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LIST OF SESSIONAL PAPERS

Arranged in Numerical Order with their Titles at full length; and the name of the member who moved the same; and showing whether ordered to be printed or not.

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<thead>
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<th>Title</th>
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| No. 31 | Report of the Secretary and Registrar of the Province of Ontario for the calendar year ending December 31st, 1951, with respect to the administration of the Extra-Provincial Corporations Act. Presented to the Legislature, 18th March, 1952. *Not Printed.* |
| No. 39 | Return from the records of the By-Election held in the Electoral District of Cochrane North on the 1st and 8th of June, 1949; also, of the By-Election held in the Electoral District of Leeds on the 24th and 31st of October, 1949; also, of the General Election held on the 8th and 22nd of November, 1951. *Printed.* |
| No. 41 | Annual Report of the Ontario College of Art for the fiscal year ending |
1952


No. 43 Regulations under The Leasehold Regulations Act, 1951, the Wartime Leasehold Regulations and a Digest of Rent Control in Ontario. Presented to the Legislature, April 3rd, 1952. Not Printed.


No. 46 Return to an Order of the House dated March 18th, 1952, showing: What were the expenditures for maintenance on provincial highways, by highway districts, for the years 1942-43-44-45-46-47-48-49-50 and 1951. Mr. Wren. Presented to the Legislature, 18th March, 1952. Not Printed.

No. 47 Return to an Order of the House dated March 18th, 1952, showing:
1. What were the expenditures on (a) new highway construction; (b) improvements to existing highways; (c) repair and maintenance in each division of the province in each of the years 1944 to 1951 respectively. 2. What is the present mileage of highways in each division. Mr. Wren. Presented to the Legislature, 18th March, 1952. Not Printed.


No. 49 Return to an Order of the House dated 31st March, 1952, showing: In each of the years 1950 and 1951, what publications were issued by the Department of Agriculture. With respect to each such publication: (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission. Mr. Thomas (Ontario). Presented to the Legislature, 31st March, 1952. Not Printed.

No. 50 Correspondence filed between the Prime Minister and the Chairman of The Ontario Racing Commission and others with respect to "racing soundness" of horses entered in races in Ontario. Presented to the Legislature, 8th April, 1952. Not Printed.

No. 52 Correspondence between the Ministers of Health of Ontario and Canada respecting Health Surveys Report. Presented to the Legislature, 9th April, 1952. Not Printed.

No. 53 Return to an Order of the House dated April 9th, 1952, showing:
What provision has been made for the rewinding of electric motors of all descriptions which became subject to conversion to 60 cycle power: (a) Is such rewinding being done by The Hydro-Electric Power Commission; (b) If so, is it also being done by other agencies, what are the names of such agencies, what are the terms of the contracts under which these agencies are rewinding motors; were such contracts let after public advertisement and a call for tenders; (c) Has any revision been made as to the total estimated cost of completing the conversion programme in Ontario; (d) As of this date, what proportion of the conversion work has been done and what proportion of the originally estimated total cost expended; (e) If rewinding is being done by sub-contractors under the Canadian Comstock Company Limited, what are the names and locations of those sub-contractors; what are the terms of such contracts as to payment on a "cost-plus" or some other basis; are such sub-contracts approved by the Government as well as by the Canadian Comstock Company Limited; (f) How much money has been spent by the Canadian Comstock Company Limited upon sub-contracts to this date; (g) How much money has been spent on the 60-cycle conversion programme to this date. Mr. Chartrand. Presented to the Legislature, 9th April, 1952. Not Printed.

RETURN ORDERED BUT NOT BROUGHT DOWN

Showing: The terms and conditions of all contracts, agreements, or orders for the performance of work, between The Hydro-Electric Power Commission of Ontario and the Canadian Comstock Co., Ltd.
ELIZABETH THE SECOND, by the Grace of God of Great Britain, Ireland and
the British Dominions beyond the Seas QUEEN, 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.

PROCLAMATION

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 twenty-first 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:


At Our City of Toronto in Our said Province this seventh day of February in the year of Our Lord one thousand nine hundred and fifty-two and in the first year of Our Reign.

BY COMMAND.

G. A. WELSH, Provincial Secretary.

3 O'CLOCK P.M.

This being the First Day of the First Meeting of the Twenty-fourth 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—Alexander Cameron Lewis, Esquire, Clerk of the Legislative Assembly, laid upon the Table of the House a Roll hereinafter fully set out containing a list of the names of the Members who had been returned at the General Elections to serve in this Legislature; and having been authorized to administer the Oaths to the Members, did administer the Oaths to the Members present; who after having taken the Oath and subscribed the Roll, took their seats in the House.

TWENTY-FOURTH GENERAL ELECTION

Office of the Chief Election Officer, Toronto, February 20th, 1952.

This is to certify that by reason of the Dissolution of the last Legislature on Saturday, the Sixth day of October, A.D. 1951, and in virtue of Writs of Elections, dated on the Sixth day of October, A.D. 1951, issued by the Honourable the Lieutenant-Governor, and addressed to the hereinafter named persons as returning officers for all the Electoral Districts in the Province of Ontario, for the election of Members to represent the several Electoral Districts in the Legislature of the Province in the Parliament convened to meet on the Twenty-first day of February, A.D. 1952, the following named persons have been gazetted as duly elected to represent the Electoral Districts set opposite their respective names as appears by the Returns of the said Writs, deposited of Record in my office, namely:
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<thead>
<tr>
<th>Electoral District</th>
<th>Member Elect</th>
<th>Returning Officer</th>
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<tbody>
<tr>
<td>Addington</td>
<td>John A. Pringle</td>
<td>John A. Riddle</td>
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<td>Algoma-Manitoulin</td>
<td>John A. Fullerton</td>
<td>E. W. Davis</td>
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<td>Brant</td>
<td>Harry Corwin Nixon</td>
<td>John P. Fraser</td>
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<td>Brantford</td>
<td>George T. Gordon</td>
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<td>Bruce</td>
<td>John P. Johnstone</td>
<td>R. G. Buckingham</td>
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<td>Carleton</td>
<td>Donald Hugo Morrow</td>
<td>Erskine Johnston</td>
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<td>Cochrane North</td>
<td>Philip T. Kelly</td>
<td>Gordon Kydd</td>
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<tr>
<td>Cochrane South</td>
<td>William J. Grummett</td>
<td>J. Maurice Belanger</td>
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<tr>
<td>Dufferin-Simcoe</td>
<td>Alfred Wallace Downer</td>
<td>Wesley H. Hopper</td>
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<td>Durham</td>
<td>John W. Foote</td>
<td>Richard R. Waddell</td>
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<td>Elgin</td>
<td>Fletcher S. Thomas</td>
<td>F. R. Palmer</td>
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<td>Essex North</td>
<td>Arthur J. Reaume</td>
<td>James E. Byrne</td>
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<tr>
<td>Essex South</td>
<td>William Murdoch</td>
<td>Rex Imeson</td>
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<td>Fort William</td>
<td>Clare Mapledorame</td>
<td>Gordon Carson</td>
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<td>Glengarry</td>
<td>Osie F. Villeneuve</td>
<td>Donald Duncan</td>
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<td>Grenville-Dundas</td>
<td>George H. Challies</td>
<td>F. H. Broder</td>
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<td>Grey North</td>
<td>MacKinnon Phillips</td>
<td>James Jackson</td>
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<td>Grey South</td>
<td>Farquhar Robert Oliver</td>
<td>Milton Irwin</td>
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<tr>
<td>Haldimand-Norfolk</td>
<td>James N. Allan</td>
<td>Stanley Mitchell</td>
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<td>Halton</td>
<td>Stanley L. Hall</td>
<td>William G. McDowell</td>
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<td>Hamilton Centre</td>
<td>William Kenneth Warrender</td>
<td>Sidney R. Lees</td>
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<td>Hamilton East</td>
<td>Robert Ellsworth Elliott</td>
<td>Malcolm K. Heddle</td>
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<td>Hamilton-Wentworth</td>
<td>Ray Connell</td>
<td>George C. Hancock</td>
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<td>Hastings East</td>
<td>Roscoe Robson</td>
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<td>Hastings West</td>
<td>William Elmer Sandercoc</td>
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<td>Thomas Pryde</td>
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<td>Huron Bruce</td>
<td>John W. Hanna</td>
<td>R. J. Bowman</td>
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<td>Kenora</td>
<td>Albert Wren</td>
<td>Fred Jackson</td>
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<td>Kent East</td>
<td>Andrew Thomas Ward</td>
<td>William A. Anderson</td>
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<td>Kent West</td>
<td>George W. Parry</td>
<td>E. C. Brisco</td>
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<td>Kingston</td>
<td>William McAdam Nickle</td>
<td>Bogart W. Trumpour</td>
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<td>Lambton East</td>
<td>Charles E. Janes</td>
<td>Clifford Henderson</td>
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<td>Lambton West</td>
<td>Bryan L. Cathcart</td>
<td>John A. Huey</td>
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<td>Lanark</td>
<td>George H. Doucett</td>
<td>Howard Giles</td>
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<td>Leeds</td>
<td>Charles Gordon MacOdrum</td>
<td>Wallace R. Johnston</td>
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<td>Lincoln</td>
<td>Charles Daley</td>
<td>Mrs. Jean King</td>
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<td>London</td>
<td>John P. Robarts</td>
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<td>Middlesex North</td>
<td>Thomas L. Patrick</td>
<td>Morris B. Percival</td>
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<td>Middlesex South</td>
<td>Harry M. Allen</td>
<td>William Thomas</td>
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<tr>
<td>Muskoka-Ontario</td>
<td>G. Arthur Welsh</td>
<td>Earl Harris</td>
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<td>Niagara Falls</td>
<td>William L. Houck</td>
<td>Carl A. Huggins</td>
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<td>Nipissing</td>
<td>William B. Harvey</td>
<td>Jack Gorman</td>
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<tr>
<td>Northumberland</td>
<td>William A. Goodfellow</td>
<td>Benjamin Thompson</td>
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<td>Ontario</td>
<td>Thomas David Thomas</td>
<td>Joseph Cross</td>
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<tr>
<td>Ottawa East</td>
<td>Aurele Charttrand</td>
<td>Leroy Heaney</td>
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<tr>
<td>Ottawa South</td>
<td>George H. Dunbar</td>
<td>William Ferguson</td>
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<tr>
<td>Oxford</td>
<td>Thomas Dent</td>
<td>J. A. Newell</td>
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<tr>
<td>Parry Sound</td>
<td>Allister Johnston</td>
<td>George Ziegler</td>
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<tr>
<td>Peel</td>
<td>Thomas L. Kennedy</td>
<td>B. Harper Bull</td>
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<td>Perth</td>
<td>J. Fred Edwards</td>
<td>Alfred Paul</td>
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<tr>
<td>Peterborough</td>
<td>Harold R. Scott</td>
<td>Douglas J. Lawrie</td>
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And the House having met,

The Honourable the Lieutenant-Governor, having entered the House, took his seat on the Throne.

Mr. Welsh, the Provincial Secretary, then said:
"I am commanded by the Honourable the Lieutenant-Governor to state that he does not see fit to declare the causes of the summoning of the present Legislature of this Province until a Speaker of this House shall have been chosen according to law, but to-day at a subsequent hour His Honour will declare the causes of the calling of this Legislature"

His Honour was then pleased to retire.

And the Clerk having called for nominations for the office of Speaker, the Prime Minister, Mr. Frost, addressing himself to the Clerk, proposed to the House for their Speaker, Rev. M. Cooke Davies, Esquire, Member for the Electoral District of Windsor-Walkerville, which motion was seconded by Mr. Oliver, and it was

Resolved, That Rev. M. Cooke Davies, Esquire, do take the Chair of this House as Speaker.

The Clerk having declared the Honourable M. Cooke Davies duly elected, he was conducted by the Prime Minister and Mr. Oliver to the Dais, where, standing on the upper step, he returned his humble acknowledgement to the House for the great honour they had been pleased to confer upon him by choosing him to be their Speaker.

And thereupon he sat down in the Chair and the Mace was laid upon the Table.

The House then adjourned during pleasure.

The Honourable the Lieutenant-Governor then re-entered the House and took his seat on the Throne.

Mr. Speaker then addressed His Honour to the following effect:—

May it please Your Honour,

The Legislative Assembly have elected me as their Speaker, though I am but little able to fulfil the important duties thus assigned to me.

If, in the performance of those duties, I should at any time fall into error, I pray that the fault may be imputed to me and not to the Assembly whose servant I am, and who, through me, the better to enable them to discharge their duty to their Queen and Country, hereby claim all their undoubted rights and privileges, especially that they may have freedom of speech in their debates, access to your person at all seasonable times, and that their proceedings may receive from you the most favorable consideration.

The Provincial Secretary then said:
Mr. Speaker,

I am commanded by the Honourable the Lieutenant-Governor to declare to you that he freely confides in the duty and attachment of the Assembly to Her Majesty's person and Government, and not doubting that the proceedings will be conducted with wisdom, temperance and prudence, he grants and upon all occasions will recognize and allow the constitutional privileges.

I am commanded also to assure you that the Assembly shall have ready access to His Honour upon all suitable occasions, and that their proceedings, as well as your words and actions, will constantly receive from him the most favorable construction.

