17</td>
</tr>
<tr>
<td></td>
<td><strong>Total:</strong></td>
<td>2,048</td>
<td>1,158</td>
</tr>
</tbody>
</table>

Mr. Temple asked the following Question, No. 106:—

How many banquet or entertainment permits were issued by the Liquor Licence Board during the year 1949 in respect of premises situated in each of those areas of western Toronto and northern Toronto in which licencing of premises is forbidden under Section 67 or Section 68 of The Liquor Licence Act, 1946.

The Chief Commissioner of the Liquor Control Board of Ontario replied as follows:—

West Toronto, 94; North Toronto, 50.
The following Bills were severally read the third time and were passed:—

Bill No. 124, An Act to amend The Continuation Schools Act.
Bill No. 125, An Act to amend The Registry Act.
Bill No. 130, An Act to amend The Provincial Aid to Drainage Act.
Bill No. 131, An Act to amend The Public Health Act.
Bill No. 3, An Act respecting the Town of Parry Sound.
Bill No. 8, An Act to incorporate The Congregation of the Priests of the Sacred Heart.
Bill No. 30, An Act respecting The Administration and Trust Company.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—

96. To defray the expenses of the Main Office, Department of Labour .................................................. $ 235,637.00
97. To defray the expenses of the Industry and Labour Board .......... 137,770.00
98. To defray the expenses of the Apprenticeship Branch ............... 252,950.00
99. To defray the expenses of the Boiler Inspection Branch ............. 115,200.00
100. To defray the expenses of the Factory Inspection Branch ......... 12,420.00
101. To defray the expenses of the Board of Examiners of Operating Engineers .................................................. 40,210.00
102. To defray the expenses of the Minimum Wage Branch ............ 28,140.00
103. To defray the expenses of the Composite Inspection Branch ..... 188,295.00
104. To defray the expenses of the Labour Relations Board ........... 49,378.00
105. To defray the expenses of the Industry and Labour Board ....... 6,000,000.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to certain Resolutions; 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.
The Honourable the Administrator of the Province entered the Chamber of the Legislative Assembly and being seated upon the Throne,

Mr. Speaker addressed His Honour in the following words:—

*May it please Your Honour:*

"The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed severally as follows:—

"The following are the Titles of the Bills to which Your Honour's Assent is prayed:—

*Bill No. 3*, An Act respecting the Town of Parry Sound.

*Bill No. 8*, An Act to incorporate The Congregation of the Priests of the Sacred Heart.

*Bill No. 21*, An Act respecting the City of Ottawa.

*Bill No. 30*, An Act respecting The Administration and Trust Company.

*Bill No. 32*, An Act respecting the City of Kingston


*Bill No. 87*, The Marriage Act, 1950


*Bill No. 105*, An Act respecting Prepaid Hospital and Medical Services.


*Bill No. 111*, An Act to amend The Venereal Diseases Prevention Act, 1942.

*Bill No. 113*, An Act to amend The Land Transfer Tax Act.


*Bill No. 115*, An Act to establish The Ontario Racing Commission.

*Bill No. 117*, An Act respecting The KVP Company Limited.

Bill No. 120, An Act to amend The Planning Act, 1946.


Bill No. 124, An Act to amend The Continuation Schools Act.

Bill No. 125, An Act to amend The Registry Act.

Bill No. 126, An Act to amend The Legitimation Act.

Bill No. 127, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill No. 130, An Act to amend The Provincial Aid to Drainage Act.

Bill No. 131, An Act to amend The Public Health Act.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In His Majesty's name, the Honourable the Administrator of the Province doth assent to these Bills."

The Honourable the Administrator of the Province was then pleased to retire.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That when this House adjourns the present Sitting thereof, it do stand adjourned until 1.00 of the clock in the afternoon on Monday next and that Rule No. 2 of this Assembly be suspended so far as it applies to this motion.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:


The Prime Minister tabled the Report of the Toronto Area Committee (Sessional Paper No. 45.)

The House then adjourned at 4.35 p.m.
MONDAY, APRIL 3RD, 1950

PRAYERS.

1 O'CLOCK P.M.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That to-morrow, Tuesday the 4th Instant, and each Sitting Day for the balance of the present week this Assembly will meet at 11.00 o'clock in the forenoon to rise for noon recess at 1.00 o'clock in the afternoon and to resume at 2.00 o'clock in the afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

The following Bills were introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 146, intituled, "An Act to amend The Rights of Labour Act, 1944."  Mr. Daley.

Mr. Calder asked the following Question, No. 45:—

What steps have been taken to implement the first interim report of the Royal Commission on Education.

The Minister of Education replied as follows:—

1. A study is being made of the future needs in school accommodation and teacher supply.  2. A Selection Committee is being established in connection with each Normal School, to interview applicants for admission to teacher-training courses.  3. Emergency teacher-training summer sessions will be offered in 1950 and 1951.  4. Provision is made in the estimates for additional staff and additional practice-teaching in the Normal Schools.  5. No reduction of academic qualifications is made.

Mr. Wismer asked the following Question, No. 49:—

With respect to the $25,000,000 referred to in the Speech from the Throne as being expended each month for capital purposes by the Government, its agencies and the municipalities: 1. What are the principal projects on which this money is being spent and what is the approximate amount of money being spent each month on each project.  2. For how long is it estimated that expenditure will continue to be made on each project at substantially the present level.

The Provincial Treasurer replied as follows:—
1. The information requested was given in the Appendix to the Budget Speech on the 17th March. 2. No estimate can be given but it is anticipated that the expenditures in 1950 will be greater than those in 1949.

Mr. Salsberg asked the following Question, No. 70:—

1. What were the amounts that the Provincial Government collected from its amusement tax in the City of Toronto since the present amusement tax was introduced. 2. What amounts of money has the Provincial Government paid to Toronto hospitals during the same period. 3. How much of that amount was for construction of new hospital accommodation and how much was for the care of indigent patients. 4. How much did the Provincial Government contribute to Toronto hospitals for all purposes during the year prior to the introduction of the Provincial amusement tax.

The Provincial Treasurer replied as follows:—

1. $5,262,668.64—from May 19, 1948 to February 28, 1950. 2. $7,782,955.59. 3. Construction, $1,813,286.65; Bed Subsidy, $5,969,668.94. 4. 1947—$1,712,609.11.

Mr. MacLeod asked the following Question, No. 74:—

1. How much has been received from the Hospital Aid tax during 1947, 1948, 1949 from the following cities: Toronto, Hamilton, Ottawa, Windsor, London, Kingston, Fort William, St. Catharines, Sudbury, Brantford, Kitchener, Sarnia, Timmins, Kirkland Lake, Welland, Oshawa. 2. What grants have been made to hospitals in the above cities during the same period (a) for hospital construction, (b) for the care of indigent patients.

The Provincial Treasurer replied as follows:—

1. Amount of Tax collected under The Hospitals Tax Act during 1947, 1948 and 1949 from the following cities:—

<table>
<thead>
<tr>
<th>Cities</th>
<th>1947</th>
<th>1948 (May 19 to Dec. 31)</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toronto</td>
<td>Nil</td>
<td>$1,620,144.99</td>
<td>$3,005,145.62</td>
</tr>
<tr>
<td>Hamilton</td>
<td>Nil</td>
<td>264,507.25</td>
<td>467,737.70</td>
</tr>
<tr>
<td>Ottawa</td>
<td>Nil</td>
<td>246,732.38</td>
<td>456,557.91</td>
</tr>
<tr>
<td>Windsor</td>
<td>Nil</td>
<td>159,927.69</td>
<td>317,759.66</td>
</tr>
<tr>
<td>London</td>
<td>Nil</td>
<td>138,557.75</td>
<td>260,561.67</td>
</tr>
<tr>
<td>Kingston</td>
<td>Nil</td>
<td>51,925.75</td>
<td>101,872.46</td>
</tr>
<tr>
<td>Fort William</td>
<td>Nil</td>
<td>60,635.04</td>
<td>91,567.43</td>
</tr>
<tr>
<td>St. Catharines</td>
<td>Nil</td>
<td>61,314.18</td>
<td>106,639.60</td>
</tr>
<tr>
<td>Sudbury</td>
<td>Nil</td>
<td>73,022.97</td>
<td>135,536.41</td>
</tr>
<tr>
<td>Brantford</td>
<td>Nil</td>
<td>55,801.38</td>
<td>100,174.05</td>
</tr>
<tr>
<td>Kitchener</td>
<td>Nil</td>
<td>46,301.41</td>
<td>86,567.96</td>
</tr>
<tr>
<td>Sarnia</td>
<td>Nil</td>
<td>37,495.62</td>
<td>69,082.76</td>
</tr>
<tr>
<td>Timmins</td>
<td>Nil</td>
<td>44,263.13</td>
<td>72,244.63</td>
</tr>
<tr>
<td>Kirkland Lake</td>
<td>Nil</td>
<td>17,584.76</td>
<td>32,750.06</td>
</tr>
<tr>
<td>Welland</td>
<td>Nil</td>
<td>27,840.42</td>
<td>49,484.42</td>
</tr>
<tr>
<td>Oshawa</td>
<td>Nil</td>
<td>38,214.58</td>
<td>81,750.40</td>
</tr>
</tbody>
</table>
George VI.

3rd April

139

2. (a) The Government does not pay maintenance grants based on indigent patients, but provides maintenance grants in the form of bed subsidy for all beds in sanatoria and for public ward beds in public hospitals. These were as follows:

<table>
<thead>
<tr>
<th>Region</th>
<th>1947</th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>Toronto</td>
<td>$31,000.00</td>
<td>$370,833.00</td>
<td>$1,359,953.32</td>
</tr>
<tr>
<td>Hamilton</td>
<td>Nil</td>
<td>211,000.00</td>
<td>142,000.00</td>
</tr>
<tr>
<td>Ottawa</td>
<td>Nil</td>
<td>Nil</td>
<td>112,249.99</td>
</tr>
<tr>
<td>Windsor</td>
<td>10,000.00</td>
<td>10,000.00</td>
<td>Nil</td>
</tr>
<tr>
<td>London</td>
<td>Nil</td>
<td>Nil</td>
<td>112,000.00</td>
</tr>
<tr>
<td>Kingston</td>
<td>75,000.00</td>
<td>23,750.00</td>
<td>38,920.75</td>
</tr>
<tr>
<td>Fort William</td>
<td>Nil</td>
<td>7,500.00</td>
<td>74,478.10</td>
</tr>
<tr>
<td>St. Catharines</td>
<td>Nil</td>
<td>Nil</td>
<td>27,000.00</td>
</tr>
<tr>
<td>Sudbury</td>
<td>Nil</td>
<td>Nil</td>
<td>84,333.32</td>
</tr>
<tr>
<td>Brantford</td>
<td>Nil</td>
<td>58,000.00</td>
<td>14,679.09</td>
</tr>
<tr>
<td>Kitchener</td>
<td>Nil</td>
<td>Nil</td>
<td>168,500.00</td>
</tr>
<tr>
<td>Sarnia</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>Timmins</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>Kirkland Lake</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>Welland</td>
<td>Nil</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>Oshawa</td>
<td>Nil</td>
<td>13,030.00</td>
<td>Nil</td>
</tr>
</tbody>
</table>

2. (b) Mr. Jolliffe asked the following Question, No. 81:

What is the number and value of automobiles purchased by the Ontario Government since April 1st, 1945, which were: (a) wholly manufactured in Canada; (b) manufactured partially in the United States and partially in Canada; (c) manufactured in the United States; (d) manufactured in the United Kingdom.

The Prime Minister replied as follows:
(a) Information not available; (b) Information not available; (c) Information not available; (d) Information not available. In purchasing automobiles the Ontario Government does not receive information as to the place or places of manufacture of each vehicle and its component parts.

Mr. Jolliffe asked the following Question, No. 90:—

What is the number and value of motor trucks purchased by the Ontario Government since April 1st, 1945, which were: (a) wholly manufactured in Canada; (b) manufactured partially in the United States and partially in Canada; (c) manufactured in the United States; (d) manufactured in the United Kingdom.

The Prime Minister replied as follows:—

(a) Information not available; (b) Information not available; (c) Information not available; (d) Information not available. In purchasing motor trucks the Ontario Government does not receive information as to the place or places of manufacture of each vehicle and its component parts.

The Order of the Day for resuming the Adjourned Debate on the Amendment to 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,

That the Motion "That Mr. Speaker do now leave the Chair and the House resolve itself into Committee of Supply" be amended by adding thereto the following:—

"But this House regrets that recent actual surpluses of record proportions have not been used either to reduce such taxes as the gasoline tax, which bear most heavily on the small taxpayer, or to provide immediate relief for the unemployed and extension of other urgent and desirable social welfare services."

having been put, was lost on the following Division:—

**YEAS**

<table>
<thead>
<tr>
<th>Brown</th>
<th>Jolliffe</th>
<th>Scott (Beaches)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calder</td>
<td>MacLeod</td>
<td>Taylor</td>
</tr>
<tr>
<td>Chartrand</td>
<td>Macphail</td>
<td>Temple</td>
</tr>
<tr>
<td>Dennison</td>
<td>Millard</td>
<td>Thomas (Ontario)</td>
</tr>
<tr>
<td>Dowling</td>
<td>McMillan</td>
<td>Thornberry</td>
</tr>
<tr>
<td>Easton</td>
<td>Newman</td>
<td>Walker</td>
</tr>
<tr>
<td>Fell</td>
<td>Nixon</td>
<td>Wismer—27</td>
</tr>
<tr>
<td>Foster</td>
<td>Oliver</td>
<td></td>
</tr>
<tr>
<td>Houck</td>
<td>Park</td>
<td></td>
</tr>
<tr>
<td>Isley</td>
<td>Robinson</td>
<td></td>
</tr>
</tbody>
</table>
George VI. 3rd April 141

NAYS

Allen
Cathcart
Cecile
Challies
Daley
Dempsey
Dent
Doucett
Downer
Dunbar
Edwards
Foote
Frost
Fullerton
Gemmell
Goodfellow
Griesinger
Hall

Hamilton
Hanna
Harvey
Hunt
Janes
Johnston
Johnston
Kennedy
Leger
Mackenzie
Martin
Murdock
McDonald
McPhee
Parry

Patrick
Phillips
Porter
Pryde
Rea
Reynolds
Robson
Sandercock
Scott

(Peterborough)

Stewart
Thomas
Villeneuve
Welsh
White—47

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

YEAS

Allen
Cathcart
Cecile
Challies
Daley
Dempsey
Dent
Doucett
Downer
Dunbar
Edwards
Foote
Frost
Fullerton
Gemmell
Goodfellow
Griesinger
Hall

Hamilton
Hanna
Harvey
Hunt
Janes
Johnston
Johnston
Kennedy
Leger
Mackenzie
Martin
Murdock
McDonald
McPhee
Parry

Patrick
Phillips
Porter
Pryde
Rea
Reynolds
Robson
Sandercock
Scott

(Peterborough)

Stewart
Thomas
Villeneuve
Welsh
White—47

NAYS

Brown
Calder
Chartrand
Dennison
Dowling
Easton
Fell
Foster
Houck
Isley

Jolliffe
MacLeod
Macphail
Millard
McMillan
Newman
Nixon
Oliver
Park
Robinson

Scott
Taylor
Temple
Thomas
Thornberry
Walker
Wismer—27

(Peel’s)

(Churchill)

(St. Andrew’s)

(Parliamentary)

(Upper)

(Upper)

(Beaches)
The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—


Also, Annual Report of the Department of Reform Institutions, Part I, relating to Reformatories, Industrial Farms and Common Gaols for the year ending March 31st, 1949. (Sessional Paper No. 8.)

Also, Annual Report of the Department of Reform Institutions, Part II, relating to Training Schools, for the year ending March 31st, 1949. (Sessional Paper No. 9.)

The House then adjourned at 6.00 p.m.

TUESDAY, APRIL 4TH, 1950

PRAYERS.

On motion by Mr. Nixon, seconded by Mr. Oliver,

Ordered, That a Select Committee of this House be appointed to act with the Chief Election Officer and the Assistant Election Officer for the purpose of studying The Voters' Lists Act and The Election Act, with a view to a general revision of said Acts and to report the results of their deliberations to this House at the next Session thereof, the said Committee to have authority to sit during the recess of the House and to study the electoral methods of such other authorities as it thinks fit, said Committee to consist of Messrs. Porter (Chairman), Hall, Hamilton, Rea, Harvey (Nipissing), Parry, Grummett, Jolliffe, Oliver, Chartrand, MacLeod.

Mr. Calder asked the following Question, No. 23:—

1. What amount of money has been paid to mining municipalities under The Mining Tax Amendment Act, 1947, since December 10th, 1948, for the purpose of providing such Municipal aid. 2. On what dates were such grants made. 3. To what municipalities. 4. For what purposes. 5. What is the basis of making such grants.

The Minister of Municipal Affairs replied as follows:—

Assuming that the Member from London is referring to subsidies paid to certain mining municipalities in order to reasonably stabilize their revenues, the following statement is submitted for his information.

A municipality is not permitted to levy taxes on an assessed value of buildings, plant and equipment of mining properties.

Instead of taxing mining companies on the basis of real property values, the mining municipalities are permitted to levy a tax on the annual net operating profit of mining companies as determined under the provisions of The Mining Tax Act. This tax is levied at the rate of 1½% on each company's annual profit up to $2,333,333.33 and at the rate of 2.5% of profits in excess of this sum.

Unfortunately, the annual net operating profits of mining companies fluctuate greatly from year to year. Since a mining municipality must depend to a considerable extent on this taxation from mines, it is in a precarious position, because of decreased revenue, in any year in which the profits of the mines fall sharply.

To assist in this situation, an agreement was made with certain mining municipalities to cover the years 1948-52 inclusive. Under the terms of this agreement, if the yearly revenue of the municipality from assessing the net operating profits of mining companies does not equal an agreed fixed amount, this Department will make up the deficiency to them. This fixed amount was suggested by the Association of Northern Ontario Mining municipalities and agreed to by the Government.

In addition to grants paid under this agreement, payments of a similar nature have been made to other mining municipalities to assist them directly because the municipal services which they are called upon to render to the mining industry and to its employees is out of all proportion to the taxation revenue which it receives from imposing a tax on the industry's profits.
### STATEMENT OF SUBSIDIES PAID TO CERTAIN MINING MUNICIPALITIES

**From December 10th, 1948 to March 30th, 1950**

<table>
<thead>
<tr>
<th>Municipality</th>
<th>Amount guaranteed to the municipality by the Government from either (1) taxing the operating profits of mining companies at from 11 1/2% to 21 1/2% or (2) by Government subsidy</th>
<th>Implementation of Guarantee</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>(1) Proceeds of taxation by municipality against mining companies' profits</td>
<td>(2) Special grant by the Department of Municipal Affairs to fulfill guarantee</td>
</tr>
<tr>
<td><strong>Subsidy for the municipalities' calendar year ended December 31st, 1948—</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Town of Geraldton</td>
<td>........................................................................................................................................</td>
<td>$ 10,000.00</td>
<td>Dec. 14, 1948</td>
</tr>
<tr>
<td><strong>Subsidy for the municipalities' calendar year ended December 31st, 1949—</strong></td>
<td>$123,777.40</td>
<td>$ 69,269.69</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Township of Tisdale</td>
<td>100,833.10</td>
<td>45,778.92</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Township of Whitney</td>
<td>28,834.30</td>
<td>16,711.32</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Township of Matachewan</td>
<td>7,588.90</td>
<td>2,462.11</td>
<td>Mar. 23, 1949</td>
</tr>
<tr>
<td>Township of Matachewan</td>
<td>........................................................................................................................................</td>
<td>2,616.76</td>
<td>Mar. 30, 1950</td>
</tr>
<tr>
<td>Town of Timmins</td>
<td>44,322.11</td>
<td>27,339.77</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Improvement District of Beardmore</td>
<td>4,875.03</td>
<td>797.34</td>
<td>Mar. 23, 1949</td>
</tr>
<tr>
<td>City of Sudbury</td>
<td>........................................................................................................................................</td>
<td>100,000.00</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Town of Geraldton</td>
<td>........................................................................................................................................</td>
<td>10,000.00</td>
<td>Mar. 23, 1949</td>
</tr>
<tr>
<td>Town of Larder Lake</td>
<td>........................................................................................................................................</td>
<td>6,000.00</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Township of McKim</td>
<td>........................................................................................................................................</td>
<td>20,000.00</td>
<td>June 30, 1949</td>
</tr>
<tr>
<td>Improvement District of Atikokan</td>
<td>........................................................................................................................................</td>
<td>11,871.85</td>
<td>Mar. 23, 1949</td>
</tr>
<tr>
<td><strong>Total Subsidies</strong></td>
<td>$312,847.76</td>
<td></td>
<td>$322,847.76</td>
</tr>
</tbody>
</table>
Mr. MacLeod asked the following Question, No. 62:—

1. How many mental hospitals were operating in Ontario on January 31st, 1950.  2. In what year were these hospitals built and at what cost.  3. How many patients were registered in the mental hospitals of Ontario on January 31st, 1950.  4. How many applications for entry are now on hand.  5. How many doctors, psychologists, occupational therapists, social workers and trained nurses are there on duty per patient in Ontario mental hospitals.  6. How many rehabilitation officers are on the staff of the mental hospitals division.  7. What post-hospitalization services, if any, are provided for mental patients.  8. How many hospitals have a full-time dietitian on the staff.  9. What is the food cost allowed per patient.  10. What is the total cost of maintenance per patient in the mental hospitals of Ontario. Give the comparable figure for general hospitals and penal institutions.

The Minister of Health replied as follows:—

1. 15.

2. Date Work Capital Cost
       Started to Jan. 31, 1950 (by Dept. of Public Works)

       Brockville 1892 $1,537,997.54
       Cobourg 1897 190,992.15
       Fort William 1913 152,682.28
       Hamilton 1873 1,918,147.97
       Kingston 1875 1,704,783.19
       Langstaff  (rented from City of Toronto)
       London 1869 1,675,323.42
       New Toronto 1888 1,338,464.62
       Orillia 1885 2,920,021.51
       Penetanguishene 1904 751,744.98
       *Psychiatric Hospital 1924 51,657.63
       St. Thomas 1937 6,428,768.58
       Toronto-Queen Street 1845 631,543.42
       Whitby 1912 4,350,835.61
       Woodstock 1903 2,274,175.36

3. 18,408.  4. 2,121 (1,969 are applications for admission to the Ontario Hospital School, Orillia).  5. Doctors—1 to 209.2 patients; Psychologists—1 to 1225.1 patients; Occupational Therapists—1 to 343 patients; Social Workers—1 to 1,072 patients; Trained Nurses—1 to 37 patients. In addition, there are 11 Consultant Physicians, 28 Consultant Specialists, and 2 Consultant Psychologists.  6. No members of staff are designated as Rehabilitation Officers. This work is carried on through Mental Health Clinics and Approved Homes, under the supervision of Social Workers, Occupational Therapists, and medical staff.  7. There are Mental Health Clinics operating from the Ontario Hospitals, Brockville, Kingston, Hamilton and London; Consultant Psychiatrists located in Kingston, London and St. Catharines; active Out-Patients Department at the

*Psychiatric Hospital, Toronto—The only capital expenditure by the Department of Public Works was (a) Equipment and Furnishings and (b) Tunnel and Steam Lines from East Block.
Toronto Psychiatric Hospital; and a rehabilitation service provided by a recognized agency in Toronto, to girls leaving hospital; also, an After-Care Department was recently established at the London Hospital. 8. 9. 9. No set allowance—provided according to need. 10. 1949-50 average 2.06. General hospitals—no comparable figure available. Penal institutions—no comparable figure available.

Mr. Park asked the following Question, No. 77:—

1. How many Conciliation Boards were appointed during 1949 under the Regulations made under The Labour Relations Act, 1948. 2. What was the average number of days that elapsed between the date on which the Minister of Labour notified the parties requiring each to nominate a member of a board and the date of appointment of the Chairman of the Board. 3. (a) What was the average number of days that elapsed, and (b) in how many cases did more than fourteen days elapse, between the date of appointment of the Chairman of a Board and the date on which the Board reported its findings and recommendations to the Minister.

The Minister of Labour replied as follows:—

1. 207. 2. No statistics kept of time involved. 3. (a) No statistics kept of time involved; (b) No statistics kept of time involved.

Mr. Park asked the following Question, No. 78:—

1. In how many cases during 1949 did the Minister of Labour, pursuant to the Regulations made under The Labour Relations Act, 1948, instruct one or more Conciliation Officers to confer with the parties engaged in collective bargaining or to a dispute. 2. (a) What was the average number of days that elapsed, and (b) in how many cases did more than fourteen days elapse, between the date on which a Conciliation Officer was so instructed and the date on which he made a report to the Minister in accordance with Section 27 of the Regulations. 3. In how many cases did a Conciliation Officer bring about an agreement between the parties, and what was the average number of days that elapsed between the date on which he was instructed by the Minister to confer with the parties and the date on which he brought about an agreement. 4. (a) In how many cases did a Conciliation Officer fail to bring about an agreement between the parties; (b) in how many of these cases was a Conciliation Board appointed; and (c) what was the average number of days that elapsed between the date on which the Conciliation Officer reported failure to bring about agreement and the date on which the Minister notified the parties requiring each to nominate a member of a Conciliation Board.

The Minister of Labour replied as follows:—
1. 441. 2. (a) No statistics kept of time involved; (b) No statistics kept of time involved. 3. 205; no statistics kept of time involved. 4. (a) 211; (b) 207; (c) No statistics kept of time involved.

Mr. Grummett asked the following Question, No. 83:

What is the number and value of motor trucks purchased by the Ontario Northland Railway since April 1st, 1945, which were: (a) wholly manufactured in Canada; (b) manufactured partially in the United States and partially in Canada; (c) manufactured in the United States; (d) manufactured in the United Kingdom.

The Minister of Planning and Development replied as follows:

(a) Information not available; (b) Information not available; (c) Information not available; (d) Information not available. In purchasing motor trucks the Ontario Northland Railway does not receive information as to the place or places of manufacture of each vehicle and its component parts.

Mr. MacLeod asked the following Question, No. 87:

1. On what date were Letters Patent granted to Steep Rock Iron Mines Limited. 2. Who was the applicant. 3. What acreage is covered by the patents. 4. Under what section of The Mining Act could such patents be cancelled. 5. What fees have been received by the Department from Steep Rock Iron Mines Limited since Letters Patent were granted.