The Honourable the Lieutenant-Governor was then pleased to open the Session with the following gracious speech:

Mr. Speaker and Members of the Legislative Assembly:

As you assemble here today for the First Session of the Twenty-fourth Legislature of the Province of Ontario, we meet in an atmosphere of deep and profound sorrow that His Gracious and Well Beloved Majesty, King George the Sixth is dead. By his great courage, his unsurpassed devotion to duty, his simple dignity, his example as a husband and as a father, his fortitude in adversity and by his serenity of spirit, he has made an enduring impression upon his peoples throughout the world. Truly was he an inspiration to unity of purpose among our great commonwealth of nations. Truly was he our beloved Sovereign. In her grief, we tender to Her Majesty, Queen Elizabeth the Second, our loyalty, our devotion and our affection. It is not long since we were honoured by having her among us and we are confident that her reign will be characterized by the wise and beneficent leadership given so devotedly by her father. We pray that it may be long and happy. To Elizabeth, The Queen Mother, Queen Mary, The Princess Margaret and to other members of the Royal Family, our sympathy and commiseration are extended.

On the occasion of this Assembly, my first as Her Majesty's representative, I wish to take the opportunity of expressing my pleasure in meeting you and to extend a welcome to each one of you, especially to those who sit in this Assembly for the first time. I wish also to express my confidence that as the elected representatives of the people of this Province, you will address yourselves to your duties with diligence and with judgment.

Since the last meeting of this Assembly, the growth of our Province has continued strong and its pace has increased. The urgent and demanding requirements for national defence have been expanding. World events continue to demand the assumption by our nation of increasingly greater responsibilities for our own security and indeed for that of the free world. The conflicting influences of an inflated economy and of measures being taken to halt the trend toward a dangerous inflation are producing problems in government, great in difficulty and complicated of solution. While the Government of Ontario, by virtue of its
constitutional jurisdiction, is limited in its capacity either to control inflationary influences or to take measures which exercise direction upon the national economic structure, nevertheless it will do all in its power to maintain and preserve soundness and security within the nation.

One of the greatest needs of the people of this Province in these troubled and difficult times is for adequate housing. Very considerable progress has been made in this direction but the problem is still most acute. The capacity of our people to build and to own their own homes is not equal to the demands upon them to provide the initial financing. With credit restrictions which have increased the down payment required, there has been a slowing-up in the construction of homes. Measures will be introduced designed to stimulate in several ways the provision of more housing in the Province.

Legislation will also be introduced establishing a Crown Corporation which will qualify as an approved lending institution under the National Housing Act. The purpose of this corporation will be the provision of funds for the construction of homes in the villages, hamlets and farms throughout the Province. Recognizing the need for assistance and encouragement in expanding the agricultural development of the Province, other measures will be introduced under which young farmers may obtain assistance. A prosperous and expanding agricultural industry is essential to Ontario. It is a vital requisite for high standards of healthy living for all our people, and great strides have been taken to make farming more productive and more attractive. Research is constant in the many fields of agricultural development and will be continued unabated.

One of the influences which affects the supply of adequate housing for our people is the control of rents. The Government has continued the control of rents following the abandonment of this field by the Federal Government. New regulations have been formulated with the end in view of assuring, so far as is possible within the restricted jurisdiction of a provincial government, simplicity of operation, clarity of interpretation and intent, and fairness to both landlord and tenant. A select committee of this Legislature will be set up with authority to keep all matters involved in the control of rents, under constant examination and study.

Under the law as it stands at the present time, no one is permitted to bring an action against the Crown represented by the Province of Ontario without Her Majesty's consent, first obtained in appropriate manner. The Government proposes to abolish this requirement in certain cases and the necessary legislation will be introduced for your consideration.

Under legislation passed last year The Hydro-Electric Power Commission of Ontario was empowered to examine the rural telephone systems of the Province with a view to modernization, expansion and general improvement. Substantial progress has been made during the year and further legislation will be introduced to provide for betterment of our rural systems.

The Labour Relations Act of Ontario was designed to enable labour and management to bargain collectively and to provide an atmosphere in which differences can be composed. The conciliation services made available by the Department have operated with a great degree of success. Legislation will be
introduced which will have the effect of improving and strengthening the already highly commendable provisions of The Workmen's Compensation Act.

During the past year a special committee representative of Government, the Municipalities concerned and of the mining industry, has been studying ways and means of making more equitable, the provision of financial assistance to municipalities within the major mining areas of the Province. Proposals which are designed to establish a sound and permanent basis for assistance to our mining municipalities will be submitted for your consideration.

During the past months a committee composed of all of the interests concerned in provincial-municipal relations has been examining the many and complicated problems of this difficult field of government. The attentions of the Government are directed toward the solution of fiscal and other administrative problems of the many municipalities.

The expansion and betterment of our great highway system has been proceeding satisfactorily despite substantial shortages of the many materials required and despite the restrictions upon the construction of public works requested by the Federal Government as a measure against inflation. Motor vehicle registrations continue to increase and the necessity for expansion and improvement of our highway system is correspondingly more pressing. The campaign for safety is being pressed constantly and with vigour. Assistance to municipalities in solving their highway problems will again be given emphasis.

Many of the legislative provisions regarding the incorporation of companies have been under study with the view to improvement and modernization. The Government will introduce for your study and examination, a new and completely revised Companies Act.

With the commencement of the current calendar year, the terms of The Old Age Assistance Act, passed at a special session of the twenty-third Legislature last September, came into effect, concurrently with the commencement of universal old age pensions for Canada. Under the Ontario legislation, and complementary federal legislation, assistance upon a means test of an amount up to forty dollars each month is now being paid to our needy elder citizens between sixty-five and seventy years of age. Legislation will be submitted at this session of the Assembly for your consideration, which will carry further the provision of assistance for needy and deserving citizens of our Province. Under its terms an amount up to forty dollars per month, determined upon a means test, will be paid to persons who are totally and permanently disabled, who are between eighteen and sixty-five years of age and who are not otherwise being provided for under other pension or compensation legislation, or under other public assistance programs.

Legislation effecting clarification and extension of Mothers' Allowances, will also be introduced.

You will be asked to give your consideration to a measure ratifying and confirming an agreement entered into last December between the Governments of Canada and of Ontario under which the Province will undertake the develop-
ment of the Canadian half of the power resources in the international section of the St. Lawrence River, in conjunction with the construction of an all Canadian canal. The Hydro-Electric Power Commission of Ontario will undertake the Ontario share of the power development concurrently with an appropriate agency authorized by the United States and is ready to proceed at once with the work.

With the assistance of the best advice obtainable, the Government is progressing rapidly toward the ultimate goal of fully sustained yield from the vast resources of our forests and Crown lands. Ontario has maintained its lead in forestry reform—and there will be introduced for your study and consideration a consolidation and revision of the laws concerning Crown timber.

The conservation of our fish, game and wild life is of paramount concern and you will be asked to give careful study to proposals designed to control the taking of fish and game from aircraft, or with the use and assistance of aircraft.

Further measures having to do with the treatment of cancer will be introduced. In particular will be a bill establishing an institute of Radiotherapy designed to manage and direct the cancer centre at Wellesley Hospital in Toronto and other outside clinics. Very considerable progress has been made toward the establishment in Ontario of the finest and most modern cancer research facilities in the world. Special mention is made of the introduction of the "Cobalt Bomb" to the treatment facilities of the cancer clinic in Victoria Hospital, London. It is the intent of the Government to take all steps within its power to defeat this dreadful scourge.

A comprehensive program for the rehabilitation of prisoners confined to Ontario's penal and reformatory institutions, has been expanded and strengthened. On an experimental basis a thirty-bed clinic for the treatment of alcoholism among the prison population was opened at the Mimico Reformatory, the first of its kind in America. The results have proved most successful and it is planned to expand these facilities. Supervision by rehabilitation officers after discharge is made available to those requiring help and very good results are being experienced.

A new emphasis has been placed upon the growing importance of probation in the administration of justice, by the appointment of a Chief Probation Officer for Ontario. The function of this official will be to organize and co-ordinate the work of probation services in the juvenile and Family Courts and in the adult courts as well. The extension of probation in justifiable cases should tend to reduce the number of inmates in penal and reform institutions and generally improve the administration of justice.

Provincial grants in aid of education have again been increased during the current year. Increasing population necessarily leads to increasing costs of education and it is the view of the Government that the capacity of our people to meet these costs must be balanced most carefully with the real and essential needs. Only by so doing can our high standards be preserved. The very best of educational facilities are the heritage of the children of our people and the Government will continue to strive toward their maintenance.
Substantial progress has been made in preparations for civil defence. Ontario is the first Province in Canada, and indeed one of the first jurisdictions in the world, to take measures to standardize fire-fighting equipment. It is expected that this work will be completed during this year.

Other legislation will be introduced by the several departments for your consideration, all of which will tend to preserve and to improve the way of life of our people.

There will be presented to you a survey of the fiscal condition of the Province, together with the plans for the ensuing year. The Public Accounts for the last complete fiscal year and the Estimates for the year 1952-53 will all be submitted for your study and consideration.

By their loyal efforts and diligent application to their duties, the members of the Public Service of Ontario have earned our thanks and appreciation. By their devotion your decisions and directions are carried out. Our thanks for the years of long service given by those who have earned retirement during the past year are extended, and we remember with respect those who have died.

May I express the wish that in the interests of the people of our Province, your deliberations and decisions will be guided by Divine Providence.

His Honour was then pleased to retire.

Prayers. 3.40 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 advised the House that Mr. Oliver, member for Grey South, was recognized as leader of the Opposition.

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

Ordered, That an humble address be presented to Her Most Gracious Majesty the Queen expressing the sincere sympathy of this House on the death of Her father, His Late Gracious Majesty, King George the Sixth, and also conveying to Her Majesty the assurance of the abiding loyalty of the Members of this Her Legislative Assembly of the Province of Ontario, and to these ends that the following Address be adopted:—
To The Queen's Most Excellent Majesty

Most Gracious Sovereign:

Your Majesty's loyal and devoted subjects, the Members of the Legislative Assembly of the Province of Ontario, have heard with deep sorrow of the death of your beloved Father our Most Gracious King, George the Sixth, and desire to express to you, to Your Gracious Mother, and to all the Members of the Royal Family, the sincere sympathy of this Assembly and of all the people of Ontario in the great loss you have sustained.

His Late Majesty's deep sense of responsibility and His devotion to the duties of His High Office, following on His splendid services as an Officer of the Royal Navy in the First Great War, undoubtedly hastened His death and left the Empire and Commonwealth in a state of sorrow which has probably never before been experienced. His qualities as a man and a Monarch, who lived a good life and who performed a heavy task bravely and well, endeared Him to all His people throughout the World.

May we take the liberty of intruding on your great sorrow by extending our congratulations and expressing our great joy on your accession to the Throne. Your recent visit to our Province has left with us a sense of personal friendship and we feel that in you the Empire has a worthy successor to your Beloved Father. It is our fervent hope and prayer that your reign may be a long and happy one and that under your guidance the Empire and Commonwealth may enjoy an unbroken era of prosperity and peace.

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

Ordered, That the Clerk be instructed to have the Address as approved suitably inscribed and forwarded to Her Majesty through the proper channels.

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

Bill No. 37, An Act to amend The Summary Convictions Act. Mr. Porter.

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

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

Before moving the Adjournment of the House the Prime Minister briefly welcomed the members who were sitting in the House for the first time and made reference to the three members who are sons of former Ministers of the Crown.

The House then adjourned at 4.18 p.m.
PRAYERS.

3 O'Clock P.M.

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

By Mr. Brandon, the Petition of the Corporation of the Town of New Toronto.

By Mr. Cathcart, the Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia; also, the Petition of Sarnia Young Men's and Young Women's Christian Association.

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

By Mr. Lyons, the Petition of the Corporation of the City of Sault Ste. Marie.

By Mr. Grummett, the Petition of the Roman Catholic Separate School Board of the Town of Timmins.

By Mr. Mapledoram, the Petition of the Corporation of the City of Fort William; also, the Petition of the Corporation of the Municipality of Neebing.

By Mr. Parry, the Petition of the Corporation of J. L. Thompson Supply Limited.

By Mr. Beckett, the Petition of the Corporation of the Township of Scarborough.

By Mr. Morrow, the Petition of the Corporation of the Synagogue and Jewish Community Centre of Ottawa; also, the Petition of the Corporation of The Ottawa Association for the Advancement of Learning; also, the Petition of the Corporation of the City of Ottawa; also, the Petition of St. Patrick's Home of Ottawa.

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

By Mr. Meyers, the Petition of the Corporation of the Town of Hespeler.

By Mr. Leavine, the Petition of the Corporation of the County of Waterloo.

By Mr. McPhee, the Petition of the Corporation of the Town of Orillia.

By Mr. Sandercock, the Petition of the Young Men's Christian Association of Belleville.

By Mr. Murdoch, the Petition of the Corporation of the Township of Pelee.

By Mr. Wardrope, the Petition of the Corporation of the Grand Lodge of Ontario of the Independent Order of Oddfellows.
By Mr. Johnston (Simcoe Centre), the Petition of the Corporation of the Town of Barrie.

By Mr. Frost (Bracondale), the Petition of the Canadian National Exhibition Association.

By Mr. Weaver, the Petition of the Corporation of the City of Toronto.

By Mr. Houck, the Petition of the Corporation of the Town of Fort Erie.

By Mr. Roberts, the Petition of the Corporation of Credit Foncier Franco-Canadien; also, the Petition of the Trustees of Massey Hall.

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

By Mr. Fullerton, the Petition of the Corporation of the Township of McKim.

By Mr. Pringle, the Petition of the Corporation of the Town of Almonte.

By Mr. Thomas (Ontario), the Petition of the Corporation of the City of Oshawa.

By Mr. Hall, the Petition of the Corporation of the Township of Toronto.

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

Ordered, 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.

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


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. Porter,

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 Standing Committees ordered by the House, such Committee to be composed as follows:

Messrs. Allan (Haldimand-Norfolk), Allen (Middlesex South), Chartrand, Collings, Cowling, Grummett, Kerr, Mackenzie, Murdoch, Pringle and Robson.

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


Bill No. 40, An Act to amend The Division Courts Act. Mr. Porter.

Bill No. 41, An Act to amend The Evidence Act. Mr. Porter.


Bill No. 43, An Act to amend The Juvenile and Family Courts Act. Mr. Porter.


Bill No. 45, An Act to amend The Registry Act. Mr. Porter.

Bill No. 46, An Act to amend The Surrogate Courts Act. Mr. Porter.

Bill No. 47, An Act to amend The Vocational Education Act. Mr. Dunlop.

Bill No. 48, An Act to amend The Parole Act. Mr. Foote.

The House then adjourned at 3.58 p.m.

NOTICES OF MOTIONS

1.—Mr. Oliver—Motion—that there be laid before this House a Return showing: the terms and conditions of all contracts, agreements, or orders for the performance of work, between The Hydro-Electric Power Commission of Ontario and the Canadian Comstock Co., Ltd.
1.—Mr. Oliver—Enquiry of the Ministry—1. How many miles of County roads have been taken into Provincial Highway System annually since April 1st, 1944.

2.—Mr. Nixon—Enquiry of the Ministry—1. What was the total cost of the Select Committee to enquire into the Administration of Criminal Justice. 2. How much was paid to each Member of the Committee by way of expenses, allowance, etc.

3.—Mr. Chartrand—Enquiry of the Ministry—1. What was the total cost of the Select Committee on Rent Control. 2. How much was paid to each Member of the Committee by way of expenses, allowances, etc.

4.—Mr. Gordon—Enquiry of the Ministry—1. In each of the fiscal years from 1943 to 1951 inclusive, what was the average Old Age Pension per month, including any bonus or allowance. 2. In each case what amount of such average pension was payable by the Province of Ontario.

MONDAY, FEBRUARY 25TH, 1952

Prayers.

The following Petitions were read and received:

Of the Corporation of the Town of New Toronto, praying that an Act may pass repealing Section 2 of Chapter 106 of the Statutes of Ontario, 1937.

Of the Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, praying that an Act may pass fixing the number of Trustees at eight, to hold office for two years, four to be elected annually.

Of the Corporation of the City of Stratford, praying that an Act may pass authorizing a municipally operated bus service.

Of Sarnia Young Men's and Young Women's Christian Association, praying that an Act may pass exempting the lands, buildings, etc., of the Association from taxation, except for local improvements.

Of the Corporation of the City of Sault Ste. Marie, praying that an Act may pass increasing the membership of the Sault Ste. Marie Public Utilities Commission from three to five.

Of the Roman Catholic Separate School Board of the Town of Timmins, praying that an Act may pass providing for the election of the six members of the Board by a general vote of the Separate School ratepayers.

Of the Corporation of the City of Fort William, praying that an Act may pass increasing the amount chargeable for sewer tax and for other purposes.

Of the J. L. Thompson Supply Limited, praying that an Act may pass vesting in the Company that portion of the Old Cemetery on plan 247 for the Town of Wallaceburg at present occupied by the Company.
Of the Corporation of the Township of Scarborough, praying that an Act may pass providing for the election of Reeve, Deputy Reeve and five Councillors, and for other purposes.

Of the Corporation of the Synagogue and Jewish Community Centre of Ottawa, praying that an Act may pass exempting the Corporation's lands, etc., from taxation, except for local improvements.

Of the Corporation of the City of London, praying that an Act may pass authorizing the payment of annuities to employees retiring with less than twenty years' service, and for other purposes.

Of the Trustees of Massey Hall, praying that an Act may pass incorporating the Trustees of Massey Hall as a body corporate and politic.

Of the Corporation of the Town of Hespeler, praying that an Act may pass withdrawing the said Town from the County of Waterloo.

Of the Corporation of the County of Waterloo, praying that an Act may pass establishing a Waterloo County Roads Commission, and for other purposes.

Of the Corporation of the Municipality of Neebing, praying that an Act may pass ratifying the redivision of the Wards of the Municipality, providing for the election of an additional Councillor, and for other purposes.

Of the Corporation of the Ottawa Association for the Advancement of Learning, praying that an Act may pass changing the name of the Corporation to University of Carleton College, and for other purposes.

Of St. Patrick's Home of Ottawa, praying that an Act may pass authorizing the transfer of all its assets, etc., to the Grey Nuns of the Immaculate Conception.

Of the Corporation of the City of Oshawa, praying that an Act may pass providing for changes in the procedure for imposing the special frontage rate for the construction of watermains, and for other purposes.

Of the Corporation of the Town of Orillia, praying that an Act may pass authorizing the Corporation to enter into an agreement with the Hydro-Electric Power Commission of Ontario for the purchase of power.

Of the Young Men's Christian Association of Belleville, praying that an Act may pass exempting the lands and other assets of the Association from taxation.

Of the Corporation of the Township of Pelee, praying that an Act may pass authorizing the Corporation to expend up to $10,000.00 in any year from the revenue received from non-resident hunting licenses on drainage works.

Of the Corporation of the Grand Lodge of Ontario of the Independent Order of Oddfellows, praying that an Act may pass authorizing the Corporation to acquire shares of the I.O.O.F. Hall Association of Toronto.
Of the Corporation of the City of Ottawa, praying that an Act may pass authorizing the Corporation to pass by-laws fixing a standard of fitness of dwellings for human habitation, and for other purposes.

Of the Corporation of the Township of Toronto, praying that an Act may pass establishing a Board of Education for the Township, and for other purposes.

Of the Corporation of the Town of Barrie, praying that an Act may pass vesting in the Corporation the land known as the Market Block in the said Town.

Of the Canadian National Exhibition Association, praying that an Act may pass to provide that notices of appointment of representatives of various associations must be given by 12 noon on the third Wednesday of January in each year.

Of the Corporation of the City of Toronto, praying that an Act may pass authorizing the regulating and governing of the erection of television antennae, and for other purposes.

Of the Corporation of the Town of Fort Erie, praying that an Act may pass providing that all committees, commissions and boards established under The Department of Education Act, the Community Centres Act and The Public Parks Act may consist of the same persons.

Of the Corporation of Credit Foncier Franco-Canadien, praying that an Act may pass removing the limit of $100,000.00, on the value of real estate which may be acquired by the Corporation.

Of the Corporation of the City of Kingston, praying that an Act may pass validating Orders of the Municipal Board authorizing the Corporation to impose sewer rental charges, and for other purposes.

Of the Corporation of the Township of McKim, praying that an Act may pass permitting the cost of service connections between the lot-line and water-main to be averaged between the users in water and sewer area No. 6 in the said Township.

Mr. Pringle, from the Select Committee appointed to prepare the lists of Members to compose the Standing Committees of the House, presented the Committee's first 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. Callings, Downer, Edwards, Elliott, Fishleigh, Frost (Bracondale), Hall, Janes, Leavine, Lyons, Murdoch, Nixon, Oliver, Root, Stewart, Thomas (Ontario), Warrender—17.

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


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

Messrs. Beech, Brandon, Child, Collings, Elliott, Fishleigh, Harvey, Herbert, Johnston (Parry Sound), Kerr, Macaulay, MacOdrum, Manley, Mapledoram, Morningstar, Murdoch, Myers, Nault, Nickle, Pryde, Reaume, Roberts, Robson, Salsberg, Stewart, Thomas (Ontario), Wardrope, Warrender, Weaver, Wren—30.

The Quorum of the said Committee to consist of seven members.
COMMITEE ON MINING


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

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

Ordered, That, commencing on Friday, February 29th, and thereafter on each Friday of 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.

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

Public Accounts of the Province of Ontario for the Fiscal Year ended 31st March, 1951. (Sessional Paper No. 1.)

Also, Report of the Provincial Auditor, Ontario, 1950-51. (Sessional Paper No. 3.)

Also, Fifth Report of the Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1951. (Sessional Paper No. 7.)

Also, Twenty-fifth Report of the Liquor Control Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1951. (Sessional Paper No. 6.)

The House then adjourned at 4.05 p.m.

NOTICES OF MOTIONS

5. Feb. 25.—Mr. Oliver—Enquiry of the Ministry—1. What properties are leased by the Government in the City of Toronto, and for what purpose.

2. What properties have been leased by the Government and for what purpose since January 1st, 1949.
6. Feb. 25.—Mr. Houck—Enquiry of the Ministry—1. How many saw mills in Ontario have been asked or directed by the Minister to convert their waste, such as slabs, edgings and cuttings into chips to be sold to pulp and newspaper companies for converting into pulp. 2. What are the names of these Companies. 3. How many tons did each Company produce in each of the years 1944-45-46-47-48-49-50 and 1951. 4. Who are the pulp or paper companies that purchased these chips.

7. Feb. 25.—Mr. Chartrand—Enquiry of the Ministry—What provision has been made for the rewinding of electric motors of all descriptions which became the subject to conversion to 60 cycle power: (a) Is such rewinding being done by The Hydro-Electric Power Commission; (b) If so, is it also being done by other agencies, what are the names of such agencies, what are the terms of the contracts under which these agencies are rewinding motors; were such contracts let after public advertisement and a call for tenders; (c) Has any revision been made as to the total estimated cost of completing the conversion programme in Ontario; (d) As of this date, what proportion of the conversion work has been done and what proportion of the originally estimated total cost expended; (e) If rewinding is being done by sub-contractors under the Canadian Comstock Company Limited, what are the names and locations of those sub-contractors; what are the terms of such contracts as to payment on a "cost-plus" or some other basis; are such sub-contracts approved by the Government as well as by the Canadian Comstock Company Limited; (f) How much money has been spent by the Canadian Comstock Company Limited upon sub-contracts to this date; (g) How much money has been spent on the 60-cycle conversion programme to this date.

8. Feb. 25.—Mr. Gordon—Enquiry of the Ministry—1. Who are the Members of the Ontario Hydro Advisory Committee. 2. How many meetings has the Committee held. 3. How much has been paid to each Committee member by way of expenses or allowances.

9. Feb. 25.—Mr. Reaume—Enquiry of the Ministry—1. Who are members of the Special Provincial-Municipal Committee under the Chairmanship of Mr. H. J. Chater. 2. What are their official positions and addresses. 3. How many meetings of the Committee have been held. 4. What has been the cost of the Committee to date. 5. What amounts by way of expenses or allowances have been paid to each Committee member. 6. Has the Committee presented any report, or, if not, when is a report expected.

10. Feb. 25.—Mr. Reaume—Enquiry of the Ministry—1. What has been the total cost to date of the J. Clark Keith Steam Generating Station at Windsor. 2. Is this work being done on a contract basis. 3. If so, was the Contract(s) let as the result of tenders being called.

11. Feb. 25.—Mr. Wren—Enquiry of the Ministry—1. Does the Ontario Government assist settlers in the marketing of pulp wood. If so, how. 2. Does the Ontario Government allow pulp wood companies to buy pulp wood from settlers at lower prices than it cost companies to produce pulp wood from their own areas. 3. Are these companies purchasing wood from settlers, allowed to export same. 4. If so, how many cords of settlers' wood were exported each year since 1945.
TUESDAY, FEBRUARY 26TH, 1952

PRAYERS.

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

Bill No. 49, An Act to amend The Interpretation Act. Mr. Porter.

Bill No. 50, An Act to amend The Land Titles Act. Mr. Porter.

Bill No. 51, An Act to repeal The Execution of Trusts Act, 1939. Mr. Porter.

Bill No. 52, An Act to amend The Dependant's Relief Act. Mr. Porter.


Bill No. 55, An Act to amend The Agricultural College Act. Mr. Kennedy.


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. Robarts moved, seconded by Mr. Root,

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

To the Honourable Louis O. Breithaupt,

Lieutenant-Governor of the Province of Ontario.

We, Her 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. Oliver,

Ordered, That the Debate be adjourned

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

Also, Sixty-fifth Annual Report of The Niagara Parks Commission for the fiscal year ending October 31st, 1951. (*Sessional Paper No. 10.*)

Also, Report of the Board of Governors of the University of Toronto for the year ending June 30, 1951. (*Sessional Paper No. 12.*)

The House then adjourned at 4.52 p.m.

**NOTICES OF MOTIONS**

12. Feb. 26.—*Mr. Nixon*—Enquiry of the Ministry—1. How much money has been spent to date on the proposed four-lane highway to Barrie. 2. What is the estimated cost of completing this road. 3. When did work begin on this project. 4. When is it expected the highway will be completed.

13. Feb. 26.—*Mr. Gordon*—Enquiry of the Ministry—In respect of debenture purchases made by the Ontario Municipal Improvement Corporation since its inception: *(a)* what is the total face value of the debentures purchased; *(b)* from what municipalities; *(c)* for what purposes; *(d)* for what amounts.

14. Feb. 26.—*Mr. Gordon*—Enquiry of the Ministry—On what basis are grants offered by the Federal Department of Health and Welfare for hospital construction. What amounts were offered by that department during 1947-48-49 and 50. What amounts of such offers were taken up by the Ontario Government in the same years.

15. Feb. 26.—*Mr. Wren*—Enquiry of the Ministry—What were the expenditures for maintenance on provincial highways, by highway districts, for the years 1942-43-44-45-46-47-48-49-50 and 1951.