The Minister of Mines replied as follows:

1. January 20/41; January 2/42; January 8/42; January 16/42; September 1/42; September 12/42; September 14/42; September 15/42; September 16/42; March 10/43; April 24/46 and May 13/47. 2. Steep Rock Iron Mines, Limited. 3. 5,452.40 acres. 4. No section of The Mining Act. Patents, however, may be cancelled under subsection 3 of section 20 of The Mining Tax Act for non-payment of acreage taxes. 5. Question is too indefinite to answer.

Mr. MacLeod asked the following Question, No. 99:

1. Does the J. J. McFadden Lumber Company Limited have a contract with the Department of Lands and Forests for sawing logs salvaged from the Mississagi Government Forest and from the Hydro Reserve dam at Rocky Island Lake. 2. If so, on what date was the contract awarded. 3. How many board feet of lumber will be realized under the contract. 4. Will the J. J. McFadden Lumber Company be the ultimate purchaser of this lumber. 5. How much has been paid to the J. J. McFadden Lumber Company to date for sawing the lumber. 6. What is the estimated cost when the contract is completed. 7. Has the J. J.
McFadden Lumber Company Limited been granted new limits since the fires of 1948. 8. What are the extent of their present limits, not including lands already cut. 9. How many board feet of lumber in the limits held by the J. J. McFadden Lumber Company Limited.

The Minister of Lands and Forests replied as follows:

1. Yes. 2. The 16th of May, 1949. 3. Approximately fifty million feet of lumber. 4. No. 5. Nil. 6. Depends upon the lumber grades produced and the market price of lumber at time of sale. 7. No. 8. 431 3/4 square miles, including lands already cut. 9. Has not been estimated.

Mr. Dowling asked the following Question, No. 102:

How many certificates were granted and how many rejected by the Ontario Labour Relations Board (a) in the year ended March 31st, 1949; (b) in the nine months ended December 31st, 1949.

The Minister of Labour replied as follows:

(a) Granted, 296; Rejected, 134. (b) Granted, 251; Rejected, 99.

Mr. Dennison asked the following Question, No. 107:

1. Is export of unprocessed pulpwood from Crown lands permitted. 2. If so, what quantities were exported in each of the years 1945, 1946, 1947, 1948 and 1949, and by whom were the exports made.

The Minister of Lands and Forests replied as follows:

1. Yes, to extent authorized by Order-in-Council dated the 30th day of October, 1945.

<table>
<thead>
<tr>
<th>Exporter</th>
<th>1945 Cords</th>
<th>1946 Cords</th>
<th>1947 Cords</th>
<th>1948 Cords</th>
<th>1949 Cords</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abitibi Power &amp; Paper Co. Ltd.</td>
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<td>Alexander Clark Ltd.</td>
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<td>Armstrong Forest Co.</td>
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<td>Canada Forwarding Co. Ltd.</td>
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<td>Can. International Paper Co.</td>
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<td>Canadian Forest Products Ltd.</td>
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<td>Central Canada Forest Products Ltd.</td>
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<td>28,050</td>
<td>29,800</td>
<td>32,849</td>
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<td>R. Chapeskie</td>
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<td>D. A. Clark Ltd.</td>
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<td>C. W. Cox Ltd.</td>
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<td>815</td>
<td>1,617</td>
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<td>Driftwood Lands &amp; Timber Co. Ltd.</td>
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<td>12,946</td>
<td>8,114</td>
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<td>Exporters</td>
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<td>Thos. Falls Timber Co. Ltd.</td>
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<td>15,427</td>
<td>5,500</td>
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<td>W. J. &amp; O. R. Greer.</td>
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<td>Earl Greer</td>
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<td>E. Gosselin</td>
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<td>10,370</td>
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<td>Hammermill Can. Ltd.</td>
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<td>Hindman &amp; Bishop.</td>
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<td>1,912</td>
<td>1,679</td>
<td>2,525</td>
<td>3,064</td>
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<td>G. W. Jones</td>
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<td>15,041</td>
<td>6,687</td>
<td>7,296</td>
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<td>Walter Little Ltd.</td>
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<td>879</td>
<td>1,258</td>
<td>485</td>
<td>200</td>
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<td>Longlac Pulp &amp; Paper Co. Ltd.</td>
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<td>50,000</td>
<td>28,085</td>
<td>23,364</td>
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<td>Mattawa Wood Products Co.</td>
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<td>475</td>
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<td>Marathon Paper Mills of Canada Ltd</td>
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<td>58,460</td>
<td>50,000</td>
<td>20,000</td>
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<td>Murray Bros.</td>
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<td>6,400</td>
<td>32,563</td>
<td>14,715</td>
<td>23,376</td>
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<tr>
<td>Newaygo Timber Co. Ltd.</td>
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<td>74,462</td>
<td>64,028</td>
<td>43,766</td>
<td>50,983</td>
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<td>Nipigon Lake Timber Co. Ltd.</td>
<td>34,713</td>
<td>21,544</td>
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<td>7,500</td>
<td>5,864</td>
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<td>Northern Forest Products.</td>
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<td></td>
<td>3,668</td>
<td></td>
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<td>Northern Paper Mills Ltd.</td>
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<td>52,008</td>
<td>59,338</td>
<td>28,085</td>
<td>23,364</td>
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<td>North Shore Timber Co. Ltd.</td>
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<td>10,910</td>
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<td>Ontario-Minnesota Power &amp; Paper Co. Ltd.</td>
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<td>O. Payeur</td>
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<td>Pearson &amp; Engbloom.</td>
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<td>800</td>
<td>500</td>
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<td>Pulpwood Supply Co. Ltd.</td>
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<td>77,052</td>
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<td>W. B. Plaunt &amp; Sons.</td>
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<td>R. V. Perry</td>
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<td>435</td>
<td>3,315</td>
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<td>Pigeon Timber Co. Ltd.</td>
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<td>72,456</td>
<td>46,100</td>
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<td>Pioneer Timber Co.</td>
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<td>J. W. Quirion</td>
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<td>Ripco Timber Co. Ltd.</td>
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<td>9,799</td>
<td>52,534</td>
<td>28,618</td>
<td>37,036</td>
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<tr>
<td>A. Sawicki</td>
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<td>800</td>
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<td>Sturgeon Lake Timber Co.</td>
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<td>1,536</td>
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<td>Oscar Styffe Ltd.</td>
<td>960</td>
<td>500</td>
<td>1,270</td>
<td>2,650</td>
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<td>G. C. B. Smith</td>
<td></td>
<td></td>
<td>400</td>
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<td>Spruce Products Ltd.</td>
<td>170</td>
<td></td>
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<td>Thompson Heyland Lumber Co.</td>
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<td>4,747</td>
<td>1,260</td>
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<td>Upper Canada Timber Co.</td>
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<td>58,937</td>
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<td>A. E. Wicks Ltd.</td>
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<td>3,588</td>
<td>4,847</td>
<td>7,005</td>
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<tr>
<td>E. V. Woollings.</td>
<td>7,528</td>
<td>13,556</td>
<td>11,339</td>
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<td>T. S. Woollings.</td>
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<td>13,602</td>
<td>17,328</td>
<td>15,142</td>
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<td>Woollings Forest Products</td>
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<td>400</td>
<td>590</td>
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<tr>
<td>Miscellaneous</td>
<td>304</td>
<td>1,289</td>
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<td></td>
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<tr>
<td><strong>Totals</strong></td>
<td>395,441</td>
<td>579,408</td>
<td>623,256</td>
<td>470,693</td>
<td>394,522</td>
</tr>
</tbody>
</table>
Mr. Dennison asked the following Question, No. 109:—

1. Since 1944, has the Laberge Lumber Company of Sudbury, or any of its jobbers or sub-contractors been under investigation, by any department, agency or representative of the Government, for any breach of regulations regarding the cutting of undersized logs, or for any other reason. 2. If so, (a) who conducted the investigation or investigations; (b) how many logs were involved; (c) what penalty or penalties were assessed against the company or other persons; (d) were these penalties paid.

The Minister of Lands and Forests replied as follows:—

1. Yes. 2. (a) North Bay District Office; (b) 1. 1946-47—40 undersize trees; 2. 1947-48—77 undersize trees; 3. 1947-48—7,850 logs or 725,146 feet were assigned contrary to the terms of the license and without the required consent of the Minister; (c) b. 1. $1.00 per tree, b. 2. $1.00 per tree, b. 3. $2.00 per M. feet; (d) Yes.

The Order of the Day for resuming the Adjourned Debate on the Motion for Second Reading of Bill No. 82, The Labour Relations Act, 1950, having been read,

The Debate was resumed, and, after some time, the amendment moved by Mr. Park, That the motion be amended by striking out all the words after the word “that” and substituting therefor the following:—

“This House declines to assent to the Second Reading of a Labour Relations Bill that violates sound principles of labour relations by denying the application of fundamental democratic practices in voting procedures, by establishing complicated and inflexible conciliation machinery that is likely to create industrial unrest and by ignoring the principle of union security.”

having been put was lost on the following Division:—

**YEAS**

Dennison  Macphail  Taylor
Dowling  Millard  Temple
Easton  Park  Thomas (Ontario)
Ellis  Robinson  
Fell  Salsberg  Thornberry
Isley  Scott  
Jolliffe  (Beaches)  Wismer—19
MacLeod  

1950
NAYS

Allen
Baxter
Brown
Calder
Cathcart
Cecile
Challis
Chartrand
Daley
Dempsey
Dent
Doucett
Downer
Dunbar
Edwards
Foote
Foster
Frost
Fullerton
Gemmell
Goodfellow
Gordon

Griesinger
Hall
Hamilton
Hanna
Harvey
(Nipissing)
Houck
Hunt
Janes
Johnston
(Parry Sound)
Johnston
(Simcoe Centre)
Leger
Mackenzie
Martin
Murdoch
McDonald
McEwing
McMillan
McPhee

Newman
Nixon
Oliver
Parry
Patrick
Phillips
Porter
Pringle
Pryde
Rea
Reynolds
Robson
Sandercock
Scott
(Peterborough)
Stewart
Thomas
(Elgin)
Villeneuve
Walker
Welsh
White—60

The Motion for Second Reading having then been put was carried on the following Division:—

YEAS

Allen
Baxter
Brown
Calder
Cathcart
Cecile
Challis
Chartrand
Daley
Dempsey
Dent
Doucett
Downer
Dunbar
Edwards
Foote
Foster
Frost
Fullerton
Gemmell
Goodfellow
Gordon

Griesinger
Hall
Hamilton
Hanna
Harvey
(Nipissing)
Houck
Hunt
Janes
Johnston
(Parry Sound)
Johnston
(Simcoe Centre)
Leger
Mackenzie
Martin
Murdoch
McDonald
McEwing
McMillan
McPhee

Newman
Nixon
Oliver
Parry
Patrick
Phillips
Porter
Pringle
Pryde
Rea
Reynolds
Robson
Sandercock
Scott
(Peterborough)
Stewart
Thomas
(Elgin)
Villeneuve
Walker
Welsh
White—60
NAYS

Dennison        Macphail        Taylor
Dowlng          Millard         Temple
Easton          Park            Thomas
Ellis           Robinson
Fell            Salsberg
Isley           Scott
Jolliffe        (Benches)
MacLeod

and the Bill was accordingly read the Second Time and referred to the Committee of the Whole House.

The following Bills were severally read the third time and were passed:—

Bill No. 97, An Act to amend The Public Service Act, 1947.

Bill No. 116, An Act to provide for Certain Exceptions to The Lord’s Day Act (Canada).


The following Bills were severally read the second time and referred to the Committee of the Whole House:—


Bill No. 133, An Act to authorize an Income Tax Rental Agreement or an Income Tax Agency Agreement.

Bill No. 134, An Act to impose a Tax on Logging Profits.


Bill No. 139, An Act to amend The Public Hospitals Act.


Bill No. 141, An Act to amend The Department of Municipal Affairs Act.


Bill No. 143, An Act to amend The Voters’ Lists Act.


Bill No. 146, An Act to amend The Rights of Labour Act, 1944.

The House resolved itself into a Committee to consider certain Bills, and, after some time spent therein, Mr. Speaker resumed the Chair, and Mr. Patrick reported,

That the Committee had directed him to report the following Bills without amendment:—

Bill No. 102, An Act to amend The Assessment Act.


Bill No. 136, An Act to express the Consent of the Legislature of Ontario to an Alteration of the Limits of the Province.


and to report the following Bill with certain amendments:—


Ordered, That the Bills reported be severally read the third time to-morrow.

On motion by Mr. Frost, seconded by Mr. Doucett,

Ordered, That the Provincial Auditor be and is hereby authorized to pay the salaries of the Civil Service Employees and other necessary payments following the close of the fiscal year on March 31st, 1950, and until Supply for the fiscal year commencing on April 1st, 1950, is voted by this House, such payments to be charged to the proper appropriations following the voting of Supply.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Eighteenth Annual Report of the Department of Public Welfare for the Fiscal Year 1948-49. (Sessional Paper No. 18.)

The House then adjourned at 11.07 p.m.
WEDNESDAY, APRIL 5TH, 1950

PRAYERS.

11 O’CLOCK A.M.

Mr. Wismer asked the following Question, No. 86:—

What were the average monthly expenditures for capital purposes made by (a) the Government, (b) its agencies, and (c) the municipalities in each of the years 1948 and 1949.

The Provincial Treasurer replied as follows:—

The estimated monthly expenditures in millions of dollars were as follows,—

<table>
<thead>
<tr>
<th></th>
<th>1948</th>
<th>1949</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Government of Ontario</td>
<td>4.8</td>
<td>6.1</td>
</tr>
<tr>
<td>(b) Provincial Agencies (Hydro, Ontario Northland Railway and U. of T.)</td>
<td>10.1</td>
<td>12.7</td>
</tr>
<tr>
<td>(c) Municipalities</td>
<td>5.9</td>
<td>7.3</td>
</tr>
</tbody>
</table>

Adjusted Total | 20.2 | 25.2 |

Rural power bonuses amounting to $8,000,000 in 1948-49 and $10,800,000 in 1949-50 have been included in expenditures of both the Government and the Hydro-Electric Power Commission, but are not included twice in the adjusted totals.

The capital expenditures of the Government, the Ontario Northland Railway and the Hydro are shown for the fiscal years ending 31st March. The expenditures for the University of Toronto and municipalities are for calendar years.

Mr. MacLeod asked the following Question, No. 98:—

1. Does the Mantane Contracting Company have a contract with the Department of Lands and Forests for cutting logs: (a) In the Mississagi Provincial Forest; (b) In the Hydro Reserve dam at Rocky Island Lake. 2. If so, how many logs have been cut to date. 3. How much has been paid to the Mantane Contracting Co. to date. 4. What is the estimated cost when the contract has been completed. 5. On what date was the contract signed. 6. Is the Great Northern Woods Company Limited at North Bay a Crown company. 7. On what basis does the Great Northern Woods Co. Ltd. handle sawn lumber originating in the Mississagi Provincial Forest. 8. Is Red and White Pine lumber salvaged in the Mississagi Provincial Forest graded by government graders. 9. Are grades for this lumber set by the Department.

The Minister of Lands and Forests replied as follows:—

1. (a) Yes; (b) Yes. 2. 543,083 logs; 30,000 cords pulpwood. 3. $323,690.43 including $115,728.90 for pulpwood. 4. $455,473.94 including $214,925.10 for pulpwood. 5. On the 15th of November, 1949. 6. No. 7. By an Agree-
ment between the Company and the Government the Company agrees (a) to assist the Minister in negotiating sawing contracts; (b) to supervise the sawing, dipping, piling and shipping to North Bay of all Government owned or purchased lumber; (c) to receive, grade, sort, re-manufacture, where necessary, all shipments received; (d) to make shipments to wholesale purchasers; (e) to make sales in collaboration with the Government; (f) to keep records of all receipts and shipments of lumber. 8. No. 9. No.

Mr. Dennison asked the following Question, No. 108:—

1. In each year since 1944, how many (a) boats or canoes, (b) outboard motors, (c) motor vehicles, were seized by the Department of Lands and Forests for infractions of the game and fishing laws or regulations. 2. How many have been (a) sold by public auction, (b) given back to the offender, (c) disposed of in any other way.

The Minister of Lands and Forests replied as follows:—

<table>
<thead>
<tr>
<th>Year</th>
<th>1944-5</th>
<th>1945-6</th>
<th>1946-7</th>
<th>1947-8</th>
<th>1948-9</th>
<th>1949-50</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. (a) Boats and Canoes...</td>
<td>11</td>
<td>9</td>
<td>26</td>
<td>24</td>
<td>42</td>
<td>24</td>
</tr>
<tr>
<td>(b) Outboard Motors...</td>
<td>7</td>
<td>6</td>
<td>9</td>
<td>9</td>
<td>11</td>
<td>15</td>
</tr>
<tr>
<td>(c) Motor Vehicles...</td>
<td>4</td>
<td>5</td>
<td>3</td>
<td>7</td>
<td>7</td>
<td>10</td>
</tr>
</tbody>
</table>

2. (a) Boats and Canoes...  Nil Nil Nil Nil Nil Nil
Outboard Motors...        Nil Nil Nil Nil Nil Nil
Motor Vehicles...         Nil Nil Nil Nil Nil Nil
(b) Boats and Canoes...   5      1      4      4      10     6
Outboard Motors...        3      2      1      1      1      5
Motor Vehicles...         Nil Nil Nil 1      Nil 5
(c) Boats and Canoes...   6      8      22     20     32     18
Outboard Motors...        4      4      8      8      10     10
Motor Vehicles...         4      5      3      6      7      5

Before the Orders of the Day, Mr. Frost informed the House that Question No. 88 by Mr. MacLeod and Questions Nos. 89 and 110 by Mr. Dennison necessitate such lengthy replies that the Government requires that they be made motions for Returns.

On motion by Mr. MacLeod, seconded by Mr. Salsberg,

Ordered, That there be laid before this House a Return showing: 1. What are the terms and extent in area of the current Crown timber resources survey. 2. What private firm, or firms, are presently engaged in this work. 3. What percentage of the survey has been completed and in what areas. 4. What is the estimated cost of this survey. 5. To what extent, if any, do the present licensees share in defraying these costs. 6. What are the costs to date to the Province of Ontario in connection with the current salvage of fire-damaged timber in the Mississagi area with respect to: (a) indirect subsidies in the form of reduced stumpage fees, ground rent and fire protection tax; (b) direct monetary outlays in connection with roads, equipment, or other forms of direct subsidies. 7. What
firms or private contractors are currently involved in the Mississagi salvage operations. 8. What is the type, volume and species of timber taken out in the Mississagi fire area to date. 9. What are the estimates of fire-scarred timber still standing in this area, and when are the Mississagi salvage operations expected to be completed. 10. In what areas, outside of the Mississagi forest area, has the Minister used his authority under the Crown Timber Regulations to fix special rates for salvage of fire-damaged, diseased, insect damaged, windthrown, and flooded timber. 11. What are the estimated costs to the province of such special concessions, apart from the Mississagi fire-area, during the fiscal year immediately preceding the current fiscal year, or for the last year for which such figures would now be available. 12. What, if any, are the differences in rate of stumpage fees charged and paid by the pulp and paper companies in this province as against other operators with respect to: (a) sawlog-sized timber cut into pulpwod, and (b) sawlog-sized timber used for lumber, or (c) railway ties, piling, poles, pit-props, etc. 13. What is the actual difference, if any, in charges per square mile for ground rent and fire protection charges as between the pulp and paper industry and independent operators engaged in other lines of production. 14. Are there any individuals or corporations holding timber lands in reserve for future cutting purposes and upon which no ground rent or fire protection charges are collected by the Crown. 15. Do cash or bond deposits made by contractors or corporations correspond in equal ratio based upon a certain percentage of estimated value of commercial timber on limits obtained for cutting purposes. 16. What percentage of available Crown timber lands in the province of Ontario are presently held by: (a) Pulp and Paper Companies, including domestic use or export; (b) other operators in various forest products, including those who operate on their own limits and deliver pulpwod to the pulp and paper industry along with other operations. 17. Does the Department employ its own scalers in all cases to determine and check the amount of Crown timber dues payable on all kinds and species of timber cut throughout the province on Crown lands. 18. Does the cost of Government check-scaling of timber of all kinds cut on Crown lands fall on the operator, i.e., the person or corporation holding cutting rights.

On motion by Mr. Dennison, seconded by Mr. Wismer,

Ordered, That there be laid before this House a Return showing: 1. What firms engaged principally in the production of pulp and paper held Crown timber limits on January 31st, 1950, and what was the total area held by each firm. 2. What firms engaged principally in the production of lumber held such limits on the above date, and what was the total area held by each firm.

On motion by Mr. Dennison, seconded by Mr. Wismer,

Ordered, That there be laid before this House a Return showing: Since the publication of the Report of the Ontario Royal Commission on Forestry in 1947, what steps has the Government taken to: (1) ensure that the principle of sustained yield will apply in the harvesting of timber; (2) ensure that legislation and regulations will apply equally to all operators; (3) ensure that in any area cut over all usable species will be removed to the full extent of the capacity of existing markets to absorb them; (4) ensure that overmature timber will be removed before younger stands are cut; (5) ensure that all cut-over areas will be stocked either by natural or artificial means with a potential stand equal to or better
than that removed both as to species and density; (6) standardize stumpage rates per cubic unit of any given species, regardless of the final disposition of the timber; (7) simplify and improve the method of levying Government charges on forest operations; (8) replace the Doyle rule by a more accurate system of measurement; (9) eliminate speculation for profit on timber stumpage; (10) establish an export levy in accordance with the recommendation appearing at the bottom of page 181 of the above-mentioned report; (11) ensure that each area will be developed to its full growth capacity, with cutting confined to the older stands except under normal circumstances such as insect epidemic or fire loss.

The following Bills were severally read the third time and were passed:—

Bill No. 102, An Act to amend The Assessment Act.


Bill No. 136, An Act to express the Consent of the Legislature of Ontario to an Alteration of the Limits of the Province.


The House resolved itself into a Committee to consider certain Resolutions and certain Bills.

Mr. Frost acquainted the House that the Honourable the Administrator of the Province, having been informed of the subject matter of the Resolutions, recommends them to the consideration of the House.

After some time, Mr. Speaker resumed the Chair, and Mr. Patrick reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

(a) an income tax shall be paid upon the tax payable under Part I of The Income Tax Act (Canada) for each taxation year by every individual resident in Ontario at any time in the year; and

(b) the tax payable under Part I of The Income Tax Act, 1950 for a taxation year shall be five per centum of the tax payable under section 31 of The Income Tax Act (Canada) for the same taxation year,

as provided by Bill No. 132, The Income Tax Act, 1950 (Ontario).
Resolved,

That,

every taxpayer shall for each taxation year, pay a tax of nine per centum calculated on the income in excess of $10,000 which he derives during such year from logging operations in Ontario,

as provided by Bill No. 134, An Act to impose a Tax on Logging Profits.

Resolved,

That,

deductions may be allowed from income,

(a) for payments made by companies as current contributions to employees' pension funds;

(b) of the profits derived from logging operations taxable under The Logging Tax Act, 1950 (Bill No. 134);

(c) for payments made by companies as special contributions to employees' pension plans to make them actuarially sound; and

(d) of portions of special payments made by companies to employees' pension funds in 1949 and prior years which to date have not been deductible,

as provided by Bill No. 135, An Act to amend The Corporations Tax Act, 1939.

Resolved,

That,

there shall be payable in respect of all land the owner of which is liable to taxation under The Provincial Land Tax Act, a tax of not less than $4 on each parcel or lot, or where a parcel or lot has been divided or subdivided, on each separate portion into which such land has been divided or subdivided, and where such land has not been divided or subdivided and the total area thereof exceeds two hundred acres, the tax thereon shall not be less than $4 on each two hundred acres nor less than two cents an acre on any or all acreage in excess of two hundred acres,

as provided by Bill No. 145, The Statute Law Amendment Act, 1950.

Also, That the Committee had directed him to report the following Bills without amendment:

Bill No. 133, An Act to authorize an Income Tax Rental Agreement or an Income Tax Agency Agreement.

Bill No. 134, An Act to impose a Tax on Logging Profits.


Bill No. 141, An Act to amend The Department of Municipal Affairs Act.


Bill No. 143, An Act to amend The Voters’ Lists Act.


Bill No. 146, An Act to amend The Rights of Labour Act, 1944.

and to report the following Bills with certain amendments:—

Bill No. 139, An Act to amend The Public Hospitals Act.


Bill No. 82, The Labour Relations Act, 1950.

Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time to-morrow.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—

37. To defray the expenses of the Main Office and General Departmental Expenses, Department of Education.$ 498,000.00

38. To defray the expenses of the Public and Separate Schools Branch........................................ 940,200.00

39. To defray the expenses of the High Schools and Collegiate Institutes Branch........................................ 130,000.00

40. To defray the expenses of the Vocational Education Branch.................. 1,118,500.00

41. To defray the expenses of the Training Schools Branch.................. 715,600.00

42. To defray the expenses of the Special Services.......................... 942,200.00

43. To defray the expenses of the Departmental Examinations Branch.................. 388,900.00

44. To defray the expenses of the Public Libraries Branch.................. 58,000.00

45. To defray the expenses of the Legislative Library.................. 24,400.00
46. To defray the expenses of the Public Records and Archives... $21,400.00
47. To defray the expenses of the Text-Books Branch.............. 98,700.00
48. To defray the expenses of the Ontario School for the Blind, Brantford......................... 174,900.00
49. To defray the expenses of the Ontario School for the Deaf, Belleville.................................. 349,500.00
50. To defray the expenses of the Scholarships, Bursaries, etc... 215,000.00
51. To defray the expenses of the Legislative Grants, etc........... 43,112,000.00
52. To defray the expenses of the Miscellaneous Grants.................. 159,700.00
53. To defray the expenses of the Grants to Provincial and other Universities, etc.................................. 4,316,000.00
54. To defray the expenses of the Teachers' Superannuation, etc... 5,000.00
55. To defray the expenses of the Main Office, Department of Reform Institutions.......................... 598,200.00
56. To defray the expenses of the Board of Parole.................. 62,100.00
57. To defray the expenses of the Ontario Reformatories, Guelph.. 2,460,000.00
58. To defray the expenses of the Ontario Reformatories, Mimico. 508,000.00
59. To defray the expenses of the Ontario Reformatories, Brant- ton.................................................. 264,000.00
60. To defray the expenses of the Ontario Reformatories, Mercer—Toronto.......................................... 388,000.00
61. To defray the expenses of the Industrial Farms, Burwash..... 1,175,000.00
62. To defray the expenses of the Industrial Farms, Monteith.... 189,000.00
63. To defray the expenses of the Industrial Farms, Neys.......... 139,000.00
64. To defray the expenses of the Industrial Farms, Rideau—Burritt's Rapids..................................... 187,000.00
65. To defray the expenses of the Industrial Farms, Burtch—Brantford............................................ 209,000.00
66. To defray the expenses of the Ontario Training School for Boys, Bowmanville and Galt Branches................. 523,000.00
67. To defray the expenses of the Ontario Training School for Girls, Cobourg....................................... 201,000.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to certain 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 Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Copy of an Order-in-Council numbered OC-597/50 under The Northern Development Act. (Sessional Paper No. 47.)

Also, Fourth Annual Report of the Department of Travel and Publicity, Ontario, for the fiscal year 1949-50. (Sessional Paper No. 20.)

Also, Report of the Minister of Public Works, Ontario, for the twelve months ending the 31st of March, 1949. (Sessional Paper No. 19.)

Also, Return to an Order of the House, dated April 5th, 1950, That there be laid before this House a Return showing: 1. What are the terms and extent
in area of the current Crown timber resources survey. 2. What private firm or firms, are presently engaged in this work. 3. What percentage of the survey has been completed and in what areas. 4. What is the estimated cost of this survey. 5. To what extent, if any, do the present licensees share in defraying these costs. 6. What are the costs to date to the Province of Ontario in connection with the current salvage of fire-damaged timber in the Mississagi area with respect to: (a) indirect subsidies in the form of reduced stumpage fees, ground rent and fire protection tax; (b) direct monetary outlays in connection with roads, equipment, or other forms of direct subsidies. 7. What firms or private contractors are currently involved in the Mississagi salvage operations. 8. What is the type, volume and species of timber taken out in the Mississagi fire area to date. 9. What are the estimates of fire-scarred timber still standing in this area, and when are the Mississagi salvage operations expected to be completed. 10. In what areas, outside of the Mississagi forest area, has the Minister used his authority under the Crown Timber Regulations to fix special rates for salvage of fire-damaged, diseased, insect damaged, windthrown, and flooded timber. 11. What are the estimated costs to the province of such special concessions, apart from the Mississagi fire-area, during the fiscal year immediately preceding the current fiscal year, or for the last year for which such figures would now be available. 12. What, if any, are the differences in rate of stumpage fees charged and paid by the pulp and paper companies in this province as against other operators with respect to: (a) sawlog-sized timber cut into pulpwood, and (b) sawlog-sized timber used for lumber, or (c) railway ties, piling, poles, pit-props, etc. 13. What is the actual difference, if any, in charges per square mile for ground rent and fire protection charges as between the pulp and paper industry and independent operators engaged in other lines of production. 14. Are there any individuals or corporations holding timber lands in reserve for future cutting purposes and upon which no ground rent or fire protection charges are collected by the Crown. 15. Do cash or bond deposits made by contractors or corporations correspond in equal ratio based upon a certain percentage of estimated value of commercial timber on limits obtained for cutting purposes. 16. What percentage of available Crown timber lands in the province of Ontario are presently held by: (a) Pulp and Paper Companies, including domestic use or export; (b) other operators in various forest products, including those who operate on their own limits and deliver pulpwood to the pulp and paper industry along with other operations. 17. Does the Department employ its own scalers in all cases to determine and check the amount of Crown timber dues payable on all kinds and species of timber cut throughout the province on Crown lands. 18. Does the cost of Government check-scaling of timber of all kinds cut on Crown lands fall on the operator, i.e., the person or corporation holding cutting rights. (Sessional Paper No. 48.)

Also, Return to an Order of the House dated April 5th, 1950, That there be laid before this House a Return showing: 1. What firms engaged principally in the production of pulp and paper held Crown timber limits on January 31st, 1950, and what was the total area held by each firm. 2. What firms engaged principally in the production of lumber held such limits on the above date, and what was the total area held by each firm. (Sessional Paper No. 49.)

Also, Return to an Order of the House dated April 5th, 1950, That there be laid before this House a Return showing: Since the publication of the Report of the Ontario Royal Commission on Forestry in 1947, what steps has the Government taken to: (1) ensure that the principle of sustained yield will apply in the
harvesting of timber; (2) ensure that legislation and regulations will apply equally to all operators; (3) ensure that in any area cut over all usable species will be removed to the full extent of the capacity of existing markets to absorb them; (4) ensure that overmature timber will be removed before younger stands are cut; (5) ensure that all cut-over areas will be stocked either by natural or artificial means with a potential stand equal to or better than that removed both as to species and density; (6) standardize stumpage rates per cubic unit of any given species, regardless of the final disposition of the timber; (7) simplify and improve the method of levying Government charges on forest operations; (8) replace the Doyle rule by a more accurate system of measurement; (9) eliminate speculation for profit on timber stumpage; (10) establish an export levy in accordance with the recommendation appearing at the bottom of page 181 of the above-mentioned report; (11) ensure that each area will be developed to its full growth capacity, with cutting confined to the older stands except under normal circumstances such as insect epidemic or fire loss. (Sessional Paper No. 50.)

The House then adjourned at 11.47 p.m.

THURSDAY, APRIL 6TH, 1950

Prayers. 11 O’Clock A.M.

On motion by Mr. Park, seconded by Mr. Wismer,

That there be laid before this House a Return showing: Copies of all permits issued during the week ending December 17th, 1949, under The Hours of Work and Vacations with Pay Act to permit overtime work.

Mr. Temple asked the following Question, No. 9:—

What was the amount of sales (a) by value, and (b) by volume, for each of the calendar years 1948 and 1949, of spirits, wines and beer respectively, sold by the Liquor Control Board to Licencees and direct to consumers.

The Chief Commissioner of the Liquor Control Board replied as follows:—

<table>
<thead>
<tr>
<th>Calendar Year 1948</th>
<th>Home Consumption</th>
<th>Licence Holders</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Value</td>
<td>Gallonage</td>
</tr>
<tr>
<td>Spirits</td>
<td>869,410,779.86</td>
<td>3,032,234 S</td>
</tr>
<tr>
<td>Beer</td>
<td>53,553,846.51</td>
<td>32,086,676</td>
</tr>
<tr>
<td>Wine</td>
<td>10,070,134.63</td>
<td>2,252,280</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Calendar Year 1949</th>
<th>Value</th>
<th>Gallonage</th>
<th>Value</th>
<th>Gallonage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spirits</td>
<td>874,320,107.15</td>
<td>3,266,043 S</td>
<td>4,578,802.60</td>
<td>202,667</td>
</tr>
<tr>
<td>Beer</td>
<td>59,717,629.00</td>
<td>34,621,123</td>
<td>47,964,459.77</td>
<td>35,843,091</td>
</tr>
<tr>
<td>Wine</td>
<td>9,992,004.90</td>
<td>2,246,673</td>
<td>251,471.82</td>
<td>20,346</td>
</tr>
</tbody>
</table>
Mr. McEwing asked the following Question, No. 28:

1. What has been the total cost of operation of the hydro plane.  2. How many trips had it made to the United States.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:


2. Eighteen—

<table>
<thead>
<tr>
<th>Trip No.</th>
<th>Date</th>
<th>Location</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trip No. 1</td>
<td>Jan. 7, 1948</td>
<td>Hicksville, L.I.</td>
<td>To Grumman Aircraft Corp. for check-up.</td>
</tr>
<tr>
<td>Trip No. 2</td>
<td>Jan. 23, 1948</td>
<td>Hicksville, L.I.</td>
<td>To Grumman Aircraft Corp. for check-up.</td>
</tr>
<tr>
<td>Trip No. 3</td>
<td>Mar. 25, 1948</td>
<td>Hicksville, L.I.</td>
<td>To Grumman Aircraft Corp. for radio installation.</td>
</tr>
<tr>
<td>Trip No. 4</td>
<td>Apr. 7, 1948</td>
<td>New York</td>
<td>St. Lawrence Development.</td>
</tr>
<tr>
<td>Trip No. 5</td>
<td>May 7, 1948</td>
<td>Buffalo &amp; New York</td>
<td>St. Lawrence Development. (Due to bad weather, passengers were discharged at Buffalo, and proceeded to New York by commercial airline.)</td>
</tr>
<tr>
<td>Trip No. 6</td>
<td>May 12, 1948</td>
<td>New York</td>
<td>Meeting with Power Authority of the State of New York.</td>
</tr>
<tr>
<td>Trip No. 7</td>
<td>May 21, 1948</td>
<td>Rochester</td>
<td>Aerial review of Niagara power plants and St. Lawrence River with members of the New York Power Authorities of the State of New York.</td>
</tr>
<tr>
<td>Trip No. 8</td>
<td>July 13, 1948</td>
<td>New York</td>
<td>St. Lawrence Development.</td>
</tr>
<tr>
<td>Trip No. 9</td>
<td>Sept. 7, 1948</td>
<td>Los Angeles</td>
<td>Three meetings with Southern California Edison. Review by Commission of Frequency Standardization program carried out by that corporation.</td>
</tr>
<tr>
<td>Trip No. 10</td>
<td>Sept. 27, 1948</td>
<td>Buffalo</td>
<td>Meeting with the Niagara Hudson Power Co. re power contracts.</td>
</tr>
</tbody>
</table>
Trip No. 12  Oct. 12, 1948  Boston  Meeting with Stone & Webster re Frequency Standardization experience in United States.

Trip No. 13  Nov. 30, 1948  Washington  Re joint application of the Power Authority of the State of New York and The Hydro-Electric Power Commission of Ontario for development of the international rapids section of the St. Lawrence River; and permanent diversion treaty and 2,500 extra c.f.s. from Niagara.


Trip No. 15  Mar. 11, 1949  T.V.A. Power Developments  Examination of new type of construction and developments.

Trip No. 16  Mar. 24, 1949  Washington  Inspection of modern steam power station of Potomac Gas and Electric Co.

Trip No. 17  Mar. 30, 1949  Boston  Discussions with Stone & Webster Corp. on Toronto Steam Generating Station and frequency standardization.


Mr. Walker asked the following Question, No. 32:—

What contracts for construction have been awarded during 1949 by the Hydro-Electric Power Commission, giving names of firms and contract prices and stating whether or not tenders were called in each case.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—
<table>
<thead>
<tr>
<th>Location</th>
<th>Firm</th>
<th>Service</th>
<th>Price</th>
<th>Tenders Called</th>
<th>Extension of previous contract</th>
</tr>
</thead>
<tbody>
<tr>
<td>Des Joachims Development</td>
<td>C. A. Pitts General Construction Co.</td>
<td>Excavation of Tailrace</td>
<td>$1,814,000.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>T. L. Smith Construction Co. Ltd.</td>
<td>Construction of 23 Houses, 16 Garages</td>
<td>234,245.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Horton Steel Co.</td>
<td>Welding and Rivetting Scroll Cases</td>
<td>16,569.30</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Horton Steel Co.</td>
<td>Rivetting Scroll Cases</td>
<td>18,000.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>La Cave Development</td>
<td>Peacocke and McQuigge Ltd.</td>
<td>Grading Provision and Appurtenant Work</td>
<td>2,179,915.00</td>
<td>Yes</td>
<td>Extension of previous contract</td>
</tr>
<tr>
<td></td>
<td>Therrien Construction Co. Ltd.</td>
<td>CPR Track Relocation</td>
<td>759,937.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Pine Portage Development</td>
<td>Henry Antilla</td>
<td>Construction of 18 Houses, 9 2-Car Garages</td>
<td>177,543.86</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dominion Bridge Co. Ltd.</td>
<td>Welding and Rivetting Scroll Cases</td>
<td>24,000.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dominion Bridge Co. Ltd.</td>
<td>Erecting and Rivetting powerhouse</td>
<td>12,000.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dominion Bridge Co. Ltd.</td>
<td>Erection of Steelwork Conveyor</td>
<td>32,000.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Upper Notch</td>
<td>Meade Enterprises</td>
<td>Construction of 5 Operators' Houses, 1 2-Car Garage, 1 1-Car Garage</td>
<td>44,067.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Chats Falls G. S.</td>
<td>Dibblee Construction Co. Ltd.</td>
<td>Paving of Roads</td>
<td>6,580.22</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Toronto Steam G. S.</td>
<td>Lundy Fence Co.</td>
<td>Supply and Erection of Fencing</td>
<td>7,590.23</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Atlas Excavators Ltd.</td>
<td>Clearing Site</td>
<td>4,410.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>K. J. Beaminish Construction Co.</td>
<td>Construction of Road Base</td>
<td>15,210.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. W. Robertson Ltd.</td>
<td>Concrete Substructure</td>
<td>167,248.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Canadian Bridge Co.</td>
<td>Structural Steel Superstructure</td>
<td>1,154,700.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Western Pile and Foundation Co. Ltd.</td>
<td>Piles and Pile Driving</td>
<td>161,866.52</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Curran &amp; Briggs Ltd.</td>
<td>Yard Water Lines</td>
<td>7,496.60</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Thorold Steam G. S.</td>
<td>Steel Co. of Canada Ltd.</td>
<td>Supply and Erection of Fencing</td>
<td>7,921.72</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Aiken &amp; MacLachlan</td>
<td>General Contract</td>
<td>53,249.55</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Steel Construction Co.</td>
<td>Steel Work</td>
<td>22,160.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Sterling Electric Co. Ltd.</td>
<td>Electrical Work</td>
<td>20,528.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Chatham Steam G. S.</td>
<td>Huron Construction Co.</td>
<td>General Contract</td>
<td>62,013.72</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Blenkorn &amp; Sawle</td>
<td>Electrical Contract</td>
<td>19,434.77</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Hamilton Steam G. S.</td>
<td>Hamilton Bridge Co.</td>
<td>Steel Work</td>
<td>26,086.18</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Scarboro Steam G. S.</td>
<td>Foundation Co. Ltd.</td>
<td>General Contract</td>
<td>118,021.37</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dominion Bridge Co. Ltd.</td>
<td>Steel Work</td>
<td>14,400.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>J. T. Hepburn Ltd.</td>
<td>Steel Work</td>
<td>36,450.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Ontario Electrical Construction Co.</td>
<td>Electrical Contract</td>
<td>36,249.27</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Windsor Steam G. S.</td>
<td>Dinsmore McIntire Ltd.</td>
<td>General Contract</td>
<td>7,000,000.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Canadian Steel Corp.</td>
<td>Supply and Erection of Fencing</td>
<td>15,660.60</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Gravenhurst S. C.</td>
<td>Weber Bros.</td>
<td>Supply and Erection of Garage and Machine Shop</td>
<td>36,800.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>210 Bloor St. West</td>
<td>Alexander &amp; Son Ltd.</td>
<td>Construction of Toronto Regional Office</td>
<td>103,995.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Location</td>
<td>Firm</td>
<td>Service</td>
<td>Price</td>
<td>Tenders Called</td>
<td></td>
</tr>
<tr>
<td>----------------------------------</td>
<td>----------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
<td>---------</td>
<td>----------------</td>
<td></td>
</tr>
<tr>
<td>Permanent Stores, Islington</td>
<td>Foundation Co. of Ontario Ltd.</td>
<td>100 foot Extension of Building</td>
<td>81,349.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Bathurst St.</td>
<td>Foundation Co. of Ontario Ltd.</td>
<td>Alterations to Building</td>
<td>53,523.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Foundation Co. of Ontario Ltd.</td>
<td>Interior Work Frequency Standardization, Building &quot;B&quot;</td>
<td>44,429.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Foundation Co. of Ontario Ltd.</td>
<td>Interior Work Frequency Standardization, Building &quot;C&quot;</td>
<td>58,558.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Foundation Co. of Ontario Ltd.</td>
<td>Interior Work Frequency Standardization, Building &quot;E&quot;</td>
<td>31,265.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Foundation Co. of Ontario Ltd.</td>
<td>Interior Work Frequency Standardization, Building &quot;F&quot;</td>
<td>105,821.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Gratton Construction Co.</td>
<td>Interior Work Frequency Standardization, Building &quot;G&quot;</td>
<td>82,738.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Milhe &amp; Nichols Ltd.</td>
<td>Interior Work Frequency Standardization, Building &quot;N&quot; and Boilerhouse &quot;F&quot;</td>
<td>85,627.00</td>
<td>Yes</td>
<td></td>
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<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Paving of Roads</td>
<td>118,500.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Robertson-Irwin Ltd.</td>
<td>Supply and Erection of Sheathing</td>
<td>64,762.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Disher Steel Construction Co. Ltd.</td>
<td>Erection of Steel</td>
<td>22,400.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Alexander &amp; Sons Ltd.</td>
<td>Construction of First-Aid Station and Fire Hall</td>
<td>40,500.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Foundation of Storage Building</td>
<td>4,500.00</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Filling Steel Monobore Piles, etc.</td>
<td>5,000.00</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Fill and Construction of Floor</td>
<td>33,764.47</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Filling Steel Monobore Piles, etc.</td>
<td>5,000.00</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Foundation and Floor Frequency Standardization, Building &quot;D&quot;</td>
<td>6,458.50</td>
<td>Yes</td>
<td></td>
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<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Foundation and Floor Frequency Standardization, Building &quot;C&quot;</td>
<td>7,358.50</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Installation of Foundation Posts, etc.</td>
<td>4,786.40</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Concrete Slab Work</td>
<td>1,200.00</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Foundation for Boiler House</td>
<td>538.67</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
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<tr>
<td></td>
<td>Standard Paving Ltd.</td>
<td>Foundation for Frequency Standardization, Building &quot;A&quot;</td>
<td>3,866.40</td>
<td>Work urgent, Best immediate source.</td>
<td></td>
</tr>
<tr>
<td>St. Catharines</td>
<td>R. E. Law Crushed Stone Ltd.</td>
<td>Asphalt Surfacing</td>
<td>900.00</td>
<td>Yes</td>
<td></td>
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<tr>
<td>Westminster F. C. and T. S.</td>
<td>Hobbs Glass Ltd.</td>
<td>Labour and Material for Glazing</td>
<td>386.00</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Company</td>
<td>Description</td>
<td>Cost (estimated)</td>
<td>Notes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------------------------</td>
<td>-----------------------------------------</td>
<td>-----------------</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Westminster F. C. and T. S.</td>
<td>McWaine Bros.</td>
<td>Labour, Equipment and Material for Lathing and Plastering</td>
<td>5,672.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. A. Brownlee Ltd.</td>
<td>Labour, Equipment and Material for Roofing</td>
<td>3,118.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northey Construction Co. Ltd.</td>
<td>Labour for Laying Brick and Stone Work</td>
<td>Cost plus basis (estimated) 5,350.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>London–Port Stanley Railway</td>
<td>Construction of Railway Siding</td>
<td>2,040.97</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northey Construction Co. Ltd.</td>
<td>Labour for Laying Brick and Stone Work</td>
<td>Cost plus basis (estimated) 9,000.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>J. A. Brownlee Ltd.</td>
<td>Roofing</td>
<td>1,361.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maple Leaf Bricklayers</td>
<td>Bricklaying</td>
<td>696.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. B. Carrington Construction Co.</td>
<td>Roofing</td>
<td>320.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Carnichael Roofing</td>
<td>Roofing</td>
<td>883.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northey Construction Co. Ltd.</td>
<td>Brickwork</td>
<td>Cost plus basis Approximately 3,700.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>McWaine Bros.</td>
<td>Lath and Plastering</td>
<td>1,840.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hobbs Glass</td>
<td>Glazing</td>
<td>130.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Northey Construction Co. Ltd.</td>
<td>Labour for Laying Brick and Stone Work</td>
<td>Cost plus basis (estimated) 3,700.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wiltshire T. S.</td>
<td>Dean Chandler Co.</td>
<td>Roofing</td>
<td>200.00</td>
<td></td>
<td></td>
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<tr>
<td>Weber Construction Co.</td>
<td>Masonry Work</td>
<td>891.77</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tillsonburg T. S.</td>
<td>Carroll Bros. Ltd.</td>
<td>Roofing</td>
<td>390.00</td>
<td></td>
<td></td>
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<tr>
<td>Burlington T. S.</td>
<td>Hamilton Roofing</td>
<td>Roofing</td>
<td>305.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kipling T. S.</td>
<td>T. H. Johnson</td>
<td>Installation of Roof</td>
<td>502.20</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Walter Key &amp; Son</td>
<td>Masonry Work</td>
<td>620.00</td>
<td>Yes</td>
<td></td>
<td></td>
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<tr>
<td>Weber Construction Co.</td>
<td>Masonry Work</td>
<td>10,101.70</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weber Construction Co.</td>
<td>Masonry Work</td>
<td>3,200.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>T. H. Johnston</td>
<td>Roofing</td>
<td>755.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>W. C. Parsley</td>
<td>Roofing</td>
<td>181.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>W. C. Parsley</td>
<td>Roofing</td>
<td>215.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Armitage T. S.</td>
<td>McKay Radio and Electric</td>
<td>Electrical Wiring</td>
<td>567.70</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fairbanks Plasterers</td>
<td>Plastering and Lathing</td>
<td>1,645.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heather &amp; Little Ltd.</td>
<td>Roofing</td>
<td>320.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coles Jeffrey Construction Co.</td>
<td>Masonry and Stone Work</td>
<td>2,100.00</td>
<td>Yes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Peterboro T. S.</td>
<td>D. G. Johnston</td>
<td>Masonry Work</td>
<td>675.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Canadian National Railways</td>
<td>Siding Facilities</td>
<td>5,375.00</td>
<td>Constructed by Railway Co.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sarnia T. S.</td>
<td>F. A. Stonehouse &amp; Sons</td>
<td>Paving Road</td>
<td>1,500.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Moose Lake</td>
<td>Mr. K. Truax</td>
<td>Grading and Filling Road</td>
<td>3,803.00</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mr. K. Truax</td>
<td>Hauling Fill</td>
<td>3,150.00</td>
<td>Remote location, no competition available.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mr. K. Truax</td>
<td>Grading Site</td>
<td>1,800.00</td>
<td>Remote location, no competition available.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Mr. Houck asked the following Question, No. 39:—

1. What has been the total cost during the year 1949 for the entertainment of guests at the Niagara Park Refectory. 2. Are Niagara Falls Park Commissioners assessed for rooms at the Refectory or are these complimentary. 3. Are Niagara Falls Park Commissioners assessed for meals at the Refectory or are these complimentary. 4. If meals are complimentary, how many meals have been taken by Park Commissioners and their guests.

The Minister of Labour replied as follows:—

1. $984.00. 2. Complimentary. 3. Complimentary to Commissioners when on business of Commission. Meals for Commissioners at other times, and meals for guests, not complimentary. 4. In 1949—294 complimentary meals.

Mr. Oliver asked the following Question, No. 80:—

1. What has been the cost to date of the construction of the Ontario Hospital at Smiths Falls. 2. What is the estimated cost of the completed work. 3. When is it expected to open such hospital.

The Minister of Public Works replied as follows:—

1. $3,769,512.50. 2. At this stage information not yet available from which accurate estimate can be made. 3. The buildings will be progressively occupied by patients as they are completed, equipped and furnished. It is anticipated that the first move of occupancy will be made early in the coming fiscal year, when 450 patients will be moved into Group A buildings. Other moves will follow as quickly as the buildings become ready.

Mr. Dennison asked the following Question, No. 85:—

What is the number and value of motor trucks purchased by the Ontario Hydro-Electric Power Commission since April 1st, 1945, which were: (a) wholly manufactured in Canada; (b) manufactured partially in the United States, and partially in Canada; (c) manufactured in the United States; (d) manufactured in the United Kingdom.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

Information necessary to provide answers for this Question is not available. There is no motor truck wholly manufactured in Canada, and in making purchases of these vehicles the Commission does not receive information that would indicate the manufacturing source of the component parts.
Mr. Dennison asked the following Question, No. 91:—

What is the number and value of automobiles purchased by the Ontario Hydro-Electric Power Commission since April 1st, 1945, which were: (a) wholly manufactured in Canada; (b) manufactured partially in the United States and partially in Canada; (c) manufactured in the United States; (d) manufactured in the United Kingdom.

The 1st Vice-Chairman of The Hydro-Electric Power Commission of Ontario replied as follows:—

Information necessary to provide answers for this Question is not available. There is no automobile wholly manufactured in Canada, and in making purchases of these vehicles the Commission does not receive information that would indicate the manufacturing source of the component parts.

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

(In the Committee)

Resolved, That there be granted to His Majesty, for the services of the fiscal year ending March 31st, 1951, the following sums:—

22. To defray the expenses of the Main Office, Attorney-General's Department .................................................. $ 473,000.00
23. To defray the expenses of the Office of the Legislative Counsel .................................................. 207,100.00
24. To defray the expenses of the Office of the Registrar of Regulations .................................................................................. 80,900.00
25. To defray the expenses of the Supreme Court of Ontario .................................................. 166,375.00
26. To defray the expenses of the Office of the Shorthand Reporters, S.C.O. .................................................. 75,000.00
27. To defray the expenses of the Office of the Master of Titles .................................................. 62,000.00
28. To defray the expenses of the Drainage Referees .................................................. 2,700.00
29. To defray the expenses of the Office of the Auditor of Criminal Justice Accounts .................................................. 1,998,275.00
30. To defray the expenses of the Office of the Public Trustee .................................................. 314,100.00
31. To defray the expenses of the Office of the Official Guardian .................................................. 131,350.00
32. To defray the expenses of the Office of the Accountant, S.C.O. .................................................. 27,700.00
33. To defray the expenses of the Office of the Fire Marshal .................................................. 247,000.00
34. To defray the expenses of the Office of the Inspector of Legal Offices .................................................. 223,700.00
35. To defray the expenses of the Law Enforcement Branch (Ontario Provincial Police) .................................................. 3,693,700.00
36. To defray the expenses of the Ontario Securities Commission .................................................. 142,000.00
37. To defray the expenses of the Department of Insurance .................................................. 113,000.00
38. To defray the expenses of the Main Office, Department of Travel and Publicity .................................................. 61,915.00
39. To defray the expenses of the Travel Division—Publicity Branch .................................................. 286,300.00
40. To defray the expenses of the Travel Division—Information Branch .................................................. 112,975.00
192. To defray the expenses of the Travel Division—Development Branch $ 73,560.00
193. To defray the expenses of the Travel Division—Winter Promotion Branch 11,250.00
194. To defray the expenses of the Public Information Division 71,000.00
138. To defray the expenses of the Main Office, Department of Provincial Secretary 202,375.00
139. To defray the expenses of the Civil Service Commission 79,650.00
140. To defray the expenses of the Office of the Speaker 17,350.00
141. To defray the expenses of the Clerk of the Legislative Assembly 37,000.00
142. To defray the expenses of the Sessional Requirements 388,900.00
143. To defray the expenses of the Office of the Crown-in-Chancery 11,625.00
144. To defray the expenses of the King’s Printer 83,100.00
145. To defray the expenses of the Social Security and Rehabilitation Committee 10,000.00
146. To defray the expenses of the Miscellaneous Requirements 25,000.00
147. To defray the expenses of the Ontario Public Service Superannuation Fund 26,000.00

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received to-day.