16. Feb. 26.—*Mr. Wren*—Enquiry of the Ministry—1. What were the expenditures on *(a)* new highway construction, *(b)* improvements to existing highways, *(c)* repair and maintenance in each division of the province in each of the years 1944 to 1951 respectively. 2. What is the present mileage of highways in each division.

17. Feb. 26.—*Mr. Wren*—Enquiry of the Ministry—1. What amount was expended by the Department of Highways in Division No. 20 during the years 1948 to 1951 inclusive on equipment and supplies purchased through or from retail or wholesale hardware dealers. 2. What are the names of such dealers and the amount purchased from each. 3. Are such purchases made as a result of tender or bid. 4. Is every dealer given an equal opportunity to participate in such business. If not, why not.

18. Feb. 26.—*Mr. Manley*—Enquiry of the Ministry—What bonds have been issued by The Hydro-Electric Power Commission since January 1st, 1950 and at what rates of interest.
WEDNESDAY, FEBRUARY 27TH, 1952

Prayers. 3 O’Clock P.M.

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

Ordered, That a Select Committee of this House be appointed to inquire into all matters affecting leaseholds and rentals in the Province with authority to consider in connection with property values, all rentals charged for various types of accommodation including shared accommodation, room rentals, room and board and all other matters which the Committee considers should be investigated.

The Committee to have authority to sit during the interval between Sessions and have full power and authority to call for persons, papers, and things and to examine witnesses under oath, and the Assembly doth hereby command and compel the attendance before the Committee of such persons and the production of such papers and things as the said Committee may deem necessary for any of its proceedings or deliberations, for which purpose the Honourable the Speaker may issue his warrant or warrants.

The said Committee to consist of nine members and to be composed as follows:—

Mr. MacOdrum, Chairman, Messrs. Cecile, Fishleigh, Mapledoram, Porter, Reaume, Robarts (London), Thomas (Ontario) and Warrender.

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

In the event of a vacancy occurring in the membership of the Committee the vacancy shall be filled by the appointment of a member on the recommendation of the leader of the party to which the former member belonged.

The Prime Minister presented to the House:—

Regulations under The Leasehold Regulations Act, 1951, the Wartime Leasehold Regulations, and a Digest of Rent Control in Ontario. (Sessional Paper No. 43.)

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


Bill No. 60, An Act to amend The Judicature Act.  Mr. Porter.

Bill No. 61, An Act to amend The Jurors Act.  Mr. Porter.


Bill No. 64, An Act to amend The Homes for the Aged Act.  Mr. Goodfellow.

Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.  Mr. Goodfellow.

Bill No. 66, An Act to amend The Auxiliary Classes Act.  Mr. Dunlop.

Bill No. 67, An Act to amend The Continuation Schools Act.  Mr. Dunlop.

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

Bill No. 37, An Act to amend The Summary Convictions Act.


Bill No. 40, An Act to amend The Division Courts Act.

Bill No. 41, An Act to amend The Evidence Act.


Bill No. 43, An Act to amend The Juvenile and Family Courts Act.

The Order of the Day for the Second Reading of Bill No. 48, An Act to amend The Parole Act, having been read,

Mr. Foote moved that the Bill be now read a second time, and, after some time, on motion by Mr. Salsberg,

Ordered, That the debate be adjourned.

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

Thirty-fourth Annual Report of the Civil Service Commission for Ontario for the year ending March 31st, 1951.  (Sessional Paper No. 35.)
Also, Thirty-first Annual Report of the Public Service Superannuation Board, Ontario, for the fiscal year ending March 31st, 1951. (Sessional Paper No. 34.)

Also, Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31st, 1951. (Sessional Paper No. 44.)

The House then adjourned at 5.34 p.m.

NOTICES OF MOTIONS

19. Feb. 27.—Mr. Nixon—Enquiry of the Ministry—1. How much has the Department of Lands and Forests spent up to date on salvaging operations as a result of the Mississagi Fire. 2. Since the beginning of these operations how much of the cost has been termed "capital expenditure". 3. What have been the total sales of salvaged lumber to date. 4. How much longer is it estimated the operation will continue. 5. What is the estimated cost to complete the operation. 6. What value of lumber is it estimated will be salvaged on completion of the operation.

20. Feb. 27.—Mr. Houck—Enquiry of the Ministry—1. In each of the years 1944-51 inclusive, how much was spent by The Hydro-Electric Power Commission of Ontario, on (a) advertising, (b) public relations, (c) radio broadcast time. With what Agency is the Hydro placing its advertising at present.

21. Feb. 27.—Mr. Chartrand—Enquiry of the Ministry—How many permanent and temporary employees were employed by the Provincial Government and each Board or Commission thereof, on January 1st, 1943, and how many on January 1st, 1952.

22. Feb. 27.—Mr. Chartrand—Enquiry of the Ministry—Was the contract between The Hydro-Electric Power Commission and the Canadian Comstock Co. let as the result of tenders. What is the percentage above cost payable to the Canadian Comstock Company.

23. Feb. 27—Mr. Gordon—Enquiry of the Ministry—1. What percentage of the Frequency Changeover has been completed. 2. What percentage of the estimated cost of the program has been expended to date.
24. Feb. 27.—Mr. Gordon—Enquiry of the Ministry—What have been the total costs to date of the Frequency Changeover program, (a) to the Hydro-Electric Power Commission, (b) to the Municipal commissions.

25. Feb. 27.—Mr. Manley—Enquiry of the Ministry—1. Has the proposed route of No. 2 Highway east from Brockville to the Quebec border in the event of the St. Lawrence Seaway being undertaken been established. 2. If so, describe the route it will follow.

26. Feb. 27.—Mr. Reaume—Enquiry of the Ministry—How many full-time conciliation officers were employed by the Department of Labour in each year from 1944-51. In how many cases during each of the years 1944-51 were the services of a conciliation officer requested.

27. Feb. 27.—Mr. Salsberg—Enquiry of the Ministry—1. How many citizens received payment under The Old Age Assistance Act, 1951, in (a) January, 1952, (b) February, 1952. 2. What was the average amount of such payments per person during (a) January, 1952, (b) February, 1952.

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THURSDAY, FEBRUARY 28TH, 1952

PRAYERS.

High Holy Days, 3 O'CLOCK P.M.

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:

Petition of the Corporation of the Town of New Toronto, praying that an Act may pass repealing Section 2 of Chapter 106 of Statutes of Ontario, 1937.

Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of Sarnia, praying that an Act may pass fixing the number of Trustees at eight, to hold office for two years, four to be elected annually.

Petition of the Corporation of the City of Fort William, praying that an Act may pass increasing the amount chargeable for sewer tax and for other purposes.

Petition of the Corporation of the Synagogue and Jewish Community Centre of Ottawa, praying that an Act may pass exempting the Corporation’s land, etc., from taxation except for local improvements.

Petition of the Trustees of Massey Hall, praying that an Act may pass incorporating the Trustees of Massey Hall as a body corporate and politic.

Petition of the Corporation of the County of Waterloo, praying that an Act may pass establishing a Waterloo County Roads Commission, and for other purposes.

Petition of the Ottawa Association for the Advancement of Learning, praying that an Act may pass changing the name of the Corporation to University of Carleton College, and for other purposes.
Petition of St. Patrick’s Home of Ottawa, praying that an Act may pass authorizing the transfer of all its assets, etc., to the Grey Nuns of the Immaculate Conception.

Petition of the Corporation of the City of Oshawa, praying that an Act may pass providing for changes in the procedure for imposing a special frontage rate for the construction of watermains, and for other purposes.

Petition of the Canadian National Exhibition Association, praying that an Act may pass to provide that notices of appointment of representatives of various associations must be given by 12 noon on the third Wednesday of January in each year.

Petition of the Corporation of the City of Toronto, praying that an Act may pass to authorize the regulating and erection of television antennae, and for other purposes.

Petition of the Roman Catholic Separate School Board of the Town of Timmins, praying that an Act may pass providing for the election of the six members of the Board by a general vote of the separate school ratepayers.

Petition of the Corporation of the Town of Hespeler, praying that an Act may pass withdrawing the said Town from the County of Waterloo.

Petition of the Corporation of Credit Foncier Franco-Canadien, praying that an Act may pass removing the limit of $100,000.00 on the value of real estate which may be acquired by the Corporation.

Petition of the Corporation of the Township of McKim, praying that an Act may pass permitting the cost of service connections between the lot-line and water-main to be averaged between the users in water and sewer area No. 6 in the said Township.

Petition of the Corporation of the Town of Fort Erie, praying that an Act may pass providing that all Committees, Commissions and Boards established under The Department of Education Act, The Community Centres Act and The Public Parks Act may consist of the same persons.

Petition of Sarnia Young Men’s and Young Women’s Christian Association, praying that an Act may pass exempting the lands, buildings, etc., of the Association from taxation except for local improvements.

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

Bill No. 1, An Act respecting the Town of New Toronto. Mr. Brandon.

Bill No. 2, An Act respecting the City of Sarnia Separate School Board. Mr. Cathcart.
Bill No. 4, An Act respecting Sarnia Young Men's and Young Women's Christian Association. Mr. Cathcart.

Bill No. 6, An Act respecting the Town of Timmins Separate School Board. Mr. Grummett.

Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa. Mr. Morrow.

Bill No. 15, An Act respecting the Town of Hespeler. Mr. Myers.


Bill No. 28, An Act respecting the Canadian National Exhibition Association. Mr. Frost (Bracondale).

Bill No. 30, An Act respecting the Town of Fort Erie. Mr. Houck.

Bill No. 31, An Act respecting Credit Foncier Franco-Canadien. Mr. Roberts (St. Patrick).

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

Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electrical Power in the International Rapids Section of the St. Lawrence River. Mr. Frost (Victoria).

Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River. Mr. Challies.


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. Oliver moved, seconded by Mr. Nixon,

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:—

1. That no definite interim assistance is being provided by the Government for the relief of Municipalities pending the report of the Provincial-Municipal Committee. 2. That the Government has failed to provide adequate assistance to meet the rising costs of Education in the Municipalities. 3. That the Government has failed to disclose any plan to remedy the obvious defects in The Labour
Relations Act (1950). 4. That the Government has failed to forecast legislation which would implement the unanimous recommendations of the Select Committee on Conservation.

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

Ordered, That the Debate be adjourned.

The House then adjourned at 5.30 p.m.

NOTICES OF MOTIONS

28. Feb. 28.—Mr. Oliver—Enquiry of the Ministry—Since January 1st, 1952, when an Act to ensure Fair Remuneration to Female Employees, 1951, Chapter 26, came into force, have there been any salary adjustments in the Civil Service in accordance with the intent of said Act.

29. Feb. 28.—Mr. Oliver—Enquiry of the Ministry—1. How many persons are in receipt of Old Age Assistance in Ontario. 2. As at February 29th what was the average Pension paid. 3. Who are the members of the Old Age Pension Commission. 4. Is Mr. C. H. Green employed in any capacity by the Department of Public Welfare. If so, what capacity and at what salary. 5. When did said C. H. Green become eligible for superannuation.

30. Feb. 28.—Mr. Wren—Enquiry of the Ministry—1. (a) What is the estimated cost of the proposed Highway east from Atikokan, in the Rainy River District to connect with Shebandowan in the Thunder Bay District; (b) What estimated costs were submitted for an outlet for Atikokan to the north connecting with Highway Number 17 approximately 30 miles east of Ignace; (c) On what date will the road now under construction be completed; (d) What Contracts have been awarded to date; to what companies, giving the respective amounts. 2. (a) What amount has been expended to date on construction of the road from Savant Lake north to Pickle Lake; (b) Give details of Contracts awarded to date including companies and amounts; (c) At what date will this road be completed according to original plans.
FRIDAY, FEBRUARY 29TH, 1952

PRAYERS. 2 O'CLOCK P.M.

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

Your Committee recommends that the Standing Committee on Lands and Forests be composed as follows:—

COMMITTEE ON LANDS AND FORESTS


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

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

Ordered, That Mr. Downer, Member for the Electoral District of Dufferin-Simcoe, be appointed as Chairman of the Committee of the Whole House for the present Session.

The following Bill was introduced, read the first time, and ordered to be read the second time on Monday next.

Bill No. 71, An Act to repeal The Suburban Area Development Act. Mr. Dunbar.

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

1. What was the total cost of the Select Committee to enquire into the Administration of Criminal Justice. 2. How much was paid to each Member of the Committee by way of expenses, allowances, etc.

The Provincial Secretary replied as follows:—

1. $14,430.39. 2. A. W. Downer, $731.20; W. J. Grummett, $1,296.00; W. L. Houck, $696.00; C. E. Janes, $783.20; E. B. Jolliffe, $641.60; O. F. Villeneuve, $995.20; Hon. D. H. Porter, $540.00.

Mr. Chartrand asked the following Question, No. 3:—
1. What was the total cost of the Select Committee on Rent Control.
2. How much was paid to each Member of the Committee by way of expenses, allowances, etc.

The Provincial Secretary replied as follows:

1. $4,990.26.  2. C. Calder, $601.00; B. L. Cathcart, $740.00; J. L. Dowling, $536.00; G. E. Park, $480.00; E. Sandercock, $639.60; Hon. L. P. Cecile, $420.00; Hon. D. H. Porter, $400.00.

The following Bills were severally read the second time and referred to the Committee on Legal Bills:

Bill No. 57, An Act to amend The County Courts Act.
Bill No. 59, An Act to amend The Sheriffs Act.
Bill No. 60, An Act to amend The Judicature Act.
Bill No. 61, An Act to amend The Jurors Act.