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On motion by Mr. Jolliffe, seconded by Mr. Oliver,

Ordered, That a Select Committee of this House be appointed to study and inquire into the payment of indemnities and allowances to Members of the Legislative Assembly and members of the Executive Council and all matters pertaining thereto. Such Committee to give consideration to the recommendations contained in the Report of the Select Committee on Indemnities and Allowances which was tabled in the House on March 14th, 1947.

Such Committee to be composed of six members, as follows: Messrs. Rea, Murdoch, Cathcart, Grummett, Nixon, MacLeod.

The Committee to have authority to sit during the recess of the House with power to call for persons, papers and things.

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The following Bills were severally read the third time and were passed:—

Bill No. 82, The Labour Relations Act, 1950.


Bill No. 133, An Act to authorize an Income Tax Rental Agreement or an Income Tax Agency Agreement.
Bill No. 134, An Act to impose a Tax on Logging Profits.


Bill No. 139, An Act to amend The Public Hospitals Act.


Bill No. 141, An Act to amend The Department of Municipal Affairs Act.


Bill No. 143, An Act to amend The Voters' Lists Act.


Bill No. 146, An Act to amend The Rights of Labour Act, 1944.

Mr. Patrick, from the Committee of Supply, reported the following Resolution which was concurred in by the House:—

Resolved, That Supply in the following amounts and to defray the expenses of the Government Departments named be granted to His Majesty for the year ending March 31st, 1951:—

DEPARTMENT OF AGRICULTURE:

Main Office, Department of Agriculture.........................$ 503,890.00
Agricultural and Horticultural Societies Branch................. 710,600.00
Agricultural Representative Branch......................... 799,460.00
Co-operation and Markets Branch............................ 45,300.00
Crops, Seeds and Weeds Branch.......................... 143,805.00
Dairy Branch............................................ 228,300.00
Farm Economics Branch................................... 77,485.00
Farm Labour Service Branch............................... 82,500.00
Fruit Branch........................................... 253,760.00
Live Stock Branch........................................ 549,395.00
Milk Control Board of Ontario................................ 81,810.00
Northern Ontario Branch.................................. 700,000.00
Statistics and Publications Branch............................ 76,630.00
Women's Institute Branch and Home Economics Service........... 207,600.00
Demonstration Farm, New Liskeard............................ 24,070.00
Horticultural Experiment Station, Vineland...................... 158,460.00
Kemptville Agricultural School................................ 202,795.00
Ontario Agricultural College, Guelph........................ 2,148,740.00
Ontario Veterinary College, Guelph........................... 625,000.00
Western Ontario Experimental Farm, Ridgetown...................... 72,400.00
Fruit Branch........................................... 250,000.00
### Department of Attorney-General:

<table>
<thead>
<tr>
<th>Service</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office, Attorney-General's Department</td>
<td>$473,000.00</td>
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<tr>
<td>Office of the Legislative Counsel</td>
<td>$207,100.00</td>
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<tr>
<td>Office of the Registrar of Regulations</td>
<td>$80,900.00</td>
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<td>Supreme Court of Ontario</td>
<td>$166,375.00</td>
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<td>Office of the Shorthand Reporters, S.C.O.</td>
<td>$75,000.00</td>
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<td>Office of the Master of Titles</td>
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<td>Drainage Referees</td>
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<td>Office of the Auditor of Criminal Justice Accounts</td>
<td>$1,998,275.00</td>
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<td>Office of the Public Trustee</td>
<td>$314,100.00</td>
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<tr>
<td>Office of the Official Guardian</td>
<td>$131,350.00</td>
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<td>Office of the Accountant, S.C.O.</td>
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<td>Office of the Fire Marshal</td>
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<td>Office of the Inspector of Legal Offices</td>
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<td>Law Enforcement Branch (Ontario Provincial Police)</td>
<td>$3,693,700.00</td>
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<td>Ontario Securities Commission</td>
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### Department of Education:

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Main Office and General Departmental Expenses, Department of Education</td>
<td>$498,000.00</td>
</tr>
<tr>
<td>Public and Separate Schools Branch</td>
<td>$940,200.00</td>
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<tr>
<td>High Schools and Collegiate Institutes Branch</td>
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<tr>
<td>Vocational Education Branch</td>
<td>$1,118,500.00</td>
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<tr>
<td>Training Schools Branch</td>
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<tr>
<td>Special Services</td>
<td>$942,200.00</td>
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<tr>
<td>Departmental Examinations Branch</td>
<td>$388,900.00</td>
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<tr>
<td>Public Libraries Branch</td>
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<tr>
<td>Legislative Library</td>
<td>$24,400.00</td>
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<tr>
<td>Public Records and Archives</td>
<td>$21,400.00</td>
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<tr>
<td>Text-Books Branch</td>
<td>$98,700.00</td>
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<tr>
<td>Ontario School for the Blind, Brantford</td>
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<td>Ontario School for the Deaf, Belleville</td>
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<td>Scholarships, Bursaries, etc.</td>
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<tr>
<td>Legislative Grants, etc.</td>
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<td>Miscellaneous Grants</td>
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<td>Grants to Provincial and other Universities, etc</td>
<td>$4,316,000.00</td>
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<td>Teachers' Superannuation, etc</td>
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### Department of Health:

<table>
<thead>
<tr>
<th>Service</th>
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<tbody>
<tr>
<td>Main Office, Department of Health</td>
<td>$1,474,550.00</td>
</tr>
<tr>
<td>Health Units Branch</td>
<td>$495,200.00</td>
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<tr>
<td>Public Health Nursing Branch</td>
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<tr>
<td>Maternal and Child Hygiene Branch</td>
<td>$384,500.00</td>
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<tr>
<td>Dental Service Branch</td>
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<tr>
<td>Nurses' Registration Branch</td>
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<tr>
<td>Epidemiological Branch</td>
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<tr>
<td>Venereal Diseases Control Branch</td>
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<tr>
<td>Tuberculosis Prevention Branch</td>
<td>$6,162,150.00</td>
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<tr>
<td>Industrial Hygiene Branch</td>
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<tr>
<td>Sanitary Engineering Branch</td>
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### Department of Health—Continued

<table>
<thead>
<tr>
<th>Branch Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Laboratory Branch—Central Laboratory</td>
<td>$447,100.00</td>
</tr>
<tr>
<td>Branch Laboratories</td>
<td>$319,700.00</td>
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<tr>
<td>Subsidized Laboratories</td>
<td>$31,500.00</td>
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<tr>
<td>Public and Private Hospitals Division</td>
<td>$8,484,000.00</td>
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<tr>
<td>Ontario Hospitals Division—General Expenses</td>
<td>$952,500.00</td>
</tr>
</tbody>
</table>

**Ontario Hospitals:**

- Aurora: $187,000.00
- Brockville: $885,000.00
- Cobourg: $296,500.00
- Fort William: $103,000.00
- Fort William–Port Arthur Unit: $46,000.00
- Hamilton: $1,226,000.00
- Kingston: $1,019,000.00
- Langstaff: $320,000.00
- Langstaff—Concord Unit: $10,500.00
- London: $1,276,000.00
- New Toronto: $984,000.00
- Ontario Hospital School, Orillia: $1,386,000.00
- Penetanguishene: $504,000.00
- St. Thomas: $1,305,000.00
- Smith’s Falls: $375,000.00
- Toronto: $925,000.00
- Whitby: $1,152,000.00
- Woodstock: $1,138,000.00
- Toronto Psychiatric: $324,000.00

### Department of Highways:

<table>
<thead>
<tr>
<th>Branch Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Main Office, Department of Highways</td>
<td>$1,415,300.00</td>
</tr>
<tr>
<td>Division Offices</td>
<td>$1,110,000.00</td>
</tr>
<tr>
<td>Municipal Roads Branch</td>
<td>$165,000.00</td>
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<tr>
<td>Gasoline Tax Branch</td>
<td>$155,000.00</td>
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<tr>
<td>Motor Vehicles Branch</td>
<td>$290,000.00</td>
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</table>

### Department of Insurance:

<table>
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<tr>
<th>Branch Description</th>
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<tbody>
<tr>
<td>Main Office</td>
<td>$113,000.00</td>
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### Department of Labour:

<table>
<thead>
<tr>
<th>Branch Description</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$235,637.00</td>
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<tr>
<td>Industry and Labour Board</td>
<td>$137,770.00</td>
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<tr>
<td>Apprenticeship Branch</td>
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<tr>
<td>Boiler Inspection Branch</td>
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<tr>
<td>Factory Inspection Branch</td>
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<tr>
<td>Board of Examiners of Operating Engineers</td>
<td>$40,210.00</td>
</tr>
<tr>
<td>Minimum Wage Branch</td>
<td>$28,140.00</td>
</tr>
<tr>
<td>Composite Inspection Branch</td>
<td>$188,295.00</td>
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<tr>
<td>Labour Relations Board</td>
<td>$49,378.00</td>
</tr>
<tr>
<td>Industry and Labour Board</td>
<td>$6,000,000.00</td>
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**DEPARTMENT OF LANDS AND FORESTS:**

<table>
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<tr>
<th>Branch</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$1,557,500.00</td>
</tr>
<tr>
<td>Surveys Branch</td>
<td>186,400.00</td>
</tr>
<tr>
<td>Forest Research Branch</td>
<td>210,000.00</td>
</tr>
<tr>
<td>Basic Organization—District Offices</td>
<td>6,532,000.00</td>
</tr>
<tr>
<td>Extra Fire Fighting</td>
<td>800,000.00</td>
</tr>
<tr>
<td>Fire Prevention, Conservation of Fish, Wildlife and Reforestation</td>
<td>98,000.00</td>
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<tr>
<td>Air Service Branch</td>
<td>720,000.00</td>
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<tr>
<td>Grants</td>
<td>13,100.00</td>
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<tr>
<td>Wolf Bounty</td>
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<tr>
<td>Bear Bounty</td>
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<tr>
<td>Timber Management Branch</td>
<td>4,900,000.00</td>
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**Office of Lieutenant-Governor:**

- 14,500.00

**DEPARTMENT OF MINES:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>292,700.00</td>
</tr>
<tr>
<td>Geological Branch</td>
<td>208,200.00</td>
</tr>
<tr>
<td>Mines Inspection Branch</td>
<td>110,700.00</td>
</tr>
<tr>
<td>Laboratories</td>
<td>83,800.00</td>
</tr>
<tr>
<td>Natural Gas Commissioner's Branch</td>
<td>29,100.00</td>
</tr>
<tr>
<td>Sulphur Fumes Arbitrator</td>
<td>8,500.00</td>
</tr>
<tr>
<td>Mining Lands Branch</td>
<td>124,500.00</td>
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**DEPARTMENT OF MUNICIPAL AFFAIRS:**

<table>
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<tr>
<th>Branch</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Main Office</td>
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<tr>
<td>Ontario Municipal Board</td>
<td>109,500.00</td>
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<tr>
<td>Registrar-General's Branch</td>
<td>296,400.00</td>
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**DEPARTMENT OF PLANNING AND DEVELOPMENT:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Main Office</td>
<td>50,040.00</td>
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<tr>
<td>Community Planning Branch</td>
<td>54,200.00</td>
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<tr>
<td>Conservation Branch</td>
<td>224,360.00</td>
</tr>
<tr>
<td>Immigration Branch</td>
<td>29,250.00</td>
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<tr>
<td>Ontario House—London</td>
<td>150,000.00</td>
</tr>
<tr>
<td>Research Council of Ontario</td>
<td>350,000.00</td>
</tr>
<tr>
<td>Trade and Industry Branch</td>
<td>87,150.00</td>
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**DEPARTMENT OF THE PRIME MINISTER:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>42,255.00</td>
</tr>
<tr>
<td>Cabinet Office</td>
<td>41,750.00</td>
</tr>
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</table>

**Office of the Provincial Auditor:**

- 209,000.00

**DEPARTMENT OF PROVINCIAL SECRETARY:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>202,375.00</td>
</tr>
<tr>
<td>Civil Service Commission</td>
<td>79,650.00</td>
</tr>
<tr>
<td>Office of the Speaker</td>
<td>17,350.00</td>
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<tr>
<td>Clerk of the Legislative Assembly</td>
<td>37,000.00</td>
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<tr>
<td>Sessional Requirements</td>
<td>388,900.00</td>
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**DEPARTMENT OF PROVINCIAL SECRETARY—Continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Office of the Crown-in-Chancery</td>
<td>$11,625.00</td>
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<tr>
<td>King's Printer</td>
<td>$83,100.00</td>
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<tr>
<td>Social Security and Rehabilitation Committee</td>
<td>$10,000.00</td>
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<tr>
<td>Miscellaneous Requirements</td>
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<tr>
<td>Ontario Public Service Superannuation Fund</td>
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**DEPARTMENT OF PROVINCIAL TREASURER:**

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<tbody>
<tr>
<td>Main Office</td>
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<td>Bureau of Statistics and Research</td>
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<tr>
<td>Motion Picture Censorship and Theatre Inspection</td>
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<tr>
<td>Controller of Revenue</td>
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<tr>
<td>Post Office</td>
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<td>Main Office</td>
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**DEPARTMENT OF PUBLIC WELFARE:**

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<tbody>
<tr>
<td>Main Office</td>
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<tr>
<td>Day Nurseries Branch</td>
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<tr>
<td>Children's Aid Branch</td>
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<tr>
<td>Youth and Child Welfare Branch</td>
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<tr>
<td>Mothers' Allowances Branch</td>
<td>$6,146,500.00</td>
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<tr>
<td>Old Age Pensions Commission</td>
<td>$12,140,500.00</td>
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<tr>
<td>Homes for the Aged Branch</td>
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<tr>
<td>Welfare Units Branch</td>
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<tr>
<td>Accounting and Tabulating Branch</td>
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<td>Old Age Pensions Commission</td>
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**DEPARTMENT OF PUBLIC WORKS:**

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<tr>
<td>Main Office</td>
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<tr>
<td>General Superintendence</td>
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<tr>
<td>Lieutenant-Governor's Apartment</td>
<td>$6,500.00</td>
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<tr>
<td>Legislative and Departmental Buildings</td>
<td>$1,323,000.00</td>
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<tr>
<td>Osgoode Hall</td>
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<tr>
<td>Government Buildings</td>
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<tr>
<td>Ontario Government Branch Office Buildings</td>
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<tr>
<td>Maintenance of Locks, Bridges, Dams and Docks, etc.</td>
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<tr>
<td>Miscellaneous</td>
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<tr>
<td>Public Buildings</td>
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</tr>
<tr>
<td>Dams, Docks and Drainage Works</td>
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<td>Miscellaneous</td>
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**DEPARTMENT OF REFORM INSTITUTIONS:**

<table>
<thead>
<tr>
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<th>Amount</th>
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<tbody>
<tr>
<td>Main Office</td>
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<tr>
<td>Board of Parole</td>
<td>$62,100.00</td>
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<tr>
<td>Ontario Reformatories:</td>
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<tr>
<td>Guelph</td>
<td>$2,460,000.00</td>
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<tr>
<td>Mimico</td>
<td>$508,000.00</td>
</tr>
<tr>
<td>Brampton</td>
<td>$264,000.00</td>
</tr>
<tr>
<td>Mercer, Toronto</td>
<td>$388,000.00</td>
</tr>
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</table>
DEPARTMENT OF REFORM INSTITUTIONS—Continued

Industrial Farms:
- Burwash ........................................... 1,175,000.00
- Monteith .......................................... 189,000.00
- Neys ............................................. 139,000.00
- Rideau-Burritt's Rapids ......................... 187,000.00
- Burtch-Brantford ................................ 209,000.00

Ontario Training School for Boys—Bowmanville and Galt Branches ...................................... 523,000.00

Ontario Training School for Girls—Cobourg .................. 201,000.00

DEPARTMENT OF TRAVEL AND PUBLICITY:

Main Office ....................................... 61,915.00
Travel Division:
- Publicity Branch .................................. 286,300.00
- Information Branch ................................ 112,975.00
- Development Branch .............................. 73,560.00
- Winter Promotion Branch ......................... 11,250.00
Public Information Division ........................ 71,000.00

MISCELLANEOUS .................................. 100,000.00

MISCELLANEOUS .................................. 150,000.00

The House, according to Order, resolved itself into the Committee on Ways and Means.

(In the Committee)

Resolved, That there be granted out of the Consolidated Revenue Fund of this Province a sum not exceeding two hundred and fifteen million, three hundred and eighteen thousand, nine hundred and fifty-five dollars to meet the supply to that extent granted to His Majesty.

Mr. Speaker resumed the Chair; and Mr. Patrick reported, That the Committee had come to a Resolution.

Ordered, That the Report be received forthwith and adopted.

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

Bill No. 147, intituled, "An Act for granting to His Majesty certain sums of Money for the Public Service of the Fiscal Year ending the 31st day of March, 1951." Mr. Frost.

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.
Ordered, That the Bill be read the third time forthwith.

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

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—


The Honourable the Administrator of the Province entered the Chamber of the Legislative Assembly and being seated upon the Throne,

Mr. Speaker addressed His Honour in the following words:—

May it please Your Honour:

"The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed severally as follows:—

"The following are the Titles of the Bills to which Your Honour's Assent is prayed:—

Bill No. 82, The Labour Relations Act, 1950.

Bill No. 97, An Act to amend The Public Service Act, 1947.

Bill No. 102, An Act to amend The Assessment Act.


Bill No. 116, An Act to provide for Certain Exceptions to The Lord's Day Act (Canada).


Bill No. 133, An Act to authorize an Income Tax Rental Agreement or an Income Tax Agency Agreement."
Bill No. 134, An Act to impose a Tax on Logging Profits.


Bill No. 136, An Act to express the Consent of the Legislature of Ontario to an Alteration of the Limits of the Province.


Bill No. 139, An Act to amend The Public Hospitals Act.

Bill No. 140. The Silicosis Act, 1950.

Bill No. 141, An Act to amend The Department of Municipal Affairs Act.


Bill No. 143, An Act to amend The Voters' Lists Act.


Bill No. 146, An Act to amend The Rights of Labour Act, 1944.

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

"In His Majesty's name, the Honourable the Administrator of the Province doth assent to these Bills."

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 fiscal year ending the 31st day of March, 1951.

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

"The Honourable the Administrator of the Province doth thank His Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in His Majesty's name."
His Honour was then pleased to deliver the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly:

Before performing the duty of proroguing the Second Session of the Twenty-third Legislature of the Province of Ontario, I wish to thank you, in the name of His Majesty, for the faithful and diligent application which you have given to the business of the people of this Province. The legislation which my Government has brought forward for your consideration and which you have approved, is of essential importance and includes many measures of particular benefit and interest.

Ninety Public Bills have received sanction. All are consistent with the continuing development and economic expansion of the Province. I should mention particularly a few of the measures which have special importance and value to the people.

Measures have been approved which will enable my Government to carry forward the coming conferences and discussions between the Federal Government and those of the several provinces, particularly within the fields of taxation. A Federal-Provincial Conference will be held this Autumn. It is a matter of much gratification that the various Governments can, and do, confer in a spirit of full co-operation and mutual understanding, in the interests of Canada. Arising directly from this co-operation is an Act to give increased stimulation to the building of homes. It is noted that a high level of home building in the Province has already been achieved.

Approval has been given to "The Labour Relations Act, 1950" which puts clearly into the form of legislation for the Province of Ontario, a code of principles and procedures for the conduct of relations between labour and management. I am confident that great good will come to all our people from willing adherence to the true intent and spirit of this great measure.

In recognition of the trends of these changing times, a measure has been given sanction which will prohibit in the future the making of covenants in deeds of land designed to prevent ownership or occupation on grounds of race or creed. An adaptation of the same principle was introduced in the Act relating to labour relations.

In response to the expressed desire of the people, authority has been given to the Municipalities of the Province independently to permit the conduct of sport within a limited period, on Sunday afternoons. This authority may be exercised only after a vote of the people in each municipality has been taken, and the conduct of sport will be subject to regulation by the municipal council.

Improvement in many respects of the marriage laws of the Province has been given sanction. In particular, provision has been made for the solemnization of marriage by County and District judges and by Magistrates.

Penalties upon conviction for driving while drunk have been increased materially.
Another measure which warrants particular mention is that establishing the Ontario Racing Commission, created to control and regulate all forms of horse racing in Ontario.

Although not a matter which involved legislative action, special mention should be made of the submission to you of a most comprehensive and far-reaching report by your Select Committee on Conservation.

Many measures have been passed which assist our people and tend to the betterment of conditions. Progress in education is most marked, and is reflected in grants to primary and secondary schools which are the highest in the history of our Province. Ontario leads all comparable jurisdictions in America. Additional assistance has been given to our hospitals in the form of a special maintenance grant of 25% of the amount given in 1949. Gratifying progress has been shown in the continuing improvement of the health and welfare of our people.

Many other matters have received consideration and approval. Among them should be mentioned twenty-eight Private Bills dealing with matters of special importance to those concerned and which required legislative action.

Satisfactory financial provision for the ensuing year has been made. Much gratification should be expressed and much encouragement taken from the fact that although the demand for funds to meet the requirements of my Government has been higher than ever before in the history of the Province, it has been possible to meet this demand, and at the same time, to reduce amusement and entertainment taxes.

In addition to the ordinary requirements my Government will be enabled to undertake very large public investment commitments. The substance and stability of this great Province are high.

May I express my gratitude for the appropriation of public funds for the purposes to which I have just referred. I am confident that under the guidance of Divine Providence the security and well being of the people of this Province will be advanced and strengthened by your endeavours as legislators.

The Provincial Secretary then said:—

Mr. Speaker and Gentlemen of the Legislative Assembly:—

It is the will and pleasure of the Honourable the Administrator of the Province that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
APPENDIX No. 1

Report and Minutes of the Meetings of the
Standing Committee on Fish and Game

Session of 1950
No. 1

Report of the Standing Committee on Fish and Game

SESSION OF 1950

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

GENTLEMEN:

Your Standing Committee on Fish and Game begs to present the following as its report:

The committee met three times during the session with Mr. Allen in the chair.

Representatives of Sportsmen's and Outfitters Associations were heard by the Committee, as well as private individuals.

187 recommendations were received.

No recommendations were made by the committee but a number of matters were forwarded to the Department of Lands and Forests for further consideration or study.

All of which is respectfully submitted.

Committee Room,
Tuesday March 28, 1950.

H. M. Allen,
Chairman.
Minutes of the Meetings of the Standing Committee on Fish and Game

FIRST MEETING

The first meeting of the Standing Committee on Fish and Game of the Second Session of the Twenty-Third Legislature of the Province of Ontario was held in Committee Room 1 on Tuesday March 21 at 10 a.m.

Present were Messrs. Allen, Baxter, Cathcart, Dennison, Dowling, Downer, Easton, Ellis, Hall, Harvey (Nipissing), Harvey (Sault Ste. Marie), Houck, Isley, Janes, Johnston (Parry Sound), Johnston (Simcoe Centre), Leavens, Mackenzie, Martin, Morrow, Murdoch, McMillan, McPhee, Newman, Pringle, Pryde, Reynolds, Robinson, Salsberg, Sandercock, Hon. Mr. Scott, Stewart, Taylor, Villeneuve and Walker.

On motion of Mr. Janes, seconded by Mr. Cathcart, Mr. Allen was unanimously made chairman.

Submissions were received from the Ontario Federation of Anglers and Hunters; The Northern Outfitters Association; Mr. H. Breckenridge, Mr. George Wright (tabled); The Rice Lake Tourist Association; The Lake Huron and Georgian Bay Fishermen's Association; The Peterborough Fish and Game Association; The Resort Operators Section of the Peterborough Chamber of Commerce; The Jolly Anglers Fish and Hunt Club; The Central Kawartha Cottagers Association; The Pickerel River Outfitters Association; Mr. Harold Shannon.

Mr. H. V. Sutton, representing the Ontario Federation of Anglers and Hunters congratulated the Department of Lands and Forests for the progress it had made on fish and game problems during the year. He also commended the report of the Select Committee of the Legislature on Conservation.

Mr. George Bishop of the Northern Outfitters Association reported his association was pleased with the decentralization program being carried on by the Department of Lands and Forests.

Mr. Salsberg questioned Mr. Bishop on the effect of American airplanes illegally bringing parties to fish in Ontario waters. Mr. Bishop said it was "very serious" in the Lake of the Woods area and north and west of Sudbury, and there definitely were not enough overseers. They were not spending money to any degree, he said.

Hon. Mr. Scott reported his department was working very closely with the Department of Transport at Ottawa to control any illegal traffic.

Referring to homesteading on Crown lands Mr. Dennison asked if there
was not a considerable degree of this in Southern Ontario as well as in the north. Mr. Scott replied it was mainly on private lands.

When Mr. J. Hambleton representing the Peterborough Fish and Game Association presented a resolution dealing with fishing seasons in that area, Mr. James Fraser representing the Peterborough Chamber of Commerce reported the resolution had later been rescinded by the Association. Mr. Hambleton withdrew this resolution.

In reply to a question as to why there had been a $1 increase in the non-resident angling licence Dr. W. J. Harkness explained there had been many requests for additional coupons to be incorporated with the licences. A new licence had then been designed which was more expensive to produce.

In asking that the Pickerel season in the Kawartha Lakes should be from May 1 to May 31 and that all fishing should be stopped in June, Dr. Heiton of the Central Kawartha Cottagers explained the present June season meant that pickerel were fished over the bass grounds and many bass were caught illegally.

Mr. Dowling submitted to the committee that at Long Point Beach there were areas held by Americans which were restricted to fishing.

Dr. Harkness explained that these were canals which had been artificially created and that the private interests therefore controlled them.

Other members complained that in other areas waters extending out considerable distances from shore were controlled privately.

The other submissions were received without comment.

On motion of Mr. Janes, seconded by Mr. Reynolds, the committee adjourned at 11.50 a.m.

Briefs presented at First Meeting:—

THE ONTARIO FEDERATION OF ANGLERS AND HUNTERS

RESOLUTIONS OF GENERAL INTEREST AND PERTAINING TO FISH

The Hon. Harold R. Scott has said in a recent speech regarding Ontario's Northland: "This forest is dedicated, with its resources, to multiple uses—that is, the use of forest, water and soil for the purpose for which they are best fitted."

These resolutions are made, and urged, for the preservation and improvement of wild life in Provincial areas as part of that dedicated use.
Proper forest management is of primary importance. If our forest areas are to be dedicated and used for the purpose for which they are best fitted, competent examination should determine what that best use is before remaining crown timber lands are turned over to private holding. Under land settlement regulations the grant of public land to private ownership is practically mandatory if approximately 50% of the area is not rock, regardless of the agricultural value of the land. Land so alienated is no longer under forest management, and wood cutting for sale is the main reason for cleaning it.

1. And therefore we repeat our resolution: "That so-called "Homesteading" of crown woodlands be not permitted unless and until competent previous examination has shown that the soil is suitable for successful farming in proper social and economic communities. The establishment of more rural slums should not be permitted through the process of turning good public forest lands into sub-marginal agricultural lands. Such areas are more valuable to the Province for the well-managed production of forest and wildlife crops.

2. We congratulate the Ontario Government in working, with the cooperation of Federal Authorities for the beginning of control of aircraft as instruments used in hunting game. Such control should be adequately and rigidly enforced. We continue to urge: That the Ontario Government secure the full co-operation of the Federal Authorities in insisting (a) that all aircraft coming into and leaving Canada report at points of entry, as required by law, and (b) that aircraft be used for transportation only to and from a declared base, and (c) that their use in Ontario as instruments for the fishing and the actual taking of fish be prohibited by regulations then strictly enforced by the Ontario Department of Lands and Forests.

3. The authority responsible for stocking and maintenance of fish in waters under control of the Province of Ontario should include all matters affecting the taking of fish from these waters.

The same centralizing of authority should apply in like manner to houseboats and cabin cruisers operating under Federal license and used for fishing in navigable waters within Provincial areas. At present the Ontario Government has no authority to regulate fishing activities from such boats licensed by Federal Authorities to carry passengers on navigable waters. Zoning of commercial fishing and tourist camps is recognized as necessary to keep fishing pressure within bounds, but such control of depletion is impossible unless the commercialized take by cruisers and houseboats is under control of the Department of Lands and Forests.

Therefore, be it resolved: That the regulation of fishing and hunting by and from cruisers and houseboats licensed by Federal authorities should be recognized as within the authority of the Ontario Department of Lands and Forests, and that all necessary steps be taken to secure that recognition.

4. The Algonquin Park wildlife sanctuary has, during the years demonstrated the value of such an area for rebuilding wildlife stocks within the protected area, and supplying game to areas around it. In other sanctuary areas notably the Mississagi and Chapleau reserves, poaching of game and fur is notorious. We continue to urge therefore:
That full warden protection be provided against poaching activities within Provincial wildlife sanctuaries, and especially now that the legal killing of moose is suspended, that sufficient warden protection be provided, on the ground and from the air, to stop the illegal killing still being done.

5. Since many novice hunters and fishermen do not know the laws and regulations, and lack of knowledge has caused unnecessary and regrettable violations, it should be mandatory for every issuer of licenses to furnish the purchaser at the time of issue, with a digest or Blue book of the game laws and fish regulations, of most recent issue.

6. That in the interest of safety and for the protection of human life, the bearing of firearms while under the influence of intoxicants be subject to the same penalties as the operation of a motor vehicle while in a similar condition.

7. That the salaries of Game Wardens and their allowances, be raised at least to a level comparable with the Provincial Police, and that a sufficient staff be maintained to cover all border crossing points 24 hours per day during open seasons.

8. Resolved that the penalties for illegal hunting and fishing be substantially increased, and that all equipment including motor vehicles, outboard motors, guns, etc. which are seized should be sold at public auction.

9. That the Department be urged to display prominently larger signs on all roads leading to the wildlife areas, urging the public to become more conservation minded.

10. That all members of the Provincial Legislature be requested to attend the Fish and Game Committee public hearings and the House agenda be so arranged that they may, to enable them to become more informed of the importance of this Province's renewable natural resources and to impress on them the weakness and folly of interfering with convictions and the work of this Department's field men in the enforcement of the law.

11. The Burwash Industrial (Prison) Farm is supposed to be a game and fish reserve. A recent arrest and detention of partridge hunters within the ill-marked boundaries of the area has brought to light some unsatisfactory conditions. Prison guards made the arrest, and called on the game wardens to take over from there. The hunters were said to have been guilty of an offence, but would not have been guilty had they been friends of, and with permission from, the superintendent of the Prison Farm.

The area is either a reserve, held by and for all the people of Ontario, or it is not a reserve. Grave objection is taken that any one acting as an officer under the Ontario Government representing all the people of Ontario, should be able to grant special privileges to any one to do on lands belonging to all the people what would be illegal for others to do. We urge, therefore:

(a) That the Ontario Government revoke any orders-in-council or other authority permitting the superintendent or other officials of the Burwash Industrial Farm to issue hunting permits for use on any part of Burwash
Industrial Farm area; (b) That the Farm area be kept as a game sanctuary; (c) That all the Burwash Industrial Farm boundaries be so clearly defined and plainly marked that trespassing hunters can have no reasonable excuse.

12. That no Tourist Outfitters' License be granted except to Canadian citizens and that all aliens applying for campsites of any kind be informed to the above effect.

13. BE IT RESOLVED that as the Ontario Federation of Anglers and Hunters as represented by their executive body are extremely dissatisfied with the reported stand of the Ontario Government on river pollution, and feeling that if no direct action is taken our natural resources will be wasted and our fish and wildlife exterminated, representation be made to the Lieutenant-Governor in Council and the Prime Minister of the Province of Ontario demanding direct action be taken to implement the following resolution which was unanimously passed at our annual meeting held in Sudbury January 30th and 31st, 1950, which resolution is hereto attached and marked as Schedule 1.

RESOLVED:

That the Ontario Federation of Anglers and Hunters shall, through its proper officers in that behalf, submit a recommendation in writing to the Lieutenant-Governor in Council that he shall, pursuant to the Public Enquiries Act, Chapter 19 of the Revised Statutes of Ontario, 1937, cause an enquiry to be made in Ontario by appointing a person or persons by Commission, to enquire into and report upon the best possible methods and means by way of legislation or otherwise to preserve the rivers, lakes and waterways within the jurisdiction of the Province of Ontario from pollution of all sorts, types and classes and without limiting the generality of such reference, to enquire into the following subjects:—

(a) Methods employed in other countries for the elimination of pollution of rivers, lakes and waterways in such countries.

(b) The Statutes, Orders and Regulations presently in force in other countries covering the question of pollution of rivers, lakes and waterways within their respective national jurisdictions.

(c) Supervision and administration of all rivers, lakes and waterways within the jurisdiction of the Province of Ontario to ensure proper preservation thereof free from any and all unnecessary pollution.

(d) All relevant facts relating to any matter into which in the opinion of the said Commission it is necessary to enquire in order to carry out fully and effectually the duties imposed upon such Commission.

FISH

1. That the Department of Lands and Forests urge the proper governmental authority to pass such rules and regulations governing the hiring, renting and identification of boats as may best safeguard the lives of the users thereof, and to
establish such inspection and licensing of all boats for hire as may prevent the use of leaky, unsound and unseaworthy craft. Leaving this to a few R.C.M.P. officers is not good enough.

2. We urge the continuance of the Department's policy of building more trout rearing ponds to enable them to distribute more fish of larger size in Ontario.

3. Whereas the game fish of this Province are being so heavily exploited and intensively angled for, and

Whereas there is cause for grave concern regarding our depleted stocks of game fish, and

Whereas there is considerable spoilage and resultant wastage of game fish exported from this Province by returning tourists,

Therefore be it resolved that no game fish be allowed to be exported from the Province of Ontario with the exception of mounted specimens which have been prepared in this Province.

4. Whereas we have every reason to believe that considerable numbers of Fish are taken immediately prior to the open season, and

Whereas there is insufficient overseer service to cope with offenders.

Now therefore be it resolved that additional overseer service be given at least one week before the opening of Trout and Bass seasons.

5. That no angling through ice be permitted for speckled trout.

6. That the closed season for pickerel be set as from April 15, to May 23rd, in the district north of North Bay.

7. Resolved that all angling in the St. Lawrence River on the Ontario side cease on October 15th.

Whereas many interested sportsmen consider that the St. Lawrence River is not adequately patrolled and that our overseers are handicapped by not having proper boats and equipment.

8. Resolved that the Dominion Government be approached for a conference as regards the lowering of the water levels in the Rideau River from Hog's Back to Burritt's Rapids or Merrickville. Local sportsmen are firmly of the opinion that under the present system there is a heavy loss of both fish and muskrats, owing to the water level being too low during the months of November, December and January.

9. Resolved that we ask for a Biological Survey of the Physical Characteristics of Belmont Lake.

10. Resolved that the closed season for Lake Trout in Lakes Muskoka, Rosseau and Joseph be from October 5th to January 1st of each year.
Resolved that the Department give us a report on Ling Investigations.

11. A follow up of a 1947 resolution asked again in 1948: It is our sincere desire that consideration be given to thorough study of the fish habits prior to, during and following the spawning period for Pickerel, in the waters leading out of Lake Couchiching insofar as the advisability of having fish ladders placed at Wasdells Falls and all branches of the Severn River leading out of Lake Couchiching where there are presently in operation Lake level control dams, hydro dam and canal lock, and if such study is evidence of the fact that we believe these fish go down stream to spawn and try to return and cannot due to these obstructions, then proper fish ladders be installed to correct this draining of Lake Couchiching of this type of fish.

12. Due to many so-called illegal devices commonly known as “Sniggers” or “Snaggers” being used in our local waters for the taking of white fish and herring especially when fishing through the ice, we recommend the following: That in fishing in the waters of Lakes Simcoe and Couchiching during the period or periods that white fish and herring may be taken by angling, that each line have not more than two small (No. 2 or smaller) single hooks freely attached thereto and that no ridged device be allowed to either connect the hooks to one another or the hooks to line.

13. Due to the gross misuse of spears in the Lakes Simcoe and Couchiching districts under the guise of spearing coarse fish, this Club urgently recommends the following: That in the Townships of Tay’, Matchedash, Medonte, Oro and Orillia in Simcoe County, Rama, Mara and Thorah in Ontario County and Morrison Township in the District of Muskoka, it be illegal for any person to use, carry or be in possession of a spear at any time of the year, unless by special permission of a local Game Oversee for a specific purpose.

14. That all the carp trapped in the nets during the spawning process of Muskellunge carried on in the Kawartha Lakes area, each spring, be destroyed.

15. That this zone do all in its power to have the Dept. of Lands and Forests put in a fish ladder to enable the Rainbow Trout to get past Nicholson’s Dam on the Nottawasaga River.

16. That the use of dip-nets be prohibited in the County of Welland, except for the taking of Smelt under special Smelt licenses.

17. That all fishing in the Trout streams of Norfolk County except during the Trout season be prohibited.

18. Now therefore be it resolved that a size limit of 24" be placed on Pike taken from the waters of the Nith River.

19. Now therefore be it resolved that the Department of Lands and Forests define and protect by markers, the spawning areas of Mitchell’s Bay and prohibit fishing in these areas until after the Bass spawning season in each year.

20. Now therefore be it resolved that the Department of Lands and
Forests put a closed season on Lake Trout during the spawning season all over Ontario as was the case previous to 1917, when it was lifted as a war measure and never put on again.

21. That the Department of Lands and Forests carry out all planting of fish, provided, however, that individuals or clubs shall still be permitted to plant fish in remote or inaccessible waters.

22. That the number of biologists be increased as rapidly as possible for more extended investigation in fish conditions and fishing problems, with special attention to the value of fertilizing, stream culture and present restocking methods.

Minutes of joint meeting of the Peterborough Fish and Game Protective Association and Resort Operators' Section of the Peterborough Chamber of Commerce, held in Peterborough, Friday evening, March 17th, 1950.

Executive members of the Chamber's Resort Operators' Section present were: Geo. Robertson (Rice Lake), Paul Harding (Stony Lake), Wes. Doyle (Pigeon Lake), E. Balmer (Chandos Lake), Bus Mitchell (Chemong Lake), Mac. McWilliams (Buckhorn Lake), J. M. Fraser, Chairman. Executive members of the Peterborough Fish and Game Protective Association present were: J. Baldwin, President, N. Bradley, E. Guppy, D. Smedmore, R. Menzies, R. Curtis, E. Hiland, S. Percer, G. Houghton, W. Perry, H. Tighe, J. Rogers.

Moved by Paul Harding, seconded by W. Doyle: "That there be no change in the opening date of May 15th for the pickerel season for 1950."

Moved by 'Mac' McWilliams, Gail Park, and seconded by Wes. Doyle, Pine Tree Lodge:
(Item 1) "That the drift fishing regulations applying to the Counties of Peterborough, Northumberland, Durham and Victoria be rescinded and that drift fishing be permitted in these four counties from May 15th to June 30th, allowing the use of artificial bait.

(Item 2) "That the minimum fine of $50.00 for first offence be applied to all infractions of the Game Laws regarding the taking of bass and muskelunge out of season, as well as undersized fish and exceeding the game limit."

Carried.

Moved by Norm. Bradley, seconded by E. Guppy: "That the Peterborough Fish and Game Protective Association go on record along with the Resort Operators' Section of the Peterborough Chamber of Commerce, as protesting the increase of $1.00 as applied to fishing licenses for non-resident anglers for the year 1950.

(Approved unanimously).

Jas. M. Fraser,
Chairman — Manager
SECOND MEETING

The second meeting of the Standing Committee on Fish and Game of the Ontario Legislature was held in Committee Room 2 on Wednesday March 22 at 10 a.m.

Present were Mr. Allen (Chairman) and Messrs: Cathcart, Cox, Dennison, Ellis, Fullerton, Hall, Harvey (Nipissing), Harvey (Sault Ste. Marie), Houck, Janes, Johnston (Simcoe Centre), Leavens, Mackenzie, McDonald, McEwing, McPhee, Newman, Pringle, Reynolds, Robinson, Salsberg, Sandercock, Hon. Mr. Scott, Villeneuve and Walker.

Representations were heard from the Ontario Federation of Anglers and Hunters; The Northern Ontario Outfitters; The New Ontario Trappers Association; Mr. Len Hughes; Mr. Charles Hoover, of the Regulated Game Preserve Areas in the Counties of Ontario and York; Mr. Bert Taylor; The Peel County Game and Fish Protective Association; The Port Perry Rod and Gun Club; The Georgian Bay Trappers Association (tabled); Mr. Douglas McKay (tabled); Mr. S. H. Holly (tabled); Mr. Clive A. Thomason; The Holst Point Association (tabled); Mr. I. Pettit; The Brant County Rod and Gun Club; Dr. J. White; Mr. Court Glover; Mr. Harry Hazen; Mr. Ken Hansen; Mr. E. Sawyers; The International Peace Memorial Forest; Mr. W. P. Shields; The Central Muskoka Game and Fish Protective Association; Mr. W. Myer; Mr. Ernest Chauvin; The Dundas Governor's Road Conservation Club; The Jolly Anglers Fish and Hunt Club.

Considering the brief of the Ontario Federation of Anglers and Hunters it was suggested by Mr. Ellis that Pelee Island should have the same open dates for pheasant shooting as prevailed on the mainland in Kent and Essex counties.

Mr. Dennison asked if all outboard motors seized from trangressors of the Game and Fisheries laws were sold at auction, or if not how many were.

Mr. H. V. Sutton said his association felt that in many cases the motors were returned after intervention of the local member of the Legislature.

Mr. F. S. McDougall, Deputy Minister, said he couldn't state how many motors were sold at auction. The Department itself, he said, used a number of the motors which had been taken for violations.

Mr. Sam Osborne of Sudbury objected to the suggestion of Mr. Taylor that the deer season on the Pickerel River should open earlier. In former years, he said, deer had been taken out of the area like cordwood.

Mr. Glover of Windsor after his presentation complimented the Department of Lands and Forests for the attention it now paid to resolutions.

There was considerable discussion regarding the Quetico national park area.

Various operators from the area complained that they couldn't either estab-
lish camps in the area or take parties in overnight. While American operators through airplanes and houseboats could use the resources freely from their side.

It was suggested that American operators be invited to establish camps in the area but various members complained that Canadian operators should be given the chance to develop the area.

After receiving the representations, on the motion of Mr. Leavens, seconded by Dr. McPhee, the committee adjourned at 12.30 p.m.

Briefs presented at Second Meeting:—

THE ONTARIO FEDERATION OF ANGLERS AND HUNTERS

RESOLUTIONS OF GENERAL INTEREST AND PERTAINING TO GAME

1. That non-resident Deer hunters in any part of Ontario be accompanied by a licensed guide, on the same basis as has been hitherto required in the case of non-resident moose-hunters. Sec. 20-3 applies to Rainy River and Kenora only.

2. That guides, when acting as such, be prohibited from carrying firearms.

3. That a Junior License be issued to permit a person under the age of 16 to hunt in the company of a licensed parent or guardian. (Zones 2 and 3).

4. That the present law regarding deer licenses be clarified to require that the metal tag be placed on a deer as soon as it is shot.

5. Whereas our predators appear to be on the increase, in spite of the bounty system, we urge that trial be made of professional hunters to be paid maintenance rates plus incentive payments, to control predators—i.e. wolves and bears, where they are increasing or are causing marked destruction of wild life.

6. That non-Resident Hunting Licenses confer only the same privileges as to bag limits and open seasons as are accorded to residents. Examples: The shipping tags on the Non-resident License far exceed the quantities of various game birds permitted by the resident season limit.

7. That competent investigation be made of the destruction of Fawns and Calf Moose by Bears, and the effects of such destruction on Deer and Moose populations. This may be covered by current investigations.

8. That a numbered button, to be worn in plain sight by the license holder, be issued with every hunting license sold in Ontario.

9. Resolved that the opening dates for the different species of fish to appear on non-resident fishing licenses and (2) Game Laws to be published before the non-resident licenses are issued.

10. Whereas the present regulations permitting persons hunting in company to kill one doe or fawn for each two hunters, discriminate against persons hunting
individually, and many doe and fawns are left to waste in the woods, be it re-
solved that individual hunters be not limited to shooting bucks only.

11. That a Game Preserve of up to one thousand square miles area be
established north of Lake Wanapitei, based on a suggested line from Tyrone to
MacBeth Townships, and extending northward to a line from Adams to Black
Townships, with adequate forestry and wildlife control. Camp locations are
being taken up in the area now, and unless a preserve is established now, vested
interests will be established.

12. That a wildfowl sanctuary be established on Whitewater Lake.

13. Whereas a fish and game overseer had made the town of Smiths Falls
his headquarters for a number of years but as there is none located there at
present it is felt that this practice should be re-established due to the large
number of hunters and anglers in the district.

Therefore be it resolved that the Department of Lands and Forests con-
sider the appointment of a full time Fish and Game overseer to work out of
Smiths Falls.

14. It has been brought to the attention of this club to what great extent
snares have been improperly used. We therefore strongly recommend that the
use of snares of any type be made unlawful in the following Townships: Tay,
Matchedash, Medonte, Orillia, Tiny and Oro in Simcoe County, and Morrison
Township in the District of Muskoka at any time of the year unless by special
permission of the local Game Overseer for a specific purpose.

15. Whereas the cotton-tail, Jack Rabbit and Hare population in the
Huron and Erie Zone has dropped to an all time low, and whereas some measures
must be taken to protect these species of Game now: Therefore be it resolved,
that the sale of Jack Rabbits, Cotton-Tail Rabbits and Hare be prohibited and
that a bag limit of six Jack Rabbits, Cotton-Tail Rabbits and Hare in the ag-
gregate per day, be added to the regulations.

16. Whereas it is believed that good numbers of deer are killed immediately
before and immediately after the open seasons where special Township deer
hunts are held.

Now therefore be it resolved that the Department of Lands and Forests
give additional overseer service at least one week before and one week after the
dates set for open season on deer in these special areas.

17. Now therefore be it resolved that the gun be kept out of the field until
the opening day of the Pheasant shoot in Kent County.

18. Whereas we believe that bow and arrow hunting is a form of sport in
which the hunter practices conservation due to the fact that he must stalk his
game to get in shooting range,

Now therefore be it resolved that bow and arrow hunting be encouraged
and that certain areas not open to firearms be opened up for bow and arrow
hunting.
19. Due to the fact that convictions and fines under the Game and Fisheries laws have little effect on the hardened transgressors, and in view of the success of the method in use in New York State, now therefore be it resolved that if an individual has two convictions under our Game, Fish or Trapping Laws against him, the said individual shall be unable to buy or hold any license for fishing, hunting, trapping or buying of furs for a period of five years.

20. Whereas from year to year the dates for the open season on upland game have changed from time to time, creating unnecessary disturbances to the plans of sportsmen and associations, and whereas sportsmen cannot plan ahead as to vacations, and associations cannot plan their activities with any assurance as to the date of open seasons; now

Therefore be it resolved that the Federation recommend to the Department of Lands and Forests that the dates for open season on game, wherever possible, be set on the following principle. Should conditions be such that by an Order-in-Council an open season will be declared on game, they shall be at the following times:

Ruffed Grouse—The week of Thanksgiving Day and another open season during the open deer season.
Pheasant —The last week of October.
Squirrel —One week later.

That the Cotton-Tail and Jack Rabbit season open on the same date as Pheasant season in Regulated Game Preserve Areas, and that this information be printed on Township Licenses.

21. Therefore be it resolved, that alien non-residents be prohibited from shooting small game in Haldimand County.

22. Therefore be it resolved that Clause B, Section 43, Game and Fisheries Act, be changed to read “to discharge or carry.”

23. Therefore be it resolved that the Huron and Erie Zone go on record as recommending that there be a change in the Criminal Code to prohibit the sales of guns and ammunition to any youth under the age of 16.

24. That the laws relating to Guides Licenses be rigidly enforced, and that these licenses should not be issued without the approval of the local Fish and Game Overseer.

25. That Vermin Permits shall not be issued except by the Game Overseer in the locality where the applicant resides, but in no event shall a Vermin Permit be issued without the written consent of the local Game Overseer.

26. Whereas angling and hunting (of ducks) occurs illegally to a very great extent, these violations of the Fish and Game Regulations are becoming very serious and should receive the immediate attention of the Department of Lands and Forests.
27. Therefore be it resolved that we recommend the appointment of an overseer for the St. Lawrence River exclusively for the area between Brockville and Kingston and that there should be suitable power boats and equipment to enable the officer to patrol the area satisfactorily.

Members of the Fish and Game Committee.

Two meetings have been held this year with representatives present from the Regulated Game Preserve Areas in the undernamed townships in the Counties of Ontario and York:

East Whitby, Whitby, and Pickering Townships in the County of Ontario.

King, Whitchurch, Markham, and Vaughan Townships in the County of York.

The meetings unanimously decided that the following resolutions be presented for your consideration, and it is our sincere hope that they will be favorably considered.

Moved by J. W. Powers, East Whitby, seconded by S. S. Pugh, Pickering.

That we petition the Provincial Department of Lands and Forests, Fish and Wildlife Division, through the Fish and Game Committee, to delegate the authority of issuing Vermin Permits to Regulated Game Preserve Areas, similar to the procedure to issuing Township Hunting Licences, with the fee arranged to the satisfaction of the Provincial Department.

Resolution carried.

Moved by J. E. Harper, Markham; Seconded by R. A. Belcour, East Whitby.

Whereas conservation is dependent upon the number of hunters being limited to a reasonable number for a certain given area, we have already petitioned the Provincial Department to enact legislation to make Township Hunting Licences valid only in the Township where they are issued, and we solicit the support of this Committee to support this recommendation.

Resolution carried.

It is apparent to those residing in areas adjacent to cities that some action along the lines suggested in these resolutions must be taken to conserve our wild life, otherwise the hunters outnumber the game.

We have also noticed hunters in regulated areas using vermin permits since February 28 without the approval of the local authorities. This is not in keeping with the memorandum received from the Fish and Wildlife Division, during the year 1949, and released to the press.

I quote from Paragraph 2: "This licence is not valid in Townships estab-
lished as Regulated Game Preserve areas without the approval of the controlling organizations in such Townships.”

All of which is respectfully submitted.

L. J. Harper,
Township of Whitchurch.

K. Reesor,
Township of Pickering.

F. H. Van Nostrand,
Township of Whitchurch.

Chas. Hoover, Sec.,
Township of Markham.

New Ontario Trappers Association

The following resolutions and recommendations were moved and passed at the Third Annual Convention of the New Ontario Trappers Association, which was held in Sudbury, Ontario, on February 1st, 2nd and 3rd, 1950, and are hereby presented in brief to the Legislature for consideration and approval:

Resolved:

1. That a $50.00 bounty be paid on wolves and that the same bounty apply on the pups as well as on the adult wolves.

2. That a bounty be paid on bear and fox. The trappers have found that both these animals are very destructive to many kinds of game, and it will create a great deal more interest among the trappers in predator control to have a bounty on them.

3. That a trapper who has had only one conviction and had his license taken from him, should have his case reviewed and his license returned to him if the wildlife supervisors feel that the circumstances warrant giving him another chance. The trappers all feel it is too severe a penalty to have his trapping rights taken from him for only one conviction unless it is an extremely severe violation.

4. That the Department allow trappers, in the section of the north country where only a few dogs are used in hunting, to use snares for the taking of wolves during all seasons or at least for the duration of their trapping licenses.

5. That the trappers be allowed to use snares for the taking of beaver under the ice.

6. That the hunting and trapping seasons be handled by zoning on a much closer scale, in accord with the conditions of the seasons and the volume of fur and game in different localities. This also to include moose, since many trappers feel that there are plenty of moose in their area to warrant an open season.
7. That the taking of otter be allowed until the end of the beaver season.