The Order of the Day for the Second Reading of Bill No. 62, An Act to amend The Securities Act, having been read,

Mr. Porter moved that the Bill be now read a second time, and, after some time, on motion by Mr. Porter,

Ordered, That the debate be adjourned.

The House then adjourned at 3.10 p.m.

NOTICES OF MOTIONS

31. Feb. 29.—Mr. Houck—Enquiry of the Ministry—How many members of the Ontario Provincial Police Force in each of the years 1943-1951, inclusive: (a) retired compulsorily; (b) retired voluntarily; (c) resigned; (d) were discharged.

32. Feb. 29.—Mr. Reaume—Enquiry of the Ministry—1. What officials or employees of The Ontario Hydro-Electric Power Commission are in receipt of salaries in excess of $10,000 per annum. Give names and classifications. 2. What salary increases have any of those in (1) received since 1943, giving date and amount of each increase.
MONDAY, MARCH 3RD, 1952

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

Bill No. 33, An Act respecting the Township of McKim.  Mr. Fullerton.

The Order of the Day for resuming the Adjourned Debate on the motion for Second Reading of Bill No. 62, An Act to amend The Securities Act, having been read,

The debate continued, and, after some time, the motion having been put was declared to be carried and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

The Order of the Day for resuming the Adjourned Debate on the motion for Second Reading of Bill No. 48, An Act to amend The Parole Act, having been read,

The debate continued, and, after some time, the motion having been put was declared to be carried and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

The following Bill was also read the second time and referred to the Committee of the Whole House:


The following Bills were read the second time and referred to the Committee on Legal Bills:

Bill No. 45, An Act to amend The Registry Act.

Bill No. 46, An Act to amend The Surrogate Courts Act.

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

Annual Report of the Department of Reform Institutions for the year ending March 31st, 1951.  (Sessional Paper No. 8.)

Also, Report of the Minister of Lands and Forests of the Province of Ontario for the Fiscal Year ending March 31st, 1951.  (Sessional Paper No. 15.)

The House then adjourned at 5.35 p.m.
NOTICES OF MOTIONS

33. Mar. 3.—Mr. Oliver—Enquiry of the Ministry—1. How many new schools have been constructed in Ontario since January 1st, 1944 to date: (a) Public Schools; (b) Separate Schools; (c) Secondary Schools. 2. What has been the cost of these schools. 3. How many classrooms has this construction made available. 4. What percentage of this cost is the Government paying. 5. In addition to (1) how many projects have been approved but not completed indicating whether (a), (b) or (c). 6. What is the estimated cost of the project in (5) giving total and Government cost.

34. Mar. 3.—Mr. Manley—Enquiry of the Ministry—1. What amount did the Province contribute toward the cost of the cold storage plant at Belleville of the Ontario Cheese Producers’ Association. 2. Is any other assistance given to this plant or its operation and maintenance. 3. In the last complete fiscal year in which the former Cheese Bonus was in effect, how much did such bonus amount to in the entire Province.

35. Mar. 3.—Mr. Grummett—Enquiry of the Ministry—1. As of December 31st, 1951, (a) how many persons were in receipt of mothers’ allowances; (b) how many recipients were receiving allowances by reason of having been deserted by their husbands. 2. In each month of 1951, what was the amount paid in allowances (a) to all recipients of mothers’ allowances; (b) to deserted mothers. 3. In how many cases during 1951 was the discretionary supplementary allowance of $10 a month granted. 4. In how many cases during 1951 was a discretionary supplementary allowance (a) reduced; (b) cancelled (for any reason other than cessation of the allowance).

36. Mar. 3.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. In each of the years 1947, 1948, 1949, 1950 and 1951, what was the amount of the rebate paid by the Liquor Control Board to the City of Oshawa. 2. In each year, what was the precise formula upon which the amount of the rebate was calculated.

TUESDAY, MARCH 4TH, 1952

PRAYERS.

3 O’CLOCK P.M.

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

Bill No. 7, An Act respecting the City of Fort William. Mr. Mapledoram.

Bill No. 18, An Act respecting the Ottawa Association for the Advancement of Learning. Mr. Morrow.
Bill No. 20, An Act respecting the City of Oshawa. Mr. Thomas (Ontario).

The following Bill was introduced, read the first time, and referred to the Commissioners of Estate Bills:—

Bill No. 13, An Act to incorporate the Trustees of Massey Hall. Mr. Roberts (St. Patrick).

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. Grummett moved, seconded by Mr. Thomas (Ontario),

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:—

"And this House further regrets that the Government has failed to supplement the inadequate pensions paid to recipients of Old Age Assistance, or to provide relief for employable unemployed men and women and their families who are at present in serious need."

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

Ordered, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.

NOTICES OF MOTIONS

2. Mar. 4.—Mr. Oliver—Resolution—that in the opinion of this House the Government should inform the Legislature as to what measures it proposes to take to combat the serious decline in farm income.

37. Mar. 4.—Mr. Manley—Enquiry of the Ministry—1. With reference to the proposed St. Lawrence development (a) is there any plan for re-locating Morrisburg, Iroquois and other villages; (b) If so, where are the new sites; (c) How will allocation of lots be handled; (d) Will park facilities and other community
projects be provided for; (e) How long will the surveys and preliminary engineering phases take; (f) When will they start; (g) What is the probable date for the start of large scale construction assuming all legal obstacles are clear; (h) What plans have been made for housing the large number of persons who will be employed on the project.

38. Mar. 4.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. How many management corporations have been constituted to date under section 6, subsection 2, of The Housing Development Act. 2. Where are the head offices of these corporations located. 3. What is the total number of housing units constructed by these corporations to date, where are these units located, and how many of them are for rental purposes.

39. Mar. 4.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. During each of the years 1950 and 1951, what was the total amount of loans guaranteed under section 2 of The Housing Development Act. 2. What was the total number of housing units constructed as result of such loans, where are these units located, and how many of them are for rental purposes.

40. Mar. 4.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. During each of the years 1950 and 1951, (a) what was the total amount of money advanced to building development corporations, (b) what was the total amount of the advances to building development corporations which were guaranteed, under section 4 of The Housing Development Act. 2. What was the total number of the housing units constructed by these building development corporations as a result of such advances, where are these units located, and how many of them are for rental purposes.

41. Mar. 4.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. During each of the years 1950 and 1951, what was the total amount of the grants made in aid of building developments under Section 3 of The Housing Development Act. 2. What was the total number of housing units included in these building developments, and how many units are for rental purposes. 3. Where are these building developments located.

WEDNESDAY, MARCH 5th, 1952

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. 29, An Act respecting the City of Toronto. Mr. Weaver.
The Orders of the Day for the Second Reading of Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electrical Power in the International Rapids Section of the St. Lawrence River, and Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River, having been read,

Mr. Frost (Victoria) and Mr. Challies moved that the Bills be now read a second time, and, a debate arising, after some time,

The Motions having been separately put were declared to be carried and the Bills were 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:—


The House then adjourned at 9.50 p.m.

NOTICES OF MOTIONS

42. Mar. 5.—Mr. Grummett—Enquiry of the Ministry—1. Who are the members of the Ontario Hydro-Electric Advisory Council and when was each appointed to his present term. 2. How many meetings has the Advisory Council held in each of the years from 1944 to 1951, inclusive. 3. On what matters has the Advisory Council been asked to make reports to the Commission, on what date was each such request made and on what date was the requested report submitted to the Commission. 4. On what matters has the Advisory Council made reports to the Commission on its own initiative, and what was the date of each such report. 5. In each year since its establishment, what amounts have been paid to members of the Advisory Council for (a) per diem allowances, (b) travelling expenses, (c) any other purpose. 6. In each year since its establishment, what has been the cost of providing the Advisory Council with professional, technical, secretarial or other assistance.

43. Mar. 5.—Mr. Grummett—Enquiry of the Ministry—1. On what date did the official opening of the Richard L. Hearn generating station in Toronto take place. 2. Who is the consultant and designer. 3. Who is the contractor. 4. On what date and at what generating capacity did (a) Unit No. 1 (25-cycle), and (b) Unit No. 2 (60-cycle) actually come into production. 5. In the case of each unit, since coming into production, has there been any break-down or interruption of service. If so, when did this interruption take place and for how long. 6. Has responsibility for operation of any part of the plant been transferred from the contractor to the Hydro. If so, what units were involved and on what date did this take place. 7. Has any damage been done to the turbines. If so,
what has been the cause of such damage. 8. Are repairs to turbines being made in Toronto. 9. What has been the cost of these repairs to date: (a) to the contractor, (b) to the Hydro. 10. From a cold start, how long does it take to heat each unit up so that it can safely be operated at full capacity. 11. What was the estimated cost of this plant. 12. What has been the actual cost to date.

44. Mar. 5.—Mr. Grummett—Enquiry of the Ministry—1. What contractors were given contracts for (a) grading, and (b) paving on the new Toronto-to-Barrie Highway. In each case what was the mileage for which the contract was given, the estimated cost and the actual cost. 2. Has the Department received any complaint or made any investigation as to the alleged roughness of the surface of the concrete (a) immediately north of Wilson Avenue, (b) elsewhere on the highway. If so, what action has been taken and what adjustment made with the contractors concerned. 3. What has been the total cost of the highway. 4. What has been the cost per mile. 5. What was the cost per mile of the four-lane highway constructed between Toronto and Oshawa.

45. Mar. 5.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. How many complaints have been received to date under the provisions of the Fair Employment Practices Act. 2. In how many cases has a conciliation officer been appointed. 3. In how many cases has a Commission been appointed. 4. In how many cases has an order been issued by the Minister. 5. In how many cases has the matter been settled by agreement.

46. Mar. 5.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. How many complaints have been received to date under the provisions of The Female Employees Fair Remuneration Act. 2. In how many cases has a conciliation officer been appointed. 3. In how many cases has a Commission been appointed. 4. In how many cases has an order been issued by the Minister. 5. In how many cases has the matter been settled by agreement.

47. Mar. 5.—Mr. Thomas (Ontario)—Enquiry of the Ministry—What steps has the Government taken to apply the principles of The Female Employees Fair Remuneration Act in its own undertakings.

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THURSDAY, MARCH 6TH, 1952

Prayers.

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

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

Petition of the Corporation of the City of Stratford, praying that an Act may pass authorizing a municipally operated bus service.
Petition of the Corporation of the City of Sault Ste. Marie, praying that an Act may pass increasing the membership of Sault Ste. Marie Public Utilities Commission from three to five.

Petition of the Corporation of J. L. Thompson Supply Limited, praying that an Act may pass vesting in the Company that portion of the Old Cemetery on plan 257 for the Town of Wallaceburg at present occupied by the Company.

Petition of the Corporation of the Municipality of Neebing, praying that an Act may pass ratifying the re-division of the Wards of the Municipality, providing for the election of an additional Councillor, and for other purposes.

Petition of the Corporation of the Young Men's Christian Association of Belleville, praying that an Act may pass exempting the lands and other assets of the Association from taxation.

Petition of the Corporation of the City of Ottawa, praying that an Act may pass authorizing the Corporation to pass by-laws fixing a standard of fitness of dwellings for human habitation and for other purposes.

Petition of the Corporation of the Town of Barrie, praying that an Act may pass vesting in the Corporation the land known as the Market Block in the said Town.

Petition of the Corporation of the City of Kingston, praying that an Act may pass validating Orders of the Municipal Board authorizing the Corporation to impose sewer rental charges and for other purposes.

Mr. Nickle, from the Standing Committee on 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 New Toronto.


Bill No. 28, An Act respecting the Canadian National Exhibition Association.

Bill No. 31, An Act respecting Credit Foncier Franco-Canadien.

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

Bill No. 2, An Act respecting the City of Sarnia Separate School Board.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 2, An Act respecting the City of Sarnia Separate School Board; and on Bill No. 19, An Act respecting St. Patrick's Home of Ottawa.
The following Bills were severally introduced, read the first time, and referred to the Committee on Private Bills:—

Bill No. 3, An Act respecting the City of Stratford.  Mr. Edwards.

Bill No. 5, An Act respecting the City of Sault Ste. Marie.  Mr. Lyons.

Bill No. 8, An Act respecting J. L. Thompson Supply Limited.  Mr. Parry.

Bill No. 17, An Act respecting the Municipality of Neebing.  Mr. Mapledoram.

Bill No. 22, An Act respecting the Young Men’s Christian Association of Belleville.  Mr. Sandercock.

Bill No. 25, An Act respecting the City of Ottawa.  Mr. Morrow.

Bill No. 27, An Act respecting the Town of Barrie.  Mr. Johnston (Simcoe Centre).

Bill No. 32, An Act respecting the City of Kingston.  Mr. Nickle.

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

Bill No. 72, An Act to amend The Public Service Act.  Mr. Welsh.

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. Roberts (St. Patrick),

Ordered, That the Debate be adjourned.

The House then adjourned at 5.50 p.m.

FRIDAY, MARCH 7TH, 1952

Prayers.