8. That before being granted a license, a new applicant be required to pass a test which will satisfy the Inspector of Traplines that he is capable and qualified to hold a license, both for his own protection in the bush and to guard against placing inferior or poorly handled merchandise on the market.

9. That the Department arrange to transplant Marten into areas which at present have none, but which have proper food and conditions for them.

RESOLUTIONS PASSED AT THE ANNUAL CONVENTION OF NORTHERN ONTARIO OUTFITTERS, HELD AT KENORA, ONTARIO, JANUARY 23-26, 1950

GAME

1. That the Department of Lands and Forests be requested to have a sufficient number of game wardens posted at all border crossing points to ensure the cancellation of all non-resident fishing and hunting licenses.

2. That foreign aircraft, when entering Canada for hunting and fishing purposes, or when entering the bush area removed from organized territory, be required to tie up at the Customs entry point, or at registered airdrome, or seaplane base, or at the licensed tourist operator’s camp nearest their destination; there to remain until its departure for home or for a like area in Canada. Travel from the point where foreign aircraft left to the fishing or hunting destination to be under the supervision of registered Canadian operators, or other duly qualified resident overseers.

3. That the open season for deer hunting in the Kenora-Rainy River Districts remain as at present.

4. That the Department seek to have established a uniform wolf bounty for all Canadian provinces. That the present $25 bounty on adult wolves include wolf pups as well. That the opening date for wolf hunting be set at January 1 instead of March 1. That licenses be granted to responsible persons to hunt wolves in game preserves.

5. That the Department of Lands and Forests be urged to give serious consideration to the control of private camps that are using their establishments as unlicensed tourists camps. (In this connection a memo of existing conditions will be submitted direct to Department officers.)

6. That in appreciation of their past co-operation, as well as in the interests of Conservation, Northern Ontario Outfitters’ Association will extend fullest co-operation to the Department of Lands and Forests in the matter of fire control, wildlife protection, and in the accurate reporting of their take of fish and game.
THIRD MEETING

The third meeting of the Committee on Fish and Game was held on Tuesday, March 28, at 10 a.m., with the following members present:

Messrs. Allen (Chairman), Cathcart, Cox, Dennison, Harvey (Sault Ste. Marie), Houck, Mackenzie, Martin, Pringle, Reynolds, Sandecock, Scott (Peterborough), Taylor and Walker.

The Committee met to consider 187 resolutions.

No motions were passed, but a number of resolutions were sent to the Department of Lands and Forests for consideration. Among these were:

That a closed season for pike and pickerel be established at some period in the year on the St. Lawrence River.

That study be given to outlawing all spear fishing in the Province.

That the possibilities of opening a game preserve in the Parry Sound and Peterborough districts be reviewed.

The Committee did not approve of resolutions which would have prevented the export of game fish except mounted specimens by non-resident anglers, and which would have refused tourist outfitters' licenses to any except Canadian citizens.

A proposal that certain lakes in Leeds County should be closed for fishing through the ice was referred back to local authorities. The same action was taken on a large number of other resolutions without discussion.

On the proposal of Mr. Houck it was recommended that a limit of 3 a night and 25 a season be set on coons. Also that shooting be barred between 6 a.m. and 6 p.m.

Hon. Mr. Scott reported the Department of Lands and Forests was considering opening the trout and pickerel seasons this year on a Saturday. The regular opening dates would fall on a Monday. He said that in future years when the regular opening dates fell beyond a Monday he would not agree with putting it back.

Mr. Scott also gave interim figures on a ling survey.

Read and tabled was a report on Ontario Moose Investigations by Randolph L. Peterson, which recommended the moose season be closed for another year. The investigations are continuing.

Mr. Houck moved a vote of thanks to the Chairman of the Committee and also to the Department of Lands and Forests.

The meeting adjourned at 12.15 p.m.
Brief Presented at Third Meeting:

ONTARIO MOOSE INVESTIGATIONS

By Randolph L. Peterson

Recommendations:

1. That the moose season remain closed during 1950.

2. That the Department of Lands and Forests continue a special study of the moose situation in order to (i) establish an estimate of the moose population for 1951, (ii) study the trends in the moose population relative to a possible open season in 1951, and (iii) establish a management programme for the maintaining and increasing of Ontario's moose population.

3. That an annual inventory of the moose populations, along the lines carried out this year, be established on a permanent basis.

4. That a special study be made of ways and means of preventing the killing, during any open season, of a greater number of adult shootable moose than are produced in one year in the general areas to be hunted.

5. That the estimates for the individual districts as well as the maps showing relative abundance be regarded as confidential information, not for the general release to the public.
RESOLUTIONS

Submitted to

THE FISH AND GAME COMMITTEE

of the

ONTARIO LEGISLATURE

March 21st and 22nd,
1950
1. *Crown Timber Land Management*

Proper forest management is of primary importance. If our forest areas are to be dedicated and used for the purpose for which they are best fitted, competent examination should determine what that best use is before remaining Crown timber lands are turned over to private holding. Under land settlement regulations the grant of public land to private ownership is practically mandatory if approximately 50 per cent of the area is not rock, regardless of the agricultural value of the land. Land so alienated is no longer under forest management, and wood cutting for sale is the main reason for cleaning it.

And, therefore, we repeat our resolution: “That so-called ‘Homesteading’ of Crown woodlands be not permitted unless and until competent previous examination has shown that the soil is suitable for successful farming in proper social and economic communities. The establishment of more rural slums should not be permitted through the process of turning good public forest lands into sub-marginal agricultural lands. Such areas are more valuable to the Province for the well-managed production of forest and wildlife crops.”

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<td>Crown Timber Land Management</td>
<td>Ontario Federation of Anglers and Hunters.</td>
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<td>This is the present practice.</td>
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2. We congratulate the Ontario Government in working, with the cooperation of Federal authorities for the beginning of control of aircraft as instruments used in hunting game. Such control should be adequately and rigidly enforced. We continue to urge:

That the Ontario Government secure the full cooperation of the Federal authorities in insisting,

(a) that all aircraft coming into and leaving Canada report at points of entry, as required by law, and

(b) that aircraft be used for transportation only to and from a declared base, and

(c) that their use in Ontario as instruments for the fishing and the actual taking of fish be prohibited by regulations then strictly enforced by the Ontario Department of Lands and Forests.

3. The authority responsible for stocking and maintenance of fish in waters under control of the Province of Ontario should include all matters affecting the taking of fish from these waters.

4. The same centralizing of authority should apply in like manner to houseboats and cabin cruisers operating under Federal licence and used for fishing in navigable waters within Provincial areas. At present the Ontario Federation of Anglers and Hunters. Under consideration and study by Federal and Ontario government authorities. Amendments to the Game and Fisheries Act, 1949—56(a).

District Biologists are carrying out complete surveys and investigations relative to these matters.

This has been under investigation by officers of the Department of Lands and Forests the last twelve months.
Recommendations

Government has no authority to regulate fishing activities from such boats licensed by Federal authorities to carry passengers on navigable waters. Zoning of commercial fishing and tourist camps is recognized as necessary to keep fishing pressure within bounds, but such control of depletion is impossible unless the commercialized take by cruisers and houseboats is under control of the Department of Lands and Forests;

Therefore be it resolved that the regulation of fishing and hunting by and from cruisers and houseboats licensed by Federal authorities should be recognized as within the authority of the Ontario Department of Lands and Forests, and that all necessary steps be taken to secure that recognition.

5. The Algonquin Park wildlife sanctuary has, during the years demonstrated the value of such an area for rebuilding wildlife stocks within the protected area, and supplying game to areas around it. In other sanctuary areas notably the Mississaugi and Chapleau reserves, poaching of game and fur is notorious. We continue to urge therefore:

That full warden protection be provided against poaching activities within Provincial wildlife sanctuaries, and especially now that the legal killing of moose is suspended, that sufficient warden protection be provided, on

By Whom: Ontario Federation of Anglers and Hunters.

Status: Conservation Officer efficiency is being improved and is to be augmented in these areas by additional management officer staff on the basis of and supported under the joint Ontario-Canada fur management agreement.
the ground and from the air, to stop the
illegal killing still being done.

6. Since many novice hunters and fishermen
do not know the Laws and regulations, and
lack of knowledge has caused unnecessary
and regrettable violations, it should be
mandatory for every issuer of licences to
furnish the purchaser at the time of issue,
with a digest or Blue Book of the game laws
and fish regulations, of most recent issue.

7. That in the interest of safety and for the
protection of human life, the bearing of fire-
arms while under the influence of intoxicants
be subject to the same penalties as the opera-
of a motor vehicle while in a similar condition.

8. That the salaries of Game Wardens and
their allowance be raised at least to a level
comparable with the Provincial Police and
that a sufficient staff be maintained to cover
all border crossing points 24 hours per day
during open seasons.

9. Resolved that the penalties for illegal
hunting and fishing be substantially increased
Ontario Federation of Anglers and Hunters.
This condition is being met
through inclusion of a sum-
mary of the Game and Fish-
eries regulations with the
licence now being issued in
booklet form for non-resi-
dent, and a general educa-
tional programme for resi-
dents is being continued. It
is not altogether practical
to impose extra responsi-
bilities on the issuers of
licences.

Ontario Federation of
Anglers and Hunters.
This has been under some
study by the Department.
### Recommendations

and that all equipment including motor vehicles, outboard motors, guns, etc., which are seized should be sold at public auction.

### By Whom

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10. That the Department be urged to display prominently larger signs on all roads leading to the wildlife areas, urging the public to become more conservation minded.

11. That all members of the Provincial Legislature be requested to attend the Fish and Game Committee public hearings and the House agenda be so arranged that they may, to enable them to become more in-

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<td>Hunting have been substantially increased, (70) Game and Fisheries Act amendment, 1949. The penalties for illegal fishing are covered by the Federal Fisheries Act, which provides the maximum penalty of $1,000 and which section the Federal Government is not inclined to change as it would involve separate categories for each of the provinces for each species of fish. At the present time seized equipment is sold at public auction by tender which in many ways is preferable to the open period type of auction.</td>
<td>Locations proposed are not clear.</td>
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| Ontario Federation of Anglers and Hunters. | Ontario Federation of Anglers and Hunters. |
formed of the importance of this Province's renewable natural resources and to impress on them the weakness and folly of interfering with convictions and the work of the Department's field men in the enforcement of the law.

12. The Burwash Industrial (Prison) Farm is supposed to be a game and fish reserve. A recent arrest and detention of partridge hunters within the ill-marked boundaries of the area has brought to light some unsatisfactory conditions. Prison guards made the arrest, and called on the game wardens to take over from there. The hunters were said to have been guilty of an offence, but would not have been guilty had they been friends of, and with permission from, the superintendent of the Prison Farm.

The area is either a reserve, held by and for all the people of Ontario, or it is not a reserve. Grave objection is taken that any one acting as an officer under the Ontario Government representing all the people of Ontario, should be able to grant special privileges to any one to do on lands belonging to all the people what would be illegal for others to do. We urge, therefore:

(a) That the Ontario Government revoke any Orders in Council or other authority permitting the superintendent or

Ontario Federation of Anglers and Hunters.

The Burwash Industrial Farm is not at the present time a Crown game preserve. The re-establishment of a Crown Game Preserve coincident with the boundaries of the Burwash Industrial Farm is now under consideration.
RECOMMENDATIONS

other officials of the Burwash Industrial Farm to issue hunting permits for use on any part of Burwash Industrial Farm area;
(b) That the Farm area be kept as a game sanctuary;
(c) That all the Burwash Industrial Farm boundaries be so clearly defined and plainly marked that trespassing hunters can have no reasonable excuse.

13. That no Tourist Outfitters' License be granted except to Canadian citizens and that all aliens applying for campsites of any kind be informed of the above effect.

14. Be it resolved that as the Ontario Federation of Anglers and Hunters as represented by their executive body are extremely dissatisfied with the reported stand of the Ontario Government on river pollution, and feeling that if no direct action is taken our natural resource will be wasted and our fish and wildlife exterminated, representation be made to the Lieutenant-Governor in Council and the Prime Minister of the Province of Ontario demanding direct action be taken to implement the following resolution which was unanimously passed at our annual meeting held in Sudbury, January 30th and 31st,

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<td>other officials of the Burwash Industrial Farm to issue hunting permits for use on any part of Burwash Industrial Farm area;</td>
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<td>(b) That the Farm area be kept as a game sanctuary;</td>
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<td>(c) That all the Burwash Industrial Farm boundaries be so clearly defined and plainly marked that trespassing hunters can have no reasonable excuse.</td>
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1950, which resolution is hereto attached and marked as Schedule 1.

Resolved that the Ontario Federation of Anglers and Hunters shall, through its proper officers in that behalf, submit a recommendation in writing to the Lieutenant-Governor in Council that he shall, pursuant to the Public Enquiries Act, Chapter 19 of the Revised Statutes of Ontario, 1937, cause an enquiry to be made in Ontario by appointing a person or persons by Commission, to enquire into and report upon the best possible methods and means by way of legislation or otherwise to preserve the rivers, lakes and waterways within the jurisdiction of the Province of Ontario from pollution of all sorts, types and classes and without limiting the generality of such reference to enquire into the following subjects:

(a) Methods employed in other countries for the elimination of pollution of rivers, lakes and waterways in such countries;

(b) The Statutes, Orders and Regulations presently in force in other countries covering the question of pollution of rivers, lakes and waterways within their respective national jurisdictions;
Recommendations

(c) Supervision and administration of all rivers, lakes and waterways within the jurisdiction of the Province of Ontario to ensure proper preservation thereof free from any and all unnecessary pollution;

(d) All relevant facts relating to any matter into which in the opinion of the said Commission it is necessary to enquire in order to carry out fully and effectually the duties imposed upon such Commission.

Supplementary Notes to the Recommendation of the Ontario Federation of Anglers and Hunters on the Proposal for establishment of a Commission on Pollution:

(1) The pollution of our rivers and lakes presents one of the most serious problems with which the country is faced.

(2) Pollution resulting from industrial and municipal waste and from erosion is detrimental to,

   (a) public health;
   (b) to conservation efforts, and
   (c) is ruining valuable recreational areas.

(3) The almost insuperable difficulties with which the U.S. is confronted in its frantic
efforts to overcome the evils of pollution can be avoided. It is plain common sense that we should learn from the mistakes of others.

(4) Ontario is still a relatively small country—are we to delay tackling the pollution problem until our population doubles, and the cost of rectifying our errors of omission is increased tenfold?

(5) No. Now is the time to act—already we are late.

(6) A comprehensive program to correct pollution may take many years to put into effect. The longer we delay, the more difficult does the problem become.

(7) Industrial development is hostile to wildlife, yet both must exist side by side. Planning is vital if this is to be possible.

(8) A Royal Commission on Pollution will chart the course for the future, and should be as welcome to the Government as it will be to the public.

(9) A Royal Commission on Pollution will:

   a) enlighten the members of the legislature;
   b) inform the public;

Ontario Federation of Anglers and Hunters.
**Recommendations**

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<td>(c)</td>
<td>set forth the difficulties to be overcome and suggest solutions;</td>
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<td>(d)</td>
<td>lay the groundwork for sound legislation to replace antiquated laws;</td>
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<td>(e)</td>
<td>recommend methods of financing pollution projects;</td>
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<td>(f)</td>
<td>remove the uncertainty under which industry now labours.</td>
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<td>(10)</td>
<td>The appointment of a Royal Commission on Pollution is essential if a serious, honest attempt is to be made to solve our pollution problems.</td>
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<td>(11)</td>
<td>For very obvious reasons a Royal Commission is to be preferred to the appointment of a committee which, at best, could only be a pale shadow of that which is needed.</td>
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<td>(12)</td>
<td>Let Ontario take the lead in Canada. Let us follow the example which is being set by the States of New York, Michigan and Illinois.</td>
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<td>(13)</td>
<td>Undertaken today, our pollution problem can be solved at a fraction of the cost that will be entailed if procrastination is to continue.</td>
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<td>15. (1)</td>
<td>That the Department of Lands and Forests urge the proper Governmental authority</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>This is a Federal responsibility.</td>
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ority to pass such rules and regulations governing the hiring, renting and identification of boats as may best safeguard the lives of the users thereof, and to establish such inspection and licensing of all boats for hire as may prevent the use of leaky, unsound and unseaworthy craft. Leaving this to a few R.C.M.P. officers is not good enough.

16. (2) We urge the continuance of the Department's policy of building more trout rearing ponds to enable them to distribute more fish of larger size in Ontario.

17. (3) Whereas the game fish of this Province are being so heavily exploited and intensively angled for, and

Whereas there is cause for grave concern regarding our depleted stocks of game fish, and

Whereas there is considerable spoilage and resultant wastage of game fish exported from this Province by returning tourists;

Therefore be it resolved that no game fish be allowed to be exported from the Province of Ontario with the exception of mounted specimens which have been prepared in this Province.

18. (4) Whereas we have every reason to believe that considerable numbers of fish are

The work of renovation and extension of rearing capacity for trout is currently underway.

Ontario Federation of Anglers and Hunters. Non-residents may now export one day's legal catch of each species of game fish, once a year, as provided by the shipping coupons on their licences.

Ontario Federation of Anglers and Hunters. The conservation officer staff is augmented by employ-
Recommendations

taken immediately prior to the open season, and
Whereas there is insufficient overseer service to cope with offenders;
Now therefore be it resolved that additional overseer service be given at least one week before the opening of Trout and Bass seasons.

19. (5) That no angling through ice be permitted for speckled trout.

20. (6) That the closed season for pickerel be set as from April 15 to May 23 in the district north of North Bay.

21. (7) Resolved that all angling in the St. Lawrence River on the Ontario side cease on October 15th.

22. Whereas many interested sportsmen consider that the St. Lawrence River is not adequately patrolled and that our overseers are handicapped by not having proper boats and equipment.

By Whom  Status  Comments

Ontario Federation of Anglers and Hunters.  Open season May 1 to Sept. 15.

Ontario Federation of Anglers and Hunters.  Closed—April 15 to May 14—north of North Bay.

2. Lunge closes October 1.
3. Pike and pickerel not closed as International waters.
4. In Quebec-Ontario waters pickerel to close Nov. 16.

Ontario Federation of Anglers and Hunters.  At the present time the Department has a fast patrol boat working on the St. Lawrence River, which is giving exceptionally good results in dealing with adequate control of anglers.
23. (8) Resolved that the Dominion Government be approached for a conference as regards the lowering of the water levels in the Rideau River from Hog's Back to Burritt's rapids or Merrickville. Local sportsmen are firmly of the opinion that under the present system there is a heavy loss of both fish and muskrats, owing to the water level being too low during the months of November, December and January.

24. (9) Resolved that we ask for a Biological Survey of the physical characteristics of Belmont Lake.

25. (10) Resolved that the closed season for lake trout in lakes Muskoka, Rosseau and Joseph be from October 5 to January 1 of each year inclusive.

26. Resolved that the Department give us a report on ling investigations.

27. (11) A follow up of a 1947 resolution asked again in 1948:

It is our sincere desire that consideration be given to thorough study of the fish habits prior to, during and following the spawning period for pickerel, in the waters leading out of Lake Couchiching insofar as the advisability of having fish ladders placed at

Ontario Federation of Anglers and Hunters. 

All under Federal control. Department of Lands and Forests have been working with Department of Trans- port on water levels, Trent and Rideau system.

Ontario Federation of Anglers and Hunters. 

To be arranged by District Biologist.

Ontario Federation of Anglers and Hunters. 

Present closed season Oct. 6 to Nov. 5.

Ontario Federation of Anglers and Hunters. 

This is in hand and ready for presentation.

Ontario Federation of Anglers and Hunters. 

This has been under study and our District Biologist, Dr. McCrimmon, will be in contact with Mr. Uren, respecting further investigation of the pickerel situation at Wasdells Falls for the purpose of adequately asses-
Recommendations

Wasdells Falls and all branches of the Severn River leading out of Lake Couchiching where there are presently in operation Lake Level control dams, hydro dam and canal lock, and if such study is evidence of the fact that we believe these fish go down stream to spawn and try to return and cannot due to these obstructions—then proper fish ladders be installed to correct this draining of Lake Couchiching of this type of fish.

28. (12) Due to many so-called illegal devices commonly known as “Sniggers” or “Snaggers” being used in our local waters for the taking of whitefish and herring especially when fishing through the ice, we recommend the following:

That in fishing in the waters of Lakes Simcoe and Couchiching during the period or periods that whitefish and herring may be taken by angling, that each line have not more than two small (No. 2 or smaller) single hooks freely attached thereto and that no rigid device be allowed to either connect the hooks to one another or the hooks to the line.

29. (13) Due to the gross misuse of spears in Lakes Simcoe and Couchiching districts under the guise of spearing coarse fish, this Club urgently recommends the following:

Ontario Federation of Anglers and Hunters. This is under inspection by field officers and study by the Department.

Ontario Federation of Anglers and Hunters. The prohibition of spears in this area is under study and may be implemented—considerable variation in opin-
That in the Townships of Tay, Matchedash, Medonte, Oro and Orillia in Simcoe County, Rama, Mara and Thorah in Ontario County, and Morrison Township in the District of Muskoka, it be illegal for any person to use, carry or be in possession of a spear at any time of the year, unless by special permission of a local Game Overseer for a specific purpose.

30. (14) That all the carp trapped in the nets during the spawning process of muskelunge carried on in the Kawartha Lakes area, each spring, be destroyed.

31. (15) That this zone do all in its power to have the Department of Lands and Forests put in a ladder to enable the Rainbow Trout to get past Nicholson’s Dam on the Nottawasaga River.

32. (16) That the use of dip nets be prohibited in the County of Welland, except for the taking of smelt under special smelt licences.

33. (17) That all fishing in the trout streams of Norfolk County except during the trout season be prohibited.

These carp are marketed or destroyed—given to local farmers.

Work going forward.

Regional, unnecessary, special regulations are in general undesirable. May now be used in April and May for coarse fish. This is under observation of field officers.

All streams open for angling in open season for any game fish.
### Recommendations

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<tr>
<td>34. (18)</td>
<td>Now therefore be it resolved that a size limit of 24 inches be placed on pike taken from the waters of the Nith River.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>No size limit on pike.</td>
</tr>
<tr>
<td>35. (19)</td>
<td>Now therefore be it resolved that the Department of Lands and Forests define and protect by markers, the spawning areas of Mitchell's Bay and prohibit fishing in these areas until after the bass spawning season in each year.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>This is to be investigated by the District Biologist to be appointed to this District.</td>
</tr>
<tr>
<td>36. (20)</td>
<td>Now therefore be it resolved that the Department of Lands and Forests put a closed season on lake trout during the spawning season all over Ontario as was the case previous to 1917, when it was lifted as a war measure and never put on again.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>No closed season in Great Lakes. No closed season in northern Ontario for angling. Southern Ontario closed to angling—October 5 to November 6.</td>
</tr>
<tr>
<td>37. (21)</td>
<td>That the Department of Lands and Forests carry out all planting of fish, provided, however, that individuals or clubs shall still be permitted to plant fish in remote or inaccessible waters.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>This is the present objective and operational practice of the Department.</td>
</tr>
<tr>
<td>38. (22)</td>
<td>That the number of biologists be increased as rapidly as possible for more extended investigation into fish conditions and fishing problems, with special attention to the value of fertilizing, stream culture and present restocking methods.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>This is presently being implemented.</td>
</tr>
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</table>
39. (1) (Also included in our Game resolutions); That the Department of Lands and Forests be requested to have a sufficient number of game wardens posted at all border-crossing points to ensure the cancellation of all non-resident fishing and hunting licences.


40. (2) That the Department of Lands and Forests be earnestly requested to examine and study, during 1950, the condition of muskie waters in northern Ontario, with the view to restocking, transferring young stock into depleted waters, closing more breeding waters, or putting into effect any conservation or propagation measures to guard present stock and ensure a future supply of this valuable species.

Northern Ontario Outfitters' Association. This is being currently carried out by the District Biologist.

41. (3) (Also included in our Game resolutions); That foreign aircraft, when entering Canada for purposes of hunting and fishing, or when entering a bush area removed from organized territory, be required to tie up at the Customs entry point, or at a registered airdrome, or seaplane base, or at the licensed tourist operator's camp nearest their destination; there to remain until its departure for home, or for other destination. Travel from the point where the foreign aircraft left to the fishing or hunting destination; to be under the supervision of registered Canadian operators, or other duly qualified resident overseers.

Northern Ontario Outfitters' Association. See Recommendation No. 2.
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<tr>
<td>42. (4) That, realizing the need of additional funds to provide more hatcheries and rearing ponds, the Northern Ontario Outfitters' Association will support the request of any other resident organization for the establishment of a resident angling licence.</td>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
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<tr>
<td>43. (5) That deputy game wardens be given some remuneration for their services, and that the salaries for game wardens be increased with the object of attracting a high standard of personnel to the service.</td>
<td>Northern Ontario Outfitters' Association.</td>
<td>The principle of remuneration to deputy game wardens does not appear to be feasible or desirable.</td>
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<td>44. That Devil and Buck lakes be closed to winter fishing. There are ten to twelve good lake trout lakes in the area—of which seven or eight are closed to winter fishing. Saw 75 cars at one lake last Sunday and that 180 trout were taken by one fishermen in a week.</td>
<td>Rideau Lakes Conservation Association (Mr. W. S. Breckenridge, Westport).</td>
<td>Many lake trout lakes are closed to winter fishing.</td>
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<td>45. Recommends the closure to winter fishing for lake trout in the lakes of north Leeds and Frontenac counties.</td>
<td>Mr. George A. Wright, Brockville.</td>
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<td>46. (1) Angling licence fee remain the same.</td>
<td>Rice Lake Tourist Association (Mr. Elmhirst).</td>
<td>Already increased by $1.00.</td>
<td></td>
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<tr>
<td>47. (2) Fishing season to open the same date as last year.</td>
<td>Rice Lake Tourist Association (Mr. Elmhirst).</td>
<td>See Recommendation No. 63.</td>
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48. (3) Fishing from a drifting boat be permitted.

49. (4) Restocking of Rice Lake with pickerel.

50. (5) Limit the number of pan fish.

51. (6) Two game wardens from the training centre at Dorest be placed at Rice Lake.

52. That there be no closed season on lake trout fishing in Georgian Bay during the spawning period, and that in this connection the Ontario Federation of Anglers and Hunters should not make suggestions or recommendations affecting commercial fishing operations.