Mr. Oliver asked the following Question, No. 1:—

1. How many miles of County roads have been taken into Provincial Highway System annually since April 1st, 1944.
The Minister of Highways replied as follows:—

1. Assumed Reverted
April 1st, 1944 to March 31st, 1945 .......... 6.31 miles 31.97 miles
April 1st, 1945 to March 31st, 1946 .......... None 1.51 "
April 1st, 1946 to March 31st, 1947 .......... 2.50 " 2.64 "
April 1st, 1947 to March 31st, 1948 .......... 14.50 " 30.74 "
April 1st, 1948 to March 31st, 1949 .......... 0.38 " 7.80 "
April 1st, 1949 to March 31st, 1950 .......... 1.66 " 6.50 "
April 1st, 1950 to March 31st, 1951 .......... 2.00 " 5.38 "
April 1st, 1951 to February 15th, 1952 .......... 16.50 " 21.25 "

43.85 miles 107.79 miles

Mr. Nixon asked the following Question, No. 12:—

1. How much money has been spent to date on the proposed four-lane highway to Barrie. 2. What is the estimated cost of completing this road. 3. When did work begin on this project. 4. When is it expected the highway will be completed.

The Minister of Highways replied as follows:—


Mr. Oliver asked the following Question, No. 28:—

Since January 1st, 1952, when an Act to ensure Fair Remuneration to Female Employees, 1951, Chapter 26, came into force, have there been any salary adjustments in the Civil Service in accordance with the intent of said Act.

The Provincial Secretary replied as follows:—

The salary schedules of the Civil Service make no distinction between male and female employees, and civil servants doing comparable work are entitled to the same pay. The Civil Service Commission has notified the various deputy heads that it was the wish of the Government that the intent of the Act should be carried out in the Civil Service, and it is presumed that if any inequalities do exist appropriate salary recommendations will be made when the annual salary revision takes place on April 1st.

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

1. (a) What is the estimated cost of the proposed Highway east from Atikokan, in the Rainy River District to connect with Shebandowan in the Thunder Bay District; (b) What estimated costs were submitted for an outlet
for Atikokan to the north connecting with Highway Number 17 approximately 30 miles east of Ignace; (c) On what date will the road now under construction be completed; (d) What Contracts have been awarded to date; to what companies, giving the respective amounts. 2. (a) What amount has been expended to date on construction of the road from Savant Lake north to Pickle Lake; (b) Give details of Contracts awarded to date including companies and amounts; (c) At what date will this road be completed according to original plans.

The Minister of Highways replied as follows:—

1. (a) Not available; (b) Not available; (c) October, 1953; (d) Contract 51-71—Grading and structures, mile 2 to mile 13.5, H. J. McFarland Constructing Company Ltd., $544,260.00; Contract 51-72—Grading and structures, mile 23.5 to mile 33.5, Fort York Construction Company Ltd., $535,250.00; Contract 51-74—Grading and structures, mile 33.5 to mile 44, Fort York Construction Company Ltd., $567,450.00; Contract 51-76—Grading and structures, mile 54.5 to mile 65, Harvey Construction Co. Ltd., $681,590.00; Contract 51-91—Clearing mile 13.5 to mile 23.5, Matane Joncas Contracting Co., $35,700.00; Contract 51-92—Clearing mile 44 to mile 54.5, Tomlinson Bros. Ltd., $46,250.00; Contract 51-93—Clearing mile 65 to mile 74.5, J. and T. Hills General Construction Co. Ltd., $28,000.00. 2. (a) To January 31st, 1952, $984,032.27; (b) Contract 48-99—Winter road and structures, Savant Lake to Doghole Bay, Bergman Construction Co. Ltd., $243,745.00; Contract 50-24—Light grading winter road, Savant Lake to Doghole Bay, Bergman Construction Co. Ltd., $288,200.00; Contract 51-84—Pit run gravel, Savant Lake north 30 miles, Bergman Construction Co. Ltd., $72,000.00; (c) Now completed according to original plan.

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

How many members of the Ontario Provincial Police Force in each of the years 1943-1951, inclusive: (a) retired compulsorily; (b) retired voluntarily; (c) resigned; (d) were discharged.

The Attorney-General replied as follows:—

<table>
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<th>Year</th>
<th>Retired Compulsorily</th>
<th>Retired Voluntarily</th>
<th>Resigned</th>
<th>Dismissed</th>
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<td>3</td>
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<td>Nil</td>
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<td>Nil</td>
<td>Nil</td>
<td>135</td>
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</table>
Elizabeth II. 7TH AND 10TH MARCH 43

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. Yaremko,

Ordered, That the Debate be adjourned.

The House then adjourned at 3.07 p.m.

MONDAY, MARCH 10TH, 1952

PRAYERS. 3 O'CLOCK P.M.

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

Bill No. 47, An Act to amend The Vocational Education Act.
Bill No. 1, An Act respecting the Town of New Toronto.
Bill No. 2, An Act respecting the City of Sarnia Separate School Board.
Bill No. 28, An Act respecting the Canadian National Exhibition Association.
Bill No. 31, An Act respecting Credit Foncier Franco-Canadien.

The House resolved itself into a Committee to consider certain Resolutions.

Mr. Frost acquainted the House that the Honourable the Lieutenant-Governor 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. Downer reported that the Committee had come to certain Resolutions as follows:

Resolved,

that,

the Lieutenant-Governor in Council may direct payment out of the Consolidated Revenue Fund to any municipality of such portion of the cost of a juvenile court as he may determine,

as provided by Bill No. 43, An Act to amend The Juvenile and Family Courts Act.

Resolved,

that,

the Lieutenant-Governor in Council may provide for the making of grants by the Minister of Agriculture out of such moneys as may be appropriated therefor by the Legislature to reimburse municipalities,

as provided by Bill No. 54, The Warble Fly Control Act, 1952.

Resolved,

that,

the Lieutenant-Governor in Council may raise by way of loan in the manner provided by The Provincial Loans Act such sums as the Lieutenant-Governor in Council may deem requisite for the purposes of The Power Commission Act and of The Niagara Development Act, 1951 and of The St. Lawrence Development Act, 1952, and the sums so raised may either be advanced to The Hydro-Electric Power Commission of Ontario or applied by the Treasurer of Ontario in the purchase of notes, bonds, debentures or other securities of The Hydro-Electric Power Commission of Ontario,

as provided by Bill No. 70, An Act to amend The Power Commission Act.

Ordered, That the Report be now received and adopted.

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. Brandon,

Ordered, That the Debate be adjourned.

The House then adjourned at 5:35 p.m.

NOTICES OF MOTIONS

48. Mar. 10.—Mr. Nixon—Enquiry of the Ministry—What has been the total cost of the new Niagara development up to February 1st, 1952.

49. Mar. 10.—Mr. Houck—Enquiry of the Ministry—How many applications were received by the Milk Control Board in 1951 for licences to distribute milk. 2. How many licences were granted. 3. To what applicants were licences refused, and what was the reason for refusal in each case.

50. Mar. 10.—Mr. Houck—Enquiry of the Ministry—1. In each of the years from 1944 to 1951 inclusive, how much was spent by the Department of Travel and Publicity on (a) advertising, (b) publications, (c) other forms of publicity, (d) salaries and expenses of persons engaged primarily in work related to these activities, where the amount of such salary and expenses has not been included under categories (a), (b) or (c).

51. Mar. 10.—Mr. Houck—Enquiry of the Ministry—1. What is the salary of the Chairman of the Racing Commission. 2. What is the salary of the other commissioners and the salary of the Secretary of the Commission. 3. What has been their expenses. 4. What rulings were registered by the Commission and how many of these were reversed or set aside at a later date.

52. Mar. 10.—Mr. Houck—Enquiry of the Ministry—How many insulators were purchased and from what companies by The Hydro-Electric Power Commission during last year.

53. Mar. 10.—Mr. Houck—Enquiry of the Ministry—1. How many members are there on the Milk Control Board of Ontario. 2. Who do they represent and what were their former occupations. 3. What salary do members of the Milk Control Board receive. 4. How many applications for a licence to pasteurize and distribute milk in the Province of Ontario were turned down by the Milk Control Board in 1951. 5. What reason was given for not granting the applications. 6. Is it against the law for an owner of a dairy to sell milk testing over 4% butter-fat unless it is labelled as Special Milk and consequently selling at a higher price. 7. Is it against the law in Ontario for an owner of a dairy to offer to sell similar milk at a price below that of his competitor.

54. Mar. 10.—Mr. Chartrand—Enquiry of the Ministry—1. What has been the total cost of the operation of the Hydro aeroplane during 1951. 2. How many trips were made to the United States and to England during 1951.
55. Mar. 10.—Mr. Gordon—Enquiry of the Ministry—1. What has been the travelling expenses of the three members of The Hydro-Electric Power Commission. 2. What is the salary now paid to Mr. Richard Hearn of The Hydro-Electric Power Commission and what has been his travelling expenses during the last year, also Commissioner Strike.

56. Mar. 10.—Mr. Wren—Enquiry of the Ministry—What has been the actual travelling expenses of all the members of The Niagara Parks Commission during the year 1951.

57. Mar. 10.—Mr. Reaume—Enquiry of the Ministry—How many cars and trucks have been purchased by The Hydro-Electric Power Commission for use for the frequency conversion program, and the number that have been put at the disposal of the Canadian Comstock Company.

58. Mar. 10.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. How many male inspectors and how many female inspectors were employed by the Department of Labour to carry out the provisions of The Factory, Shop and Office Building Act: (a) on December 31st, 1939; (b) on December 31st, 1942, and (c) on December 31st, 1951. 2. What are the minimum, maximum and average salaries and allowances paid to (a) male inspectors, (b) female inspectors.

TUESDAY, MARCH 11TH, 1952

PRAYERS.

3 O'CLOCK P.M.

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

Your Committee has carefully considered the following Petitions and finds the notices as published in each case sufficient:—

Petition of the Corporation of the Town of Orillia, praying that an Act may pass authorizing the Corporation to enter into an agreement with The Hydro-Electric Power Commission of Ontario for the purchase of power.

Petition of the Corporation of the Township of Toronto, praying that an Act may pass establishing a Board of Education for the Township and for other purposes.

Petition of the Grand Lodge of Ontario of the Independent Order of Oddfellows, praying that an Act may pass authorizing the Corporation to acquire shares of The Independent Order of Oddfellows Hall Association of Toronto.

Petition of the Corporation of the Township of Pelee, praying that an Act may pass authorizing the Corporation to expend up to $10,000.00 in any year from the revenue received from non-resident hunting licenses on drainage works, etc.
Petition of the Corporation of the City of London, praying that an Act may pass authorizing the payment of annuities to employees retiring with less than twenty years' service, and for other purposes.

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Mr. Nickle, from the Standing Committee on 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. 3, An Act respecting the City of Stratford.
Bill No. 5, An Act respecting the City of Sault Ste. Marie.
Bill No. 27, An Act respecting the Town of Barrie.

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

Bill No. 6, An Act respecting the Town of Timmins Separate School Board.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 6, An Act respecting the Town of Timmins Separate School Board.

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

Bill No. 12, An Act respecting the City of London. Mr. Robarts (London).
Bill No. 21, An Act respecting the Town of Orillia. Mr. McPhee.
Bill No. 23, An Act respecting the Township of Pelee. Mr. Murdoch.
Bill No. 26, An Act respecting the Township of Toronto. Mr. Hall.

Mr. Houck asked the following Question, No. 6:

1. How many saw mills in Ontario have been asked or directed by the Minister to convert their waste, such as slabs, edgings and cuttings into chips to be sold to pulp and newspaper companies for converting into pulp. 2. What are the names of these Companies. 3. How many tons did each Company produce in each of the years 1944-45-46-47-48-49-50 and 1951. 4. Who are the pulp or paper companies that purchased these chips.
The Minister of Lands and Forests replied as follows:—


Mr. Thomas (Ontario) asked the following Question, No. 36:—

1. In each of the years 1947, 1948, 1949, 1950 and 1951, what was the amount of the rebate paid by the Liquor Control Board to the City of Oshawa.
2. In each year, what was the precise formula upon which the amount of the rebate was calculated.

The Honourable Mr. Welsh replied as follows:—

1. 1947, $5,173.11; 1948, $7,626.34; 1949, $6,835.36; 1950, $6,413.70; 1951, $6,803.76. 2. The above amounts represent 20% of the fees for licences issued in respect of establishments as defined in The Liquor Licence Act, in accordance with paragraph 3 of the agreement entered into between The Liquor Licence Board and the City of Oshawa dated February 3rd, 1947.

Before the Orders of the Day the Hon. G. Mennen Williams, Governor of the State of Michigan, was escorted into the House by the Prime Minister and Mr. Oliver, leader of the Opposition.

The Prime Minister spoke briefly in introduction of Governor Williams who then addressed the House.

The appreciation of the Members was expressed by Mr. Oliver.

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. Gordon,

Ordered, That the Debate be adjourned.

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

Eighteenth Annual Report of the Department of Municipal Affairs for the year ending December 31st, 1951. (Sessional Paper No. 16.)
Also, Report of the Minister of Education for the calendar year 1950. (Sessional Paper No. 11.)

Also, Annual Report of the Teachers' Superannuation Commission for the year ending October 31st, 1951. (Sessional Paper No. 45.)

Also, Annual Report of the Ontario College of Art for fiscal year ending May 31st, 1951. (Sessional Paper No. 41.)

The House then adjourned at 5.45 p.m.

NOTICES OF MOTIONS

59. Mar. 11.—Mr. Oliver—Enquiry of the Ministry—Since 1944 how much has been paid annually into the Highway Improvement Fund and how much remained in the fund as at February 29th, 1952.

60. Mar. 11.—Mr. Houck—Enquiry of the Ministry—How much was spent during 1951 on repairs and improvements to the Queen Elizabeth Highway between Niagara Falls and Fort Erie.

61. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. What is the present bed capacity of the following mental hospitals: Aurora, Brockville, Cobourg, Fort William, Fort William-Port Arthur Unit, Hamilton, Kingston, Langstaff, London, New Toronto, Ontario Hospital School, Orillia, Penetanguishene, St. Thomas, Ontario Hospital School, Smith Falls, Toronto, Whitby, Woodstock, Toronto Psychiatric. 2. What was considered to be the original bed capacity of each hospital at the time it was built. 3. In respect of each hospital have any extensions or additions been added since it was built, and if so, what is their bed capacity.

62. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. Does the Department of Health have a psychiatric research division. 2. If so, when was it established, who is the director, what are his academic qualifications and what is the salary paid. 3. Who are the other members of the staff and what are their academic qualifications and what salaries do they receive.

63. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. How many farmers in Ontario have not been paid by the Hydro Commission for trees and wood lots, cut or destroyed by the Hydro in each year: 1948, 1949, 1950 and 1951. 2. On what basis are the farmers paid for trees cut by the Hydro Commission which are large enough for saw logs. 3. On what basis are farmers paid for wood cut by the Commission in the building of power lines. 4. On what basis are the farmers paid by the Hydro Commission for young trees which are destroyed on the Hydro right-of-ways.

64. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. How many times were private railway cars used by H.E.P.C. officials during 1950 and 1951. 2. What was the cost of the use of the cars.
65. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. What is the present bed capacity of Ontario’s mental hospitals. 2. How many new beds were added during 1951. 3. According to present plans how many new beds will be added in 1952.

66. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In each of the years 1950 and 1951, what publications were issued by the Department of Agriculture. With respect to each such publication: (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

67. Mar. 11.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In each of the years 1950 and 1951, what publications were issued by the Department of Labour. With respect to each such publication, (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

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WEDNESDAY, MARCH 12TH, 1952

PRAYERS.

3 O’CLOCK P.M.

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

Bill No. 73, An Act to provide for the making of Inquiries in connection with Hospitals, Sanatoria, Charitable Institutions and other Organizations. Mr. Porter.

Bill No. 74, An Act to amend The Trustee Act. Mr. Porter.


Bill No. 76, An Act to amend The Public Libraries Act. Mr. Dunlop.

Bill No. 77, An Act to amend The Forest Fires Prevention Act. Mr. Scott.

The following Bill was read the second time and referred to the Committee on Lands and Forests:

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. Nickle,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.15 p.m.

NOTICES OF MOTIONS

68. Mar. 12.—Mr. Oliver—Enquiry of the Ministry—What was the total value and amount of exports of pulpwood from (a) Crown lands, (b) other lands during each of the years 1947, 1948, 1949, 1950 and 1951.

69. Mar. 12.—Mr. Oliver—Enquiry of the Ministry—1. Who are the members of the Advisory Committee to the Lands and Forests Department. 2. How much has each member of the Committee been paid since his appointment by way of allowance, expenses, salary, etc.

70. Mar. 12.—Mr. Grummett—Enquiry of the Ministry—1. How many accidents involving property damage in excess of $100.00 took place on the Ontario Northland Railroad during 1950 and 1951. 2. What was the date of each accident, the place where it occurred and the cost of property damage done.

71. Mar. 12.—Mr. Grummett—Enquiry of the Ministry—1. At what price, or on what terms, is the Ontario Paper Company at Thorold purchasing electric power. 2. What is the cost of generating the power.

72. Mar. 12.—Mr. Grummett—Enquiry of the Ministry—1. What schedule of rates are the following companies charged per square mile for ground rent and fire protection: Sheppard and Morse, Chapleau, Ontario; Austin Lumber Company, Chapleau; Sudbury Lumber Co., Sudbury; Gillies Lumber Co., Braeside; J. B. Mathieu, Fort Frances; George Farlinger, Sioux Lookout; Spruce Falls Pulp and Paper Co., Kapuskasing; Long-Lac Pulp and Paper Co., Terrace Bay; Marathon Corporation, Marathon, Ontario; Abitibi Pulp and Paper Co.; Great Lakes Paper Co.; Brompton Pulp and Paper Co. 2. What timber limits under agreement with the Department of Lands and Forests provide for acreage on which no ground rent and fire protection charges are paid. 3. Are there any such limits being held in reserve under informal agreement. 4. What areas do these agreements cover.

73. Mar. 12.—Mr. Grummett—Enquiry of the Ministry—In each of the years 1950 and 1951, what publications were issued by the Department of Lands
74. Mar. 12.—Mr. Grummett—Enquiry of the Ministry—In each of the years 1950 and 1951 what publications were issued by the Department of Travel and Publicity. With respect to each such publication (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

THURSDAY, MARCH 13TH, 1952

PRAYERS. 3 O'CLOCK P.M.

Mr. Nickle, from the Standing Committee on 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. 7, An Act respecting the City of Fort William.

Bill No. 17, An Act respecting the Municipality of Neebing.

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

Bill No. 30, An Act respecting the Town of Fort Erie.

Bill No. 33, An Act respecting the Township of McKim.

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

Bill No. 78, An Act to amend The Provincial Parks Act. Mr. Scott.


Bill No. 80, An Act to amend The Workmen’s Compensation Act. Mr. Daley.

Bill No. 81, An Act to amend The Insurance Act. Mr. Porter.
Bill No. 82, An Act to amend The Real Estate and Business Brokers Act. Mr. Porter.


Bill No. 84, An Act to amend The Mining Act. Mr. Gemmell.

Bill No. 85, An Act to amend The Department of Municipal Affairs Act. Mr. Dunbar.

Bill No. 86, An Act to amend The Ontario Municipal Board Act. Mr. Dunbar.

The Order of the Day for the Second Reading of Bill No. 67, An Act to amend The Continuation Schools Act, having been read,

On motion by Mr. Dunlop,

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

The following Bill was read the second time and referred to the Committee of the Whole House:—

Bill No. 73, An Act to provide for the making of Inquiries in connection with Hospitals, Sanatoria, Charitable Institutions and other Organizations.

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. Morningstar,

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 Inspector of Legal Offices for the year ending December 31st, 1951. (Sessional Paper No. 5.)

The House then adjourned at 9.26 p.m.
NOTICES OF MOTIONS

75. Mar. 13.—Mr. Oliver—Enquiry of the Ministry—1. What disbursements have been made out of the Unsatisfied Judgment Fund since March 31st, 1951 to date. 2. What is the balance at the credit of the fund as of this date. 3. Since March 31st, 1951, in all cases where action was taken under the unsatisfied judgment provisions of The Highway Traffic Act, what are the names of solicitors acting on behalf of the Minister of Highways and/or the Registrar of Motor Vehicles. 4. When costs are awarded out of the Unsatisfied Judgment Fund, or against an unsuccessful plaintiff, in favor of the Registrar of Motor Vehicles, the Minister of Highways, or solicitors employed by either of them, are such recovered costs placed in the Fund. If not, what is the disposition of such funds. 5. How much has been paid to solicitors representing the Registrar of Motor Vehicles or the Minister of Highway in actions under the Unsatisfied Judgment provision of The Highway Traffic Act. Give names and amounts. 6. Have any moneys been paid out of this fund to solicitors employed by the government on a full-time basis.

76. Mar. 13.—Mr. Grummett—Enquiry of the Ministry—How much was paid annually into the Highway Improvement Fund in each fiscal year from 1934 to 1944 inclusive, and how much remained in the fund as at March 31st, 1944.

FRIDAY, MARCH 14TH, 1952

PRAYERS. 2 O'CLOCK P.M.

Mr. Speaker informed the House that the Clerk had received from the Commissioners of Estate Bills their report in the following case:—

Bill No. 13, An Act to incorporate the Trustees of Massey Hall.

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

The Honourable Chief Justice Robertson,
The Honourable Mr. Justice Gibson.

Osgoode Hall, Toronto 1,
March 13th, 1952.

Alex. C. Lewis, Esq., Q.C.,
Clerk of the Legislative Assembly,
Parliament Buildings,
Toronto 2.

Re Private Bill No. 13, to incorporate the
Trustees of Massey Hall.

Dear Sir:

The Undersigned, as Commissioners of Estate Bills, have considered the above-mentioned Bill, and now beg to report thereon.
Presuming the allegations contained in the preamble to the Bill to be proved to the satisfaction of the House, it is in our opinion reasonable that such Bill do pass into a law, and, subject to the alterations or amendments hereinafter set forth, the provisions of the said Bill are proper for carrying its purposes into effect.

The alterations and amendments that are, in our opinion, proper and necessary to be made in the Bill as submitted, are the following:—

1. In sec. 2, in the 5th line thereof, after the words "for the time being", insert the words "and from time to time".

2. In sec. 5, ss. 3, at the end thereof, add the words, "upon the application of any member of the Board or the Public Trustee".

3. In sec. 9, ss. 2, line 4, after the word "Part", strike out "I" and insert "II".

We return herewith the said Bill and the Petition therefor.

AS WITNESS our respective hands.

Witness: IRENE ROUSE.

R. S. ROBERTSON, COLIN GIBSON, J.A.,
Commissioners.

Ordered, That Bill No. 13, An Act to incorporate the Trustees of Massey Hall, together with the report of the Commissioners of Estate Bills thereon, be referred to the Standing Committee on Private Bills.

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

Your Committee recommends that the Standing Committees named hereunder be composed as follows:—

**COMMITTEE ON GOVERNMENT COMMISSIONS**

*Messrs. Allan (Haldimand-Norfolk), Challies, Cowling, Elliott, Grummett, Houck, Janes, MacOdrum, Patrick, Villeneuve, Weaver, Whitney—12.*

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

**COMMITTEE ON HEALTH**

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

Committee on Travel and Publicity

Messrs. Brandon, Cathcart, Cowling, Edwards, Harvey, Morningstar, Murdoch, Noden, Roberts (St. Patrick), Stewart, Thomas (Ontario), Wren—12.

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

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

Ordered, That a Select Committee of this House be appointed to enquire into and review The Companies' Act of the Province of Ontario and related Acts, including The Extra Provincial Corporations Act, The Companies' Information Act, The Mortmain and Charitable Uses Act and regulations made thereunder and making such enquiry into similar legislation of the Parliament of Canada and the Legislatures of the respective Provinces of Canada and other jurisdictions and the Committee on Uniformity of Legislation, with a view to recommending improvements in the legislation of this Legislature which is in force in this Province, and for these purposes to consider a Bill to be submitted to this House under the title of The Companies' Act, 1952.

And that the Select Committee have authority to sit during the interval between Sessions and have full power and authority to appoint or employ counsel and secretary and such other personnel as may be deemed advisable and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendances before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which purpose The Honourable The Speaker may issue his warrant or warrants.

And the said Committee to consist of nine members to be composed as follows: Messrs. Roberts (St. Patrick), Chairman; Porter, Welsh, Thomas (Elgin), Brandon, Nickle, Weaver, Chartrand and Grummett.

The following Bill was introduced, read the first time, and referred to the Select Committee on Company Law.

Bill No. 87, The Companies Act, 1952. Mr. Welsh.

The following Bill was introduced, read the first time, and ordered to be read the second time on Monday next.

Mr. Manley asked the following Question, No. 34:—

1. What amount did the Province contribute toward the cost of the cold storage plant at Belleville of the Ontario Cheese Producers’ Association. 2. Is any other assistance given to this plant or its operation and maintenance. 3. In the last complete fiscal year in which the former Cheese Bonus was in effect, how much did such bonus amount to in the entire Province.

The Minister of Agriculture replied as follows:—

1. $234,821.64. 2. No. 3. 1948-49: $547,461.84.

Mr. Grummett asked the following Question, No. 35:—

1. As of December 31st, 1951, (a) how many persons were in receipt of mothers’ allowances; (b) how many recipients were receiving allowances by reason of having been deserted by their husbands. 2. In each month of 1951, what was the amount paid in allowances (a) to all recipients of mothers’ allowances; (b) to deserted mothers. 3. In how many cases during 1951 was the discretionary supplementary allowance of $10 a month granted. 4. In how many cases during 1951 was a discretionary supplementary allowance (a) reduced; (b) cancelled (for any reason other than cessation of the allowance).

The Minister of Public Welfare replied as follows:—

1. (a) 7,520 families; (b) 932 families. 2. (a) January, $474,510.83; February, $482,691.92; March, $481,912.37; April, $499,516.59; May, $491,200.45; June, $468,413.00; July, $466,232.30; August, $468,114.00; September, $474,207.48; October, $514,741.66; November, $496,226.01; December, $529,859.36; (b) January, $60,154.78; February, $62,085.56; March, $61,342.77; April, $61,137.91; May, $63,066.41; June, $60,283.00; July, $60,012.50; August, $60,287.00; September, $61,505.00; October, $62,061.75; November, $66,718.06; December, $67,125.59. 3. 1,446 families. (This figure represents the number of new grants of special assistance throughout the year and does not include those cases which were on the pay list and already receiving the special assistance.) 4. (a) Since the number of reductions would be only 3 or 4 and, therefore, not sufficient to warrant the setting up of accounting procedure for tabulation, these cases are included in the answer to 4 (b); (b) 305.

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

1. In each of the years from 1944 to 1951 inclusive, how much was spent by the Department of Travel and Publicity on (a) advertising, (b) publications, (c) other forms of publicity, (d) salaries and expenses of persons engaged primarily in work related to these activities, where the amount of such salary and expenses has not been included under categories (a), (b) or (c).