53. That hatchery raised fish of commercial species (lake trout and whitefish) be brought to a larger size before releasing them—thus giving them a better opportunity to survive.

54. That the commercial fishermen and anglers should cooperate more closely.

Rice Lake Tourist Association (Mr. Elmhirst).

Rice Lake Tourist Association (Mr. Elmhirst).

Rice Lake Tourist Association.

Two Conservation Officers at Rice Lake. One at each end of the lake.

Georgian Bay and Lake Huron Commercial Fishermen's Association.

See No. 36 which is contradictory.

Georgian Bay and Lake Huron Commercial Fishermen's Association—Mr. Lowe.

Experiments on whitefish going forward.

Lake trout being raised to larger size—even to yearling size.

Georgian Bay and Lake Huron Commercial Fishermen's Association.
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<tr>
<td>55</td>
<td>(1) That the drift fishing regulations applying to the Counties of Peterborough, Northumberland, Durham and Victoria be rescinded and that drift fishing be permitted in these four counties from the 15th of May until the 30th of June, allowing the use of artificial bait.</td>
<td>Peterborough Fish &amp; Game Protective Assn.</td>
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<td>56</td>
<td>(2) That the minimum fine be $50.00 for first offence for all infractions of the Game and Fishery Laws.</td>
<td>Peterborough Fish &amp; Game Protective Assn.</td>
<td>General penalty $10 to $100.</td>
<td>Federal penalty up to $1,000.</td>
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<tr>
<td>57</td>
<td>(3) That there be no increase in the price of the Fishing Licences for non-resident anglers.</td>
<td>Peterborough Fish &amp; Game Protective Assn.</td>
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<td>58</td>
<td>(4) That there be no change in the opening date for the pickerel season for the year 1950.</td>
<td>Peterborough Fish &amp; Game Protective Assn.</td>
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<td>59</td>
<td>That there be no change in the pickerel season.</td>
<td>Peterborough Chamber of Commerce and the Peterborough Fish and Game Protective Association.</td>
<td>See No. 63.</td>
<td></td>
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<tr>
<td>60</td>
<td>(1) That the drift fishing regulations applying to the Counties of Peterborough, Northumberland, Durham and Victoria be rescinded and that drift fishing be permitted in these four counties from May 15th to June 30th, allowing the use of artificial bait.</td>
<td>Peterborough Chamber of Commerce and the Peterborough Fish and Game Protective Association.</td>
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61. (2) That the minimum fine of $50.00 for first offence be applied to all infractions of the Game Laws regarding the taking of bass and muskelunge out of season, as well as undersized fish and exceeding the game limit. (Carried.)

62. (3) That the Peterborough Fish and Game Protective Association go on record along with the Resort Operators' section of the Peterborough Chamber of Commerce, as protesting the increase of $1.00 as applied to fishing licences for non-resident anglers for the year 1950. (Approved unanimously.)

63. Recommend that the pickerel season open on May 1st and end on May 31st, and that pickerel, bass and maskinonge fishing in the Kawartha Lakes be closed during the month of June.

64. Recommends that the maskinonge and bass season in the Kawartha Lakes end on same date, and that date be October 15th.

65. Recommend that the open season for deer and partridge should be on the same day each year and that this open season for deer and partridge should include the Thanksgiving week-end in each year.
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<tr>
<td>66. (1) Speckled trout season open on April 29.</td>
<td>The Jolly Anglers—</td>
<td>May 1.</td>
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<td></td>
<td>Mr. Croft</td>
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<td>67. (2) That the twenty daily bag limit on speckled trout remain in Southern</td>
<td>The Jolly Anglers—</td>
<td></td>
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<td>Ontario, with the fifteen day limit in Northern Ontario.</td>
<td>(Mr. Croft suggested withdrawal of this.)</td>
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<td>68. (3) That the pickerel season open the same day as the trout.</td>
<td>The Jolly Anglers.</td>
<td></td>
<td>Trout—May 1.</td>
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<td>Pickerel—May 15.</td>
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<td>69. (4) That better identification labels be placed on aquaria at the Canadian</td>
<td>The Jolly Anglers.</td>
<td></td>
<td>More information will be</td>
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<td>National Exhibition, showing bag limits and open season of the species on display.</td>
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<td>provided.</td>
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<td>70. (5) That posters showing the game and fisheries laws be distributed to</td>
<td>The Jolly Anglers—</td>
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<td>factories, etc. In this connection the Minister suggested that the members of</td>
<td>Mr. Croft</td>
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<td>the club carry this out as a project of their own association.</td>
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<td>71. (6) That the minimum size on pike be 22 inches.</td>
<td>The Jolly Anglers.</td>
<td></td>
<td>No size limit at present.</td>
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<tr>
<td>72. (7) That waters of Crowe Lake be maintained at a more constant level and</td>
<td>The Jolly Anglers.</td>
<td></td>
<td>This is under study at present</td>
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<td>given protection from the practice of lowering this level.</td>
<td></td>
<td></td>
<td>time.</td>
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<td>73. Recommendation that the water level in Lake Nipissing and the French River</td>
<td>French and Pickerel Rivers Resort Owners</td>
<td></td>
<td>Field studies are going</td>
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<td>with</td>
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relation to the dam at Lake Nipissing be investigated in order to stabilize water levels to favour natural spawning and propagation conditions.

74. Recommended that biological investigations be continued and expressed thanks and appreciation for the work which the Department has been doing in this connection.

75. Recommended the Government consolidate licence fees to resort operators. The present situation is as follows:

1 licence from Department of Lands and Forests.
1 licence from Department of Travel and Publicity.
1 licence from Township (municipality).
1 licence from Provincial Police (Boarding House).

76. (1) More enforcement of the present laws with increased penalties.

77. (2) Higher salaries for Conservation Officers.

78. (3) Increased number of Deputy Game Wardens.

79. Recommend resident angling licence.

Association—
Mr. H. Elder.


Temagami Association—Mr. C. E. Rogers, President.
Mr. Shannon presented the recommendations verbally in the absence of Mr. Rogers, the President.

Temagami Association.
### Recommendations

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<td>80. (4)</td>
<td>Recommends greater control of privately owned aircraft, particularly the non-resident privately owned aircraft, stating that the commercial companies appeared to be showing desirable recognition and observance of game and fisheries laws and conservation practices.</td>
<td>Temagami Association.</td>
<td>See Recommendation No. 2.</td>
<td></td>
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<tr>
<td>82.</td>
<td>Improved system for guides to report to the Department on conditions and activities in the area.</td>
<td>Temagami Association.</td>
<td>Under study by the department at the present time.</td>
<td></td>
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<tr>
<td>83.</td>
<td>Increased attention to educational work.</td>
<td>Temagami Association.</td>
<td></td>
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<tr>
<td>84.</td>
<td>Increased attention to adequate control of pollution.</td>
<td>Temagami Association.</td>
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### Game

85. (1) That non-resident deer hunters in any part of Ontario be accompanied by a licensed guide, on the same basis as has been hitherto required in the case of non-resident moose hunters. Sec. 20—3 applies to Rainy River and Kenora only, (north of the French and Mattawa Rivers.)

86. (2) That guides, when acting as such, be prohibited from carrying fire-arms.

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<tr>
<td>Ontario Federation of Anglers and Hunters. (Mr. Sutton in his opening remarks said that the O.F.A.H. represented over 200 associations.)</td>
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87. (3) That a Junior License be issued to permit a person under the age of 16 to hunt in in the company of a licensed parent or guardian. (Zones 2 and 3)

88. (4) That the present law regarding deer licences be clarified to require that the metal tag be placed on a deer as soon as it is shot.

89. (5) Whereas our predators appear to be on the increase, in spite of the bounty system we urge that trial be made of professional hunters to be paid maintenance rates plus incentive payments, to control predators, i.e. wolves and bears, where they are increasing or are causing marked destruction of wildlife.

90. (6) That non-resident hunting licences confer only the same privileges as to bag limits and open seasons as are accorded to residents.

Examples: The shipping tags on the non-resident licence far exceed the quantities of various game birds permitted by the resident season limit.

91. (7) That competent investigation be made of the destruction of Fawns and Calf Moose by Bears, and the effects of such destruction on Deer and Moose populations. This may be covered by current investigations.

Ontario Federation of Anglers and Hunters.

There is provision for the regulation but no regulation has been made—see No. 106 contradictory.

Ontario Federation of Anglers and Hunters.

Deer must be tagged before transportation.

Ontario Federation of Anglers and Hunters.

Work by Conservation Officers, and trappers under registered trap-line management, and amendments to the Act, are all directed toward more control of wolves.

Ontario Federation of Anglers and Hunters.

Bag limits alike for all. Number of coupons did not permit greater take. Number of coupons being corrected this year.

Ontario Federation of Anglers and Hunters.

Investigations have been made.
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<tr>
<td>92. (8) That a numbered button, to be worn in plain sight by the licence holder, be issued with every hunting licence sold in Ontario.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
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<tr>
<td>93. (9) Resolved that the opening dates for the different species of fish to appear on non-resident fishing licences and (2) Game Laws to be published before the non-resident licences are issued.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>This is being implemented. Migratory birds and upland birds cannot be set before Sept. 1.</td>
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<tr>
<td>94. (10) Whereas the present regulations permitting persons hunting in company to kill one doe or fawn for each two hunters, discriminate against persons hunting individually, and many does and fawns are left to waste in the woods, be it resolved that individual hunters be not limited to shooting bucks only.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Present law as stated.</td>
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<tr>
<td>95. (11) That a Game Preserve of up to 1000 square miles area be established north of Lake Wanapitei, based on a suggested line from Tyrone to MacBeth Townships, and extending northward to a line from Adams to Blake Townships, with adequate forestry and wildlife control. Camp locations are being taken up in the area now, and unless a preserve is established now, vested interests will be established.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Very considerable difference in opinion on this subject.</td>
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<td>96. (12) That a wildfowl sanctuary be esta-</td>
<td>Ontario Federation of</td>
<td>This is under consideration</td>
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blished on Whitewater lake. Anglers and Hunters. by Dominion Wildlife Service.

97. (13) Whereas a fish and game overseer had made the town of Smiths Falls his head- quarters for a number of years but as there is none located there at present it is felt that this practice should be re-established due to the large number of hunters and anglers in the district.

Therefore be it resolved that the Department of Lands and Forests consider the appointment of a full-time Fish and Game overseer to work out of Smiths Falls.

Ontario Federation of Anglers and Hunters.

98. (14) It has been brought to the attention of this club to what great extent snares have been improperly used. We therefore strongly recommend that the use of snares of any type be made unlawful in the following Townships: Tay, Matchedash, Medonte, Orillia, Tiny and Oro in Simcoe County, and Morrison township in the District of Muskoka at any time of the year unless by special permission of the local Game Overseer for a specific purpose.

Ontario Federation of Anglers and Hunters.

99. (15) Whereas the Cotton-tail, Jack Rabbit and Hare population in the Huron and Erie Zone has dropped to an all time low, and Whereas some measures must be taken to protect these species of game now: Therefore

Ontario Federation of Anglers and Hunters. Provided for Cotton-tail. Not desirable for Jack— Horticultural damage. The Jacks have recently been scarce, but are increasing
### Recommendations

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be it resolved, that the sale of Jack Rabbits, Cotton-Tail Rabbits and Hare be prohibited and that a bag limit of 6 Jack Rabbits, Cotton-tail Rabbits and Hare in the aggregate per day, be added to the regulations.

100. (16) Whereas it is believed that good numbers of deer are killed immediately before and immediately after the open seasons where special Township deer hunts are held,

Now therefore be it resolved that the Department of Lands and Forests give additional overseer service at least one week before and one week after the dates set for open season on deer in these special areas.

101. (17) Now therefore be it resolved that the gun be kept out of the field until the opening day of the Pheasant shoot in Kent County.

102. (18) Whereas we believe that bow and arrow hunting is a form of sport in which the hunter practices conservation due to the fact that he must stalk his game to get in shooting range,

Now therefore be it resolved that bow and arrow hunting be encouraged and that certain areas not open to firearms be opened up for bow and arrow hunting.

Ontario Federation of Anglers and Hunters.

We can readily apply same steps in Kent as were taken in Essex.
103. (19) Due to the fact that convictions and fines under the Game and Fisheries Laws have little effect on the hardened transgressors, and in view of the success of the method in use in New York State,

Now therefore be it resolved that if an individual has two convictions under our Game, Fish and Trapping Laws against him, the said individual shall be unable to buy or hold any licence for fishing, hunting, trapping or buying of furs for a period of five years.

104. (20) Whereas from year to year the dates for the open season on upland game have been changed from time to time, creating unnecessary disturbances to the plans of sportsmen and associations; and

Whereas sportsmen cannot plan ahead as to vacations and associations cannot plan their activities with any assurance as to the date of open seasons;

Now therefore be it resolved that the Federation recommend to the Department of Lands and Forests that the dates for open season on game, wherever possible, be set on the following principle. Should conditions be such that by Order-in-Council an open season will be declared on game, they shall be at the following times:

Ruffed Grouse—The week of Thanksgiving day and another open season during the open deer season.

Ontario Federation of Anglers and Hunters.

Ontario Federation of Anglers and Hunters. By regulation.
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<td>Pheasant—The last week in October. Squirrel—One week later. That the Cotton-tail and Jack Rabbit season open on the same date as Pheasant season in Regulated Game Preserve areas, and that this information be printed on Township Licences.</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>Now applied for rabbits only in Essex and Kent. All townships in Haldimand are regulated.</td>
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<tr>
<td>105. (21) Therefore be it resolved that alien non-residents be prohibited from shooting small game in Haldimand County.</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>See Recommendation No. 87.</td>
<td></td>
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<tr>
<td>106. (23) Therefore be it resolved that the Huron and Eric Zone go on record as recommending that a change in the Criminal Code to prohibit the sales of guns and ammunition to any youth under the age of 16.</td>
<td>Ontario Federation of Anglers and Hunters</td>
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<td>107. (24) That the laws relating to Guides Licences be rigidly enforced, and that these licences should not be issued without the approval of the local Fish and Game Overseer.</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>This is present status.</td>
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<tr>
<td>108. (25) That Vermin Permits shall not be issued except by the Game Overseer in the locality where the applicant resides, but in no event shall a Vermin Permit be issued without the written consent of the local Game Overseer.</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>Our officers issue all vermin permits.</td>
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109. (26) Whereas angling and hunting (of ducks) occurs illegally to a very great extent, these violations of the Fish and Game Regulations are becoming very serious and should receive the immediate attention of the Department of Lands and Forests.

110. (127) Therefore be it resolved that we recommend the appointment of an overseer for the St. Lawrence River exclusively for the area between Brockville and Kingston and that there should be suitable power boats and equipment to enable the officer to patrol the area satisfactorily.

111. (28) Requested a report on present status of implementation of the Kennedy report.

112. (1) That the Department of Lands and Forests be requested to have a sufficient number of game wardens posted at all border crossing points to ensure the cancellation of all non-resident fishing and hunting licences.

113. (2) That foreign aircraft, when entering Canada for hunting and fishing purposes, or when entering the bush area removed from organized territory, be required to tie up at the Customs entry point, or at registered airdrome, or seaplane base, or at the licensed tourist operator's camp nearest their destina-

Ontario Federation of Anglers and Hunters.

Ontario Federation of Anglers and Hunters.

Ontario Federation of Anglers and Hunters.

Northern Ontario Outfitters' Association.

Northern Ontario Outfitters' Association.
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tion; there to remain until its departure for home or for a like area in Canada. Travel from the point where foreign aircraft left to the fishing or hunting destination to be under the supervision of registered Canadian operators or other duly qualified resident overseers.

114. (3) That the open season for deer hunting in the Kenora-Rainy River Districts remain as at present.

115. (4) That the Department seek to have established a uniform wolf bounty for all Canadian provinces. That the present $25. bounty on adult wolves include wolf pups as well. That the opening date for wolf hunting be set at Jan 1. instead of March 1. That licences be granted to responsible persons to hunt wolves in game preserves.

116. (5) That the Department of Lands and Forests be urged to give serious consideration to the control of private camps that are using their establishments as unlicensed tourist camps. (In this connection a memo of existing conditions will be submitted direct to Department Officers.)

117. (6) That in appreciation of their past cooperation, as well as in the interests of Conservation, Northern Ontario Outfitters'
Association will extend fullest cooperation to the Department of Lands and Forests in the matter of fire control, wildlife protection, and in accurate reporting of their take of fish and game.

118. (1) That a $50.00 Bounty be paid on wolves and that the same bounty apply on the pups as well as on the adult wolves.

119. (2) That a bounty be paid on bear and fox. The trappers have found that both these animals are very destructive to many kinds of game, and it will create a great deal more interest among the trappers in predator control to have a bounty on them.

120. (3) That a trapper who has had only one conviction and had his licence taken from him, should have his case reviewed and his licence returned to him if the wildlife supervisors feel that the circumstances warrant giving him another chance. The trappers all feel it is too severe a penalty to have his trapping rights taken from him for only one conviction unless it is an extremely severe violation.

121. (4) That the Department allow trappers in the section of the north country where only a few dogs are used in hunting, to use snares for the taking of wolves during all

New Ontario Trappers Association.

New Ontario Trappers Association.

New Ontario Trappers Association.

Present practice.

New Ontario Trappers Association.

No snaring one month previous to and during the deer season.
seasons, or at least for the duration of their trapping licences.

122. (5) That the trappers be allowed to use snares for the taking of beaver under the ice.

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<td>New Ontario Trappers Association.</td>
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<td>New Ontario Trappers Association.</td>
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<td>123. (6) That the hunting and trapping seasons be handled by zoning on a much closer scale, in accord with the conditions of the season and the volume of fur and game in different localities. This also to include moose, since many trappers feel that there are plenty of moose in their area to warrant an open season.</td>
<td>New Ontario Trappers Association.</td>
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<td>124. (7) That the taking of otter be allowed until the end of the beaver season.</td>
<td>New Ontario Trappers Association.</td>
<td>Seasons now adjustable by regulations.</td>
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<td>125. (8) That before being granted a licence, a new applicant be required to pass a test which will satisfy the Inspector of Traplines that he is capable and qualified to hold a licence, both for his own protection in the bush and to guard against placing inferior or poorly handled merchandise on the market.</td>
<td>New Ontario Trappers Association.</td>
<td>Present priority to Veterans, Indians, local residents, which is working satisfactorily.</td>
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<td>126. (9) That the Department arrange to transplant marten into areas which at present have none, but which have proper food and conditions for them.</td>
<td>New Ontario Trappers Association.</td>
<td>In progress.</td>
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127. A presentation to the Honourable H. R. Scott of a green moose tie (The Moose's Lament) with a recommendation that it be worn on St. Patrick's Day each year.

128. That we petition the Provincial Department of Lands and Forests, Fish and Wildlife Division through the Fish and Game Committee to delegate the authority of issuing vermin permits to Regulated Game Preserve areas, similar to the procedure of issuing Township Hunting Licences, with the fee arranged to the satisfaction of the Provincial Department. Resolution carried.

129. Whereas conservation is dependent upon the number of hunters being limited to a reasonable number for a certain given area, we have already petitioned the Provincial Department to enact legislation to make Township Hunting Licences valid only in the Township where they are issued, and we solicit the support of this committee to support this recommendation.

Resolution carried.

It is apparent to those residing in areas adjacent to cities that some action along the lines suggested in these resolutions must be taken to conserve our wildlife, otherwise the hunters outnumber the game.

We have also noticed hunters in regulated

Mr. Len Hughes,
Trout Mills.

Mr. Charles Hoover,
Clerk of Markham Township, Secretary representing the organizations of the Regulated Townships of York and Ontario Counties.

Mr. Charles Hoover, Clerk of Markham Township, Secretary representing the organizations of the Regulated Townships of York and Ontario Counties.

No change in Act involved.
**Recommendations**

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<td>1950.1</td>
<td>areas using vermin permits since February 28 without the approval of the local authorities. This is not in keeping with the memorandum received from the Fish and Wildlife Division, during the year 1949, and released to the press.</td>
<td>Mr. Bert Taylor, Belmont.</td>
<td>Under study.</td>
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<td>I quote from Paragraph 2: “This licence is not valid in Townships established as Regulated Game Preserve areas without the approval of the controlling organizations in such Townships.”</td>
<td>Mr. Osborne, Sudbury.</td>
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<td>130</td>
<td>That the deer season in the Pickerel River area open on the first Monday in November to avoid the danger of freeze-ups. He indicated that from 15 to 18 camps were involved including 150 to 160 hunters.</td>
<td>Mr. Hanly, Midland.</td>
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<td>131</td>
<td>In verbal discussion gave strong approval and support of the present deer season, saying that in the area of the French and Pickerel Rivers it was in every way satisfactory.</td>
<td>Mr. Hanly, Midland.</td>
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<td>132</td>
<td>That there be an earlier opening of the deer season along the Georgian Bay area of Parry Sound and Muskoka.</td>
<td>Mr. Hanly, Midland.</td>
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<td>133</td>
<td>That the pheasant season be held on two consecutive Saturdays rather than on</td>
<td>Peel County Fish and Game Protective Asso-</td>
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two consecutive days, in order to give the working man more opportunity to enjoy hunting.

134. (1) Zoning: That zone regulation of fish taken by angling be set up. The physical features of the shoreline, island formation, water and atmospheric temperatures are generally the same. Regulation of the fishery in this area would not appear to conflict with those in other parts of the Province.

135. (2) Sanctuaries: That the number and area of sanctuaries be varied from time to time by specific investigation, so as to provide as near as possible an equalized adult fish population for angling. Permanent steel or weather resisting metallic signs appropriately marked be erected to establish outlines of sanctuaries. Less permanent markers to fill in intermediate spaces. All markers to be attached to shafts or posts 4" x 6' in height, firmly secured in the ground at a standard height above H.W.L. All designated areas to be clearly marked on specially prepared maps of the district, on non-fading material, and enclosed in weatherproof frames, displayed in prominent locations as near as possible to closed areas.

136. (3) Licensees: That all licensed guides when on duty be required to display on their...
wearing apparel a button at least 2" in diameter, with appropriate marking. All guides when licensed to be furnished with linen or metallic markers in duplicate, with number to correspond to licence number, and at least 4" in height. Markers to be displayed on both sides of the bow of boat when used in guiding.

137. (4) Night Fishing: That fishing by angling be prohibited from 8 p.m. to 8 a.m. following, during authorized fishing periods.

138. (5) Catch: That daily catch of Black Bass be limited to four per fisherman per day, of at least 12" fish—this restriction to be enforced until there is evidence of improvement in the fishery, when the number may be increased to that authorized.

That pickerel catch be reduced to four per day, and closed season to extend from October 15th to May 31st, next following.

That pike catch be limited to four per day, and closed season to extend from April 1st to May 14th.

That the closed season for lake trout extend from October 6th to November 5th.

That a practical Creel Census be worked out for game fish, with some form of com-
pensation for properly authenticated records returned to the District office of the Fish and Wildlife Division.

139. (6) **Tagging**: That tagging of black bass and pickerel be vigorously and systematically proceeded with, on a scale broad enough to determine as soon as possible the normal movement of fish.

140. (7) **Patrol**: That patrol be provided by law enforcement officers of the Department of Lands and Forests, of sufficient frequency to create respect for sanctuaries established, and enforce the regulations wherever necessary. Special patrol is recommended for the mouths of the Moon, Shawanaga, and other tributary waters entering Georgian Bay during spawning and migratory periods. The boundary of all inland waters entering the Georgian Bay should be clearly marked.

141. (8) **Fish Ladders**: That a stream of sufficient size for study be set aside for observation, and closed to all fishing; following this it is recommended that a dam be constructed, with the best known type of fish ladder, to determine the effect of dammed waters on the adjacent fishery. In this connection it may be expected, that in the not too distant future that both the Muskosh and French Rivers will in all likelihood be dammed near their respective mouths.
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<td>142. Recommended the protection of hawks and owls as an aid to controlling mice and other vermin destructive to trees and crops. This protection does not apply to farmers protecting their own property from these birds.</td>
<td>Ontario Field Naturalists. (Mr. Clive Thomson.)</td>
<td>Eagle and Osprey are protected.</td>
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<td>143. Mr. H. C. Walker representing a committee for the establishment of an International Peace Memorial Forest in Quetico Superior Park, which is headed by the Right Honourable Vincent Massey. A copy of their brief, which is on file in the Department was distributed to all members of the Legislature, and Mr. Walker gave a summary of it. There was considerable discussion.</td>
<td>Mr. H. C. Walker.</td>
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<td>144. Recommended the disuse of spears for coarse fish, as he considered the practice destructive to the food of game fish such as trout.</td>
<td>Brant County Rod and Gun Club— (Mr. McRob.)</td>
<td>Spears may be used for coarse fish in April and May except in Kawartha area.</td>
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<td>145. Recommended that the deer situation in his area be studied carefully, looking to ways means of increasing the deer population in that area. There was considerable discussion on this subject and it was pointed out by Mr. Len Hughes that many changes had occurred in this area which would reduce the winter food situation.</td>
<td>Dr. White, Gravenhurst.</td>
<td>1949 season reduced from 2 weeks to 10 days. Medora and Wood closed.</td>
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146. That the open season for pheasant shooting on the mainland and Pelee Island be on the same days.

147. That the shooting for pheasants be from sunrise to sunset.

148. Recommended that action be taken to control the wolves even to the extent if necessary, of paying bounty of $100 for wolves.

149. That the notice of the waterfowl season be set at least one year in advance so that hunters could make their plans.

150. Supported the recommendation for wolf control.

151. Suggested that geese, and perhaps other game, be sealed with a tag, as is the case with deer, in order to establish a basis of control for season limits.

152. Recommend that the Forest Ranger staff who are occupied in fire protection during the summer might be retained during the winter for wolf hunting.

153. Recommended that shortening of the deer season to one week and permitting only one deer to every two hunters.

Mr. Glover, Essex County.

Mr. Glover, At present from 8 a.m. to 5 p.m.

Mr. Harry Hazen, Charlton.

Mr. Ken Hanson, Nestor Falls.

Mr. Sawyer, Tupper.

Porcupine Rod and Gun Club— (Mr. Sam Shields.)

Porcupine Rod and Gun Club.

Central Muskoka Game and Fish Protective Assoc.— (W. B. Elliott.)
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<td>154. That wolf hunting should be encouraged and that minor infractions of the</td>
<td>Central Muskoka Game and Fish Protective</td>
<td>1949 pheasant season same date for all main land shooting.</td>
<td>Raccoon a game animal which may be hunted without a trapping licence in</td>
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<td>law relating to the taking of the wolves should be overlooked.</td>
<td>Assoc.—(W. B. Elliott.)</td>
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<td>1949 by Game and Fisheries Act.</td>
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<td>155. (1) Requested a bounty on foxes. The Minister advised him that this was a</td>
<td>Mr. Myers, Waterloo.</td>
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<td>County matter.</td>
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<td>156. (2) Recommended that mink might be transplanted into their area to improve</td>
<td>Mr. Jack Wilson.</td>
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<td>the stock.</td>
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<td>157. Recommended the desirability of controlling foxes by bounty in Northern</td>
<td>Essex County Sportsmens Association, Mr.</td>
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<td>Ontario to protect the partridge and rabbits.</td>
<td>Chauvin.</td>
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<td>158. (1) Recommended that dates for pheasant shooting be the same throughout</td>
<td>Essex County Sportsmens Association, Mr.</td>
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<td>the province.</td>
<td>Chauvin.</td>
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<td>159. (2) Recommended that the use of ferrets in Ontario be permitted.</td>
<td>Essex County Sportsmens Association, Mr.</td>
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<td></td>
<td>Chauvin.</td>
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161. (1) Recommended that the bag limits on rabbits be reduced.

162. (2) Recommended the protection of pheasants in an area when they are first introduced, by closure for at least a year, and in this connection the desirability of poults rather than day old chicks.

163. (1) Recommended against the extra fees required and control exercised by regulated township regulations. This recommendation was discussed very freely in the committee and disapproval of it was indicated in a general way.

164. (2) Recommended investigation of the Holland Marsh, indicating that the natural condition for production of water-fowl and fur bearing animals might be of greater value than its agricultural use.

165. Supported Mr. Chauvin's protest against recognizing raccoon as a game animal rather than a fur bearing animal.

166. (1) After sincere consideration I am prompted to write this letter. I with thousands of others living in Welland County, would like to recommend that the gun licence

Governor's Road Conservation Club near Dundas. Name not recorded.

Governor's Road Conservation Club near Dundas. Name not recorded.

The Jolly Anglers—Mr. Crofts.

The Jolly Anglers—Mr. Crofts.

Mr. Myers, Waterloo.

Mr. Norval Lynn, Welland, Ontario.
Recommendations

in this County expire on February 15th instead on March 1st. Also, that the bag limit on cotton-tails be cut down to four per day instead of six.

There were over four thousand gun licences issued in Welland County this last open season and unless we make a move in the right direction at once, we are not going to have much game left. As it is now, a hunter and two of his friends take a ferret and go out for a cotton-tail hunt. Three in a gang can take eighteen cotton-tails per day and the season has been open for four months. As the open season begins to come to an end the men that have a ferret track down every cotton-tail and puts his ferret in the hole and the rabbit has not got a chance. Rabbits in this territory start to mate around the first of February. I think it is a shame to hunt them when they are about to raise young ones.

167. (2) I would also like to recommend that the vermin licence be issued to farmers only and that .22 rifles, that are known as high-powered rifles, be cancelled altogether as they are dangerous to men and animals working on their land, as it is known that a .22 long rifle shell will kill or wound at one mile. We see young fellows from the age of 16 to 20 out in groups shooting and molesting other birds besides starlings and crows.
168. (3) Further that the bear licence for non-residents be raised to $25.00 per season.

169. (4) And that the bounty of wolves be raised to $50.00.

170. (5) That there be an open season to hunt moose and that there should be no assists from airplanes to or from. If they want to hunt moose let them hunt the hard way.

171. (6) For a first or small offence against our game laws their licence should be cancelled for one year and for a large or second offence their licence shall be cancelled for five years with the regular fines and confiscations.

172. (7) I would also like to ask for one day open season on deer in Welland County in the fall of 1950, bucks only to be shot, shot guns with buck shot or slugs to be used only, a limit of 300 licences to be issued to residents only.

173. (1) In the interest of game conservation we ask your consideration of three points: first, the taking of any game fish in nets should be prohibited at least in waters generally frequented by game fishermen, even if the percentage of game fish netted is small when netting for other fish. An eight pound

Mr. Norval Lynn, Presently $5.00.
Welland, Ontario.

Mr. Norval Lynn, Mr. Norval Lynn,

Mr. Norval Lynn, Mr. Norval Lynn,

Mr. Norval Lynn, Mr. Norval Lynn,

Holst Point Limited, Holst Point Limited,
Licensed Outfitter. Licensed Outfitter.
Walleye might be worth $1.50 commercially, but how much is it worth if left for seed, or as advertising, if caught by one of the tourists we are all trying to bring to Canada?

174. (2) The hunting of deer with dogs should be prohibited, for if hunters are set on one side of an island and the dogs loosed on the other side what sporting chance has the deer? If all guides employed dogs a few years would soon deplete the deer population. Game hunters contacted deplored the use of dogs, though their use would probably be welcomed by meat hunters.

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<td>though their use would probably be welcomed by meat hunters.</td>
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<td>175</td>
<td>(3) We do not believe a hunter should be allowed to take more than a low-powered</td>
<td>Holst Point Limited, Licensed Outfitter</td>
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<td>flashlight into the bush for that is sufficient in camp and would help do away</td>
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<td>with jack-lighting. The above points have been agreed to by many of our</td>
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<td>sportsmen guests and we thank you for your consideration.</td>
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<td>176</td>
<td>Recommendation that the lakes of the area be well stocked with fish including</td>
<td>Mr. N. R. Green, Gowganda, Ontario.</td>
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<td>black bass.</td>
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<td>177</td>
<td>(2) Recommendation for control of wolves and that the bounty in all of the</td>
<td>Mr. N. R. Green, Gowganda, Ontario.</td>
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<td>provinces of Canada be the same.</td>
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178. (3) Recommendation for a reduction in the fee to hunt moose.

179. Recommend the opening of the moose season to bow and arrow hunting in this area.

180. (1) A recommendation with signed petition opposing prohibition on the use of ferrets and the reduction in the bag limit on cotton-tail to six per day.

181. (2) Opposing a suggested increase in township licences.

182. Recommendation that the use of ferrets be permitted in the hunting of rabbits.

183. Recommendation that use of ferrets be permitted in the hunting of rabbits.

184. Recommend that there be an earlier opening date for duck hunting in that area and that the opening date suggested should be on September 30th for this year to be set by re-establishing three zones, or advancing the opening date in the more southerly to the presently established two zones.

185. MOOSE:

During the first year of the closed season the basis of an inventory has been established

Mr. N. R. Green,
Gowganda, Ontario.

Longlac-Geraldton
Outfitters’ Assoc.—
(Mr. Christie, President.)

Mr. Douglas MacKay,
Norwich.

Mr. Douglas MacKay,
Norwich.

Mr. Corbett, Secretary,
Vineland Growers Co-
operative.

Louth Township—
Hunsberry, clerk.

Port Perry Rod and
Gun Club; Otis Ham-
ilton, Secretary, with
a petition by Mr.
Beverley Matthews,
and Mr. Bethune L.
Smith.

Department of Lands
and Forests.
but present figures are not satisfactory, nor
do they indicate any large area in which
moose should be hunted this year. It is
recommended:

1. That the inventory be carried out next
year.
2. That after its completion areas north
of the northernmost railway line having
one moose to 5 square miles or more be
opened to shooting by both residents
of Ontario and non-residents.
3. That areas south of this line having one
moose to 5 square miles be opened to
residents and areas having one moose
to three square miles be opened to non-
residents.

186. DEER IN SOUTHERN ONTARIO:

Deer in the agricultural areas of southern
Ontario are, in the opinion of the Department,
too numerous. They are of doubtful value at
the best, except in small numbers, because
they subsist in considerable measure by de-
predations on crops and orchards, and they
are seldom seen by the public except at night
when they dart in front of speeding automo-
biles. The total number of deer involved in
accidents each year in settled southern
Ontario is not known but it is probably over
one thousand. The Department does not
recognize claims for damages to property or crops. Obviously the surplus deer should be shot and utilized, and it is ridiculous to protect indefinitely in an agricultural community an animal with such destructive potentialities.

We have had provision for special open seasons, township by township, but in whole counties where deer ought to be killed there is an absolute refusal to open shooting even where deer are known to have starved in over-browsed cedar swamps. In most cases there seems to be an unreasoning sentiment for deer and a dislike of seeing strangers on the land hunting them. In some cases it is known that farmers poach the deer, and strive to prevent legal shooting. In townships which are open, the licences are handled by township officials, who often refuse sale to non-residents. There is no legislation granting them authority to do so and anyone taking the trouble to get a writ of mandamus could force issue of a licence.

The Department realizes that the present situation is in a state of flux until definite policy is decided on. We recommend:

1. That deer are undesirable in the farming area of southern Ontario except in small numbers.
2. That an open season of three or four days be held each year in the latter part
Recommendations

of the period open south of the French River, with the general deer licence to apply.

It is realized that there will be objections and that hundreds of farmers will post their property. We already have a request from the Township of St. Edmunds in Bruce County, which was once open on general licence and is now open on the township by township basis, not to go back to the old system. At the same time we feel that the matter will work itself out in the long run, and we also feel that the Department should never pay claims for deer damage. If anyone should pay them, it should be those groups that impede the harvesting of deer.

187. Deer in Northern Ontario:
The closing for one year of a limited number of townships in Parry Sound and Muskoka is recommended.

188. Pheasants:
Of recent years climatic conditions, especially winter snowfall have been a little less severe, and as a result pheasants have begun to show up in parts of the province where under average conditions they would not survive. There have begun to be requests for birds for release in such areas. Under present conditions we can provide birds, especially
chicks, without too great expense but consider that the season should be open for removal of surplus cock birds, and also, that the Regulated Township system should not be extended beyond the major population areas.

It is recommended that:

1. The open season on pheasants should include the whole province, as no harm can possibly be done where cock birds only are removed.
2. That the Regulated Township system be not extended to new regions.
3. That the pheasant season be extended beyond two days where numbers permit.

189. WOLVES:
A resolution from the Peterborough County Council favouring a larger wolf bounty was widely circulated among municipalities and assented to by many.  
Department of Lands and Forests.
APPENDIX No. 2

Report of the Standing Committee on Agriculture and Colonization

Session of 1950
To the Honourable the Legislative Assembly of the Province of Ontario:

Gentlemen:

Your Standing Committee on Agriculture and Colonization held four meetings during the present Session of the Legislature, with Mr. Robson in the chair.

At the first and second meetings, held on February 28th and March 7th, respectively, the Committee considered certain Bills referred to it by the Legislative Assembly, which Bills were reported to the Assembly without amendment on the same dates.

At the third meeting of the Committee on March 15th, Frank Perkin, Chairman of the Ontario Farm Marketing Board, was heard. He reported there were 16 marketing schemes, covering 26 crops, now in operation. The majority of the crops were those for processing. He said the primary object of the schemes was to negotiate a price each year.

In view of the increasing number of requests for such schemes each year, he said he assumed they were meeting the desires of the farmers. Forty-two inspectors were employed by the Board.

He explained the difference between Ontario potatoes and apples as compared with B. C. apples and Maritime potatoes as they appeared in the stores in this Province was due to grading and packaging. The products from both these coastal areas were handled through central marketing agencies which made sure that only top grades were shipped. This was particularly necessary because of the long distances they had to be transported.

In Ontario, the farmers sold their potatoes direct to the trucker, who was more concerned with a quick turnover, rather than the condition in which they were displayed in the stores. For that reason, poor quality potatoes often reached the retail market.

Mr. Kennedy said that a central grading and packaging organization, operated by other than farmers, would solve the problem of poor grade Ontario products reaching the retail market. Miss Macphail suggested that ungraded products should be marked as such and then the consumer would buy them at his own risk.

A discussion ensued upon increasing the cost of containers to the farmers. Mr. Perkin said that six-quart baskets sold last year for $75 a thousand. The manufacturers were prepared to raise the price $5 a thousand but were induced by the department to withhold the increase until a government-appointed
chartered accountant could inspect their books to determine whether the in-
crease was justified.

Mr. Thornberry suggested that if a charge was levied on the container, it
would be returned and thus could be used several times. This would enable
a saving to the producer.

In respect to the increase in cheese boxes from a one-time 20 cents to 70
cents each, Mr. Robson and Mr. Allen told the committee how the price they
got for elm had dropped while the cost of cheese boxes went up. Mr. Robson
said he used to get $60 a thousand feet and this had been cut to $55. Mr.
Allen said his return was cut from $70 to $60 and declared the cause of the
increase in cheese boxes undoubtedly was due to higher labour costs.

Returning to marketing, Mr. Kennedy said the Government was prepared
to contribute to the expense of sending a man, designated by the various growers’
associations, to distant points to check on the mistakes that showed in the
handling by retailers of farm products. This man could then report on faults
in packaging, etc.

The Committee resolved that grading and packaging practices should be
improved; that people should be educated to buy by grades and efforts should
be made to obtain new markets.

At the fourth and final meeting on March 30, the Committee received a
brief from the Dairy Committee appointed by Mr. Kennedy to advise him on
problems connected with the dairy industry.

The brief contained recommendations concerning dairy farm housing and
buildings; home grown feeds for dairy cattle, a provincial subsidy for Ontario
Export Cheddar Cheese, artificial breeding, health of animals, dairy regulations,
cost of production study, financial assistance to the national sales promotion
programme of the Dairy Farmers of Canada and margarine.

Mr. V. S. Milburn, Secretary-Manager of the Ontario Federation of Agri-
culture, also reviewed the contents of a brief presented to the cabinet on March
10. In addition to the subjects mentioned in the Dairy Committee's brief,
Mr. Milburn also covered marketing legislation, poultry marketing, schemes for
soft wheat and seed corn, conservation, coarse grains, suburban taxation,
financial protection for the primary producers selling to processors and the
necessity of uniformity in daylight saving.

Mr. Erle Kitchen, Secretary of the Dairy Farmers of Canada, emphasized
the importance of stabilized milk prices. Mr. John Ballantyne, of the Cheese
Producers, deplored the fact that the cheapest market set the price for cheese
and he asked for a two-cent per pound subsidy for export cheddar cheese which
would correct this situation. Mr. J. C. Brodrick, President of the Ontario
Federation of Agriculture, spoke on the need for national legislation in respect
to marketing practices.

In reply to criticism of the Government's margarine legislation, Mr. Ken-
nedy said the Act looked fairly reasonable at first but it had not worked out
too well. However, the Provincial Ministers of Agriculture will meet in Toronto in September to deal with this matter, among other things, and it was hoped that agreement could be reached on a programme to be submitted to the Dominion Government. He pointed out that in the U.S. only domestic ingredients were permitted to be used in the manufacture of margarine.

He said inspectors of the Dairy Branch had checked restaurants on their use of margarine and found only two places breaking the regulations. The Chairman thanked the members of the Dairy Committee for their presentations and the meeting then adjourned.

Committee Room,
Thursday, March 30th, 1950.

Roscoe Robson,
Chairman.
BRIEF PRESENTED BY DAIRY COMMITTEE

Recommendations re Dairy Farm Housing and Building

The cost of dairy farm buildings, which amounts to thousands of dollars on the average dairy farm, is one of the principal factors in the cost of producing milk.

It is necessary that many farm buildings be erected or remodelled each year in the Province of Ontario, and in the past few years it has been apparent to members of the Ontario Dairy Committee that considerable sums of money have been practically wasted by the construction of outmoded types of buildings.

In recent years a great fund of information has become available on dairy housing in respect to types of structures, kinds of materials, possible layout arrangements to save cost of labour, ventilator systems, placement of milk cooling houses and methods of construction.

The Ontario Dairy Committee wishes to bring this problem to the attention of the Minister of Agriculture for Ontario, and to request that detailed and continuing studies be made of the various problems relating to cow housing and barn and silo construction and that the results of such studies and experiments be made readily available to farmers through such media as demonstration buildings at the Ontario Agricultural Institutions, the provision of scale models, building plans and personal advice at the offices of the local Agricultural Representatives, and plans and recommendations issued in bulletin or pamphlet form.

Recommendations re Home Grown Feeds for Dairy Cattle

The Ontario Dairy Committee feels that the efficient and economical growing and use of hay, pasture and silage crops are of immense importance to dairy farmers in the production of milk, and would request the Minister of Agriculture for Ontario to have research work and studies carried out in an effort to extend the pasture season by the use of suitable varieties, to develop the most suitable strains of grasses and hay crops, to determine the most efficient use and type of fertilizers; the most suitable time for cutting; and to ascertain the best methods of curing, handling and storing such feedstuffs in barn and silo, with particular attention being directed to comparative feeding values.

This Committee believes that more extensive use of local grown grains is in the interest of dairy farm producers, and would prove an effective way of reducing the cost of milk production, and would recommend that efforts of qualified personnel of the Department of Agriculture be directed towards determining efficient dairy rations using home grown grains rather than high priced commercial feeds and concentrates, and also that studies be made so that definite recommendations can be issued by the Ontario Department of Agriculture to farmers concerning the satisfactory growing of high protein crops which are of great importance to the dairy industry.
Because of the recent extension in the acreage of corn for husking in the Province, this Committee would urge that studies and experiments be conducted by the Ontario Department of Agriculture to determine the extent to which corn for husking can be included in satisfactory dairy rations.

We would further recommend that more information should be made available on the feeding value of well cured hay and grass silage, and the best combination of grain with these feeds to obtain a balanced ration.

The Ontario Dairy Committee is aware of the fact that considerable work has already been done along these lines and wishes to commend the Department of Agriculture for the progress already made in this field. Because of the great possibilities that exist for improved dairy husbandry from experimentation along these lines, this Committee would urge that extensive additional work be undertaken and the information gathered be made available to dairy farmers in Ontario in the form of definite recommendations from the Ontario Department of Agriculture.

**Recommendation re Provincial Subsidy for Ontario Export Cheddar Cheese**

In the contract for the sale of Ontario Cheddar cheese to the United Kingdom for 1950, the Dominion Government was able to obtain a contract sufficiently large to take care of any surplus of milk that might develop during the year, but was only able to get the United Kingdom to agree to a contract price of 25 cents per pound at seaboard, as compared with 30 cents per pound f.o.b. factory in 1949.

The Dominion Government has agreed to subsidize the dairy industry to the extent of paying a price of 28 cents per pound, at seaboard, but has repeatedly rejected requests for the provision of a larger subsidy. Consequently producers of cheese in Ontario stand to lose approximately three cents per pound (including the freight charges from factory to seaboard) as compared with the price arrangements which existed during the preceding year.

Returns from dairying operations are one of the principal items in agricultural revenue in Ontario, and as a result any measures taken to stabilize dairy farm income assists materially in stabilizing the entire farming situation in this Province. Moreover, the price received for cheese tends to control the level of prices for all milk produced and any decrease in the price of cheese milk eventually spreads to all other dairy products.

Because of the place that cheese holds in the dairy structure, and because of the effect that any reduction in farm purchasing power has on the general level of business activity in a province such as Ontario, which is very highly commercialized and has more people employed in industry than any other province, and because the reduction which has taken place in farm income is already having an adverse effect upon general business conditions, the Ontario Dairy Committee, representative of each of the different groups of milk producers in the Province, most strongly urges the establishment of a provincial subsidy of two cents (2c) per pound on all Ontario Cheddar cheese produced for export in 1950.
It is anticipated that Ontario farmers will produce 60 million pounds of Cheddar cheese for export during the current year, so that a subsidy of the amount suggested would cost the Provincial Government approximately $1,200,000.

Offsetting, and fully justifying this measure of assistance, would be the prevention of a drop of 20 cents per cwt. on all milk produced in Ontario. (A loss of 2 cents per pound on cheese is equivalent to 20 cents per cwt. on milk, as it requires 10 pounds of milk to make one pound of cheese.) Total sales of milk off Ontario farms amounts to 5 billion pounds of milk annually, and the benefit to Ontario dairy farmers during 1950 would consequently amount to 10 million dollars.

This Committee confidently believes this proposed subsidy of 2 cents per pound on export Ontario Cheddar cheese would be sufficient to stabilize the entire dairy industry during 1950, and hopes the Government will consider it advisable to provide this amount of assistance to the agricultural industry.

Recommendation on Artificial Breeding

The Ontario Dairy Committee desires to express its appreciation to the Ontario Department of Agriculture in providing guidance and financial assistance toward the establishment of a number of artificial breeding units for cattle in the Province.

This Committee believes the work will aid greatly in the improvement of dairy herds and will greatly increase the average yearly production of milk per cow.

It is the opinion that this work should be continued and expanded rapidly throughout the Province to provide coverage so far as practicable for as many dairy herds as possible. The results of this work will become very apparent in a reduction in cost per unit of milk production, and therefore be of great benefit to dairy farmers.

Recommendation re Health of Animals

Maintenance of export outlets for Canadian cattle is of paramount importance to the well-being of the live stock industry. During the calendar year 1949, Canada exported to the United States, and twenty other foreign countries, 21,700 head of purebred cattle, 47,000 other dairy cattle, 31,500 calves and 320,000 feeders and finished beef cattle—a total of over 420,000 head.

The high health standards of Canadian cattle have assisted materially in the development of this valuable export trade. Health standards are constantly being raised in most countries, and the maintenance of Canada’s position in foreign markets requires that our standards be kept continuously higher than the standards prevailing in other countries.

Accordingly, the Ontario Dairy Committee requests the Minister of Agriculture for Ontario to attach special importance and priority to the work being
carried on by the Ontario Veterinary College and other divisions of the Department of Agriculture on animal diseases and the solution of breeding problems. We would especially desire that current recommendations on the treatment of mastitis be made available to farmers in the Province as rapidly as possible.

It is our opinion that the programme of calfhood vaccination has been eminently successful, and that the time has now arrived when a start should be made on systematic "area" vaccination for those areas of the Province indicating their desire to attain 100 percent objective.

This Committee is concerned about the ever increasing problem confronting our dairy farmers re health of animals. We are of the opinion that many health problems stem, more or less, directly from soils that are deficient in essential elements which may be only required in minute amounts. We recognize that there is much information still to be obtained through research on the relationship between trace elements in the soil and health of animals. We commend the work in this field presently under way by the Department of Agriculture and ask that this work be increased and speeded up by competent personnel in the realm of soils, nutrition, and health of animals toward the end that practical solutions may be worked out and recommendations made available to eliminate health problems.

**Recommendations re "New Dairy Regulations"**

The Ontario Dairy Committee fully approves the set of new Dairy Regulations drafted some time ago by Mr. C. E. Lackner, Director, Dairy Branch, Ontario Department of Agriculture, and would recommend to the Minister of Agriculture for Ontario that these be put into effect immediately.

**Recommendation re Cost of Production Study**

Whereas it appears at present that the dairy industry will continue for some time to experience difficulties in finding foreign markets for surplus dairy products at a satisfactory price level, and

Whereas the present level of prices for beef cattle is considered quite favourable and the demand for beef cattle in the United States market is quite keen,

The Ontario Dairy Committee believe data should be made available on the comparative returns obtainable to farmers from the production of butterfat or the alternate raising of baby beef. This information would prove most useful to farmers desiring to make a switch in production.

Accordingly the Ontario Dairy Committee would request the Minister of Agriculture for Ontario to have the Farm Economics Branch carry on a continuing cost of production study for this purpose.

**Recommendation re Financial Assistance to National Sales Promotion Programme of the Dairy Farmers of Canada**

The Ontario Dairy Committee believes that the consumption of dairy
products in Canada can be increased considerably through effective advertising and sales promotion work carried out on a national basis, and

Whereas it is most desirable that the work of sales promotion be co-ordinated and unified under one body for the purpose of obtaining most effective results, and

Whereas the dairy farmers of Canada have undertaken the task of carrying out such a programme,

It is believed that the Ontario Department of Agriculture could most effectively assist in the extension of markets for dairy products by making financial contributions to the Dairy Farmers of Canada advertising fund.

RECOMMENDATION RE MARGARINE

The Ontario Legislature in 1949 passed an “Act respecting Oleomargarine” which was requested chiefly by Cream Producers, but was very actively supported by all dairy groups in the Province. Through the Ontario Federation of Agriculture, all other organized farm groups joined in emphatically registering their support at that time for adequate controlling legislation for any butter substitute.

We recall that when the Act was passed by the Legislative Assembly, it received almost unanimous support in the House, indicating that there was little, if any, opposition to the principles involved, other than that expressed by the manufacturers of butter substitutes. Consumers, as well as producers, require adequate protection in this matter.

We note that the question of the legality of the Canadian Government controlling the sale and manufacture of a substitute for butter does not come before the Privy Council until June, 1950, at the earliest, which leaves a few months’ period in which the Provincial Governments must continue to exercise any controls they deem necessary in the matter. There is also a possibility that the Privy Council’s decision may be such that controls will continue to be a provincial matter.

After a year’s observation of the effectiveness of the present Act in carrying out its intent, we are convinced that it falls far short in many respects and it is with this in mind that we, the Ontario Dairy Committee, urgently recommend that adequate effective legislation be passed by the Legislature at its present sitting to effectively implement what we feel was the intent and purpose of the present Act in respect to the following items:

1. Colouring:
   That no colouring material be attached to or placed within any package of a butter substitute.

2. Misleading Advertising:
   That any misleading advertising or device suggesting margarine as a Dairy Product of Canadian Farms be not allowed.

   NOTE: We refer here to such current advertising slogans as “Milk makes the Flavour” and “Country Fresh”.
3. Administration:

We are convinced that the present Act is extremely weak and thus ineffective in that it does not provide for adequate administrative authority. Since strict regulations are in effect for butter and full authority provided to enforce same, we are convinced that similar authority must be provided to enforce regulations to control any butter substitute.

We therefore recommend that Section 7 of the present Act be changed to provide for inspectors with powers to enforce the Act and Regulations, and that 7B be changed to read—“Prescribing standards of quality and composition of oleomargarine”.

4. Restriction:

In such countries as Australia, New Zealand, and South Africa, where margarine has been used for some time, it has been deemed essential to enforce definite restrictions. We believe that conditions in Ontario where Dairy Farming must continue to play an important role in a well balanced farm programme embracing adequate conservation of our soil, restrictions on the sale and manufacture of any substitute that constitutes a real threat to such an important factor in the future well being of Agriculture and of our whole province and country, warrants adequate and effective controls. We therefore recommend that restrictions by quota, license, and sales tax be implemented.
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