The Minister of Travel and Publicity replied as follows:—
With reference to the above noted Question, the establishment of the Department of Travel and Publicity was authorized under the Department of Travel and Publicity Act, dated April 1st, 1946. Replies to the Question, therefore, are set forth below from that date:

1946-47

(a) Advertising................................. $ 4,400.00
(b) Publications.............................. 7,895.00
(c) Other forms of Publicity.............. 2,759.60
(d) Salaries and Travelling Expenses..... 4,900.00

1947-48

(a) Advertising................................. $ 53,905.05
(b) Publications.............................. 43,669.98
(c) Other forms of Publicity.............. 4,900.00
(d) Salaries and Travelling Expenses..... 10,996.27

1948-49

(a) Advertising................................. $ 94,467.20
(b) Publications.............................. 55,796.45
(c) Other forms of Publicity.............. 8,320.92
(d) Salaries and Travelling Expenses..... 13,781.20

1949-50

(a) Advertising................................. $138,763.34
(b) Publications.............................. 81,015.58
(c) Other forms of Publicity.............. 16,647.00
(d) Salaries and Travelling Expenses..... 18,678.08

1950-51

(a) Advertising................................. $164,612.48
(b) Publications.............................. 75,640.40
(c) Other forms of Publicity.............. 20,563.36
(d) Salaries and Travelling Expenses..... 19,462.30

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 City of Stratford.

Bill No. 5, An Act respecting the City of Sault Ste. Marie.

Bill No. 6, An Act respecting the Town of Timmins Separate School Board.


Bill No. 27, An Act respecting the Town of Barrie.

Bill No. 7, An Act respecting the City of Fort William.

Bill No. 17, An Act respecting the Municipality of Neebing.
Bill No. 33, An Act respecting the Township of McKim.


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

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

Bill No. 1, An Act respecting the Town of New Toronto.

Bill No. 2, An Act respecting the City of Sarnia Separate School Board.


Bill No. 28, An Act respecting the Canadian National Exhibition Association.

Bill No. 31, An Act respecting Credit Foncier Franco-Canadien.

Bill No. 73, An Act to provide for the making of Inquiries in connection with Hospitals, Sanatoria, Charitable Institutions and other Organizations.

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

The House then adjourned at 3.10 p.m.

NOTICES OF MOTIONS

77. Mar. 14.—Mr. Oliver—Enquiry of the Ministry—1. How many authorities have been established under The Conservation Authorities Act since its inception. 2. How many such Authorities have sought assistance from any Department of the Government. 3. In how many cases has financial assistance been granted and to what amount.

TORONTO, MONDAY, MARCH 17TH, 1952

Prayers. 3 O'Clock P.M.

The following Bills were severally read the third time and were passed:
Bill No. 1, An Act respecting the Town of New Toronto.

Bill No. 2, An Act respecting the City of Sarnia Separate School Board.


Bill No. 28, An Act respecting the Canadian National Exhibition Association.

Bill No. 31, An Act respecting Credit Foncier Franco-Canadien.

Bill No. 73, An Act to provide for the making of Inquiries in connection with Hospitals, Sanatoria, Charitable Institutions and other Organizations.

The Honourable the Lieutenant-Governor 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. 1, An Act respecting the Town of New Toronto.

Bill No. 2, An Act respecting the City of Sarnia Separate School Board.


Bill No. 28, An Act respecting the Canadian National Exhibition Association.

Bill No. 31, An Act respecting Credit Foncier Franco-Canadien.

Bill No. 73, An Act to provide for the making of Inquiries in connection with Hospitals, Sanatoria, Charitable Institutions and other Organizations."

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

"In Her Majesty's name, the Honourable the Lieutenant-Governor of the Province doth assent to these Bills."

The Honourable the Lieutenant-Governor was then pleased to retire.
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. Beckett,

Ordered, That the Debate be adjourned.

The Order of the Day for the Second Reading of Bill No. 80, An Act to amend The Workmen's Compensation Act, having been read,

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

On motion by Mr. Salsberg,

Ordered, That the debate be adjourned.

The House then adjourned at 6.02 p.m.

TUESDAY, MARCH 18TH, 1952

PRAYERS.

3 O'CLOCK P.M.

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

Bill No. 89, An Act to amend The Loan and Trust Corporations Act. Mr. Porter.

Bill No. 90, An Act to amend The Tourist Establishments Act. Mr. Cecile.


Bill No. 92, An Act to amend The Municipal Act. Mr. Dunbar.

Before the Orders of the Day, Mr. Frost informed the House that Questions Nos. 15 and 16, both by Mr. Wren, necessitated such lengthy replies that the Government requires that they be made motions for Returns.

On motion by Mr. Wren, seconded by Mr. Manley,

Ordered, That there be laid before this House a Return showing: What were the expenditures for maintenance on provincial highways, by highway districts, for the years 1942-43-44-45-46-47-48-49-50 and 1951.

On motion by Mr. Wren, seconded by Mr. Manley,

Ordered, That there be laid before this House a Return showing: 1. What were the expenditures on (a) new highway construction, (b) improvements to
existing highways, (c) repair and maintenance in each division of the province in each of the years 1944 to 1951 respectively. 2. What is the present mileage of highways in each division.

Mr. Reaume asked the following Question, No. 9:—

1. Who are members of the Special Provincial-Municipal Committee under the Chairmanship of Mr. H. J. Chater. 2. What are their official positions and addresses. 3. How many meetings of the Committee have been held. 4. What has been the cost of the Committee to date. 5. What amounts by way of expenses or allowances have been paid to each Committee member. 6. Has the Committee presented any report, or, if not, when is a report expected.

The Minister of Municipal Affairs replied as follows:—

1. and 2. W. Elmer Brandon, Q.C., M.P.P., formerly Reeve of Swansea and Warden of York County, 414 Bay Street, Toronto, Ontario; E. B. McMillan, Reeve of Winchester Township, Chesterville, Ontario; K. Grant Crawford, Alderman, City of Kingston and Director of the Institute of Local Government, Queen's University, Kingston, Ontario; J. W. Walker, Town Clerk, Fort Frances, Ontario; J. W. P. Carter, Supervisor, Municipal Administration, Department of Municipal Affairs, Queen's Park, Toronto; H. H. Walker, Chief Accountant, Department of Education, Queen's Park, Toronto; G. S. Tattle, Comptroller, Department of Health, Queen's Park, Toronto; J. L. Zoller, Assistant to the Deputy Minister, Department of Highways, Queen's Park, Toronto. 3. Three. 4. $891.17. 5. W. Elmer Brandon, Nil; E. B. McMillan, $178.15; K. Grant Crawford, $65.80; J. W. Walker, $346.30; J. W. P. Carter, Nil; H. H. Walker, Nil; G. S. Tattle, Nil; J. L. Zoller, Nil. 6. No; as soon as possible.

Mr. Gordon asked the following Question, No. 13:—

In respect of debenture purchases made by the Ontario Municipal Improvement Corporation since its inception: (a) what is the total face value of the debentures purchased; (b) from what municipalities; (c) for what purposes; (d) for what amounts.

The Minister of Municipal Affairs replied as follows:—

As of March 11th, 1952:—

(a) $10,355,141.52.

(b) (c) (d)
Atikokan................. Water and Sewers.......... $237,500.00
Bertie.................... Water..................... 137,000.00
Bracebridge.............. Water..................... 90,000.00
Burlington-Nelson...... Water..................... 327,000.00
Chapleau................. Sewers................... 310,000.00
Cochrane................. Sewers................... 109,000.00
Delhi..................... Water and Sewers........ 50,000.00
Dryden................... Water..................... 20,000.00
Elmvale................... Water..................... 4,100.00
Etobicoke................. Water and Sewers........ 692,038.00
Fort Frances.............. Water and Sewers........ 34,463.66
Mr. Manley asked the following Question, No. 25:—

1. Has the proposed route of No. 2 Highway east from Brockville to the Quebec border in the event of the St. Lawrence Seaway being undertaken been established. 2. If so, describe the route it will follow.

The Minister of Highways replied as follows:—

1. The proposed route is still under study, jointly by the Department of Highways, the Hydro-Electric Power Commission and the Federal authorities. 2. Answered by 1.

Mr. Reaume asked the following Question, No. 26:—

How many full-time conciliation officers were employed by the Department of Labour in each year from 1944-51. In how many cases during each of the years 1944-51 were the services of a conciliation officer requested.
The Minister of Labour replied as follows:


NOTE: Question answered according to fiscal years. Records not kept by calendar years.

Mr. Grummett asked the following Question, No. 44:

1. What contractors were given contracts for (a) grading, and (b) paving on the new Toronto-to-Barrie Highway. In each case what was the mileage for which the contract was given, the estimated cost and the actual cost. 2. Has the Department received any complaint or made any investigation as to the alleged roughness of the surface of the concrete (a) immediately north of Wilson Avenue, (b) elsewhere on the highway. If so, what action has been taken and what adjustment made with the contractors concerned. 3. What has been the total cost of the highway. 4. What has been the cost per mile. 5. What was the cost per mile of the four-lane highway constructed between Toronto and Oshawa.

The Minister of Highways replied as follows:

1. (a)

<table>
<thead>
<tr>
<th>Contract No.</th>
<th>Contractors</th>
<th>Mileage</th>
<th>Estimated Cost of Contract Tender</th>
<th>Actual Cost of Contract Tender</th>
</tr>
</thead>
<tbody>
<tr>
<td>46-10</td>
<td>Law Construction Ltd.—</td>
<td>6.40</td>
<td>$487,148.00</td>
<td>$446,922.01</td>
</tr>
<tr>
<td>46-11</td>
<td>Wallace A. Mackey Ltd.—</td>
<td>4.50</td>
<td>376,689.00</td>
<td>434,868.84</td>
</tr>
<tr>
<td>46-13</td>
<td>Peacock &amp; McQuigge Ltd.—</td>
<td>3.00</td>
<td>413,979.00</td>
<td>500,791.94</td>
</tr>
<tr>
<td>46-14</td>
<td>Angus &amp; Taylor Ltd.—</td>
<td>1.40</td>
<td>331,434.75</td>
<td>284,357.16</td>
</tr>
<tr>
<td>46-15</td>
<td>Peacock &amp; McQuigge Ltd.—</td>
<td>5.60</td>
<td>447,226.00</td>
<td>447,986.56</td>
</tr>
<tr>
<td>46-16</td>
<td>Storms Contracting Co. Ltd.—</td>
<td>4.20</td>
<td>484,081.00</td>
<td>472,489.57</td>
</tr>
<tr>
<td>46-18</td>
<td>Sutherland Construction Co.—</td>
<td>3.70</td>
<td>341,171.20</td>
<td>366,982.31</td>
</tr>
<tr>
<td>46-19</td>
<td>Carter Construction Co. Ltd.—</td>
<td>3.10</td>
<td>312,583.50</td>
<td>374,092.98</td>
</tr>
<tr>
<td>46-70</td>
<td>Wallace A. Mackey Ltd.—</td>
<td>5.20</td>
<td>437,750.00</td>
<td>520,293.53</td>
</tr>
<tr>
<td>46-71</td>
<td>McHaffie-Birge Const. Co. Ltd.—</td>
<td>3.70</td>
<td>458,212.50</td>
<td>506,704.52</td>
</tr>
<tr>
<td>46-72</td>
<td>Storms Contracting Co. Ltd.—</td>
<td>4.70</td>
<td>420,636.00</td>
<td>463,840.02</td>
</tr>
</tbody>
</table>
Elizabeth II.

(b) 50-179 H. J. McFarland Const. Co. Ltd.—
Paving......................... 5.10 396,975.00 478,610.45
50-180 King Paving Co. Ltd.—Paving..... 4.20 378,765.00 475,079.05
51-31 H. J. McFarland Const. Co. Ltd.—
Paving......................... 6.30 775,770.00 684,148.16
51-32 Storms Cont. Co. Ltd.—Paving..... 6.50 749,940.00 806,669.23
51-33 Miller Paving Ltd.—Paving........ 5.50 664,190.00 653,251.50
51-34 Law Const. Ltd.—Paving........... 6.70 504,955.00 246,201.00
51-35 Curran & Briggs Ltd.—Paving..... 5.80 512,295.00 312,067.50
51-36 Towland Const. Co. Ltd.—Paving.. 6.00 569,475.00 307,129.00

2. (a) Yes; (b) No. Adjustments will continue until the completion of the contracts. 3. $13,687,469.08. 4. $296,908.22. 5. $387,390.75.

Mr. Thomas (Ontario) asked the following Question, No. 45:—

1. How many complaints have been received to date under the provisions of The Fair Employment Practices Act. 2. In how many cases has a conciliation officer been appointed. 3. In how many cases has a Commission been appointed. 4. In how many cases has an order been issued by the Minister. 5. In how many cases has the matter been settled by agreement.

The Minister of Labour replied as follows:—

1. 5. 2. 5. 3. Nil. 4. Nil. 5. 4.

Mr. Thomas (Ontario) asked the following Question, No. 46:—

1. How many complaints have been received to date under the provisions of The Female Employees Fair Remuneration Act. 2. In how many cases has a conciliation officer been appointed. 3. In how many cases has a Commission been appointed. 4. In how many cases has an order been issued by the Minister. 5. In how many cases has the matter been settled by agreement.

The Minister of Labour replied as follows:—

1. 1. 2. 1. 3. Nil. 4. Nil. 5. Nil.

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. Downer,

Ordered, That the Debate be adjourned.
The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—

Report of the Secretary and Registrar of the Province of Ontario for the calendar year ending December 31st, 1951 with respect to the administration of The Extra Provincial Corporations Act. (Sessional Paper No. 31.)

Also, Report of the Secretary and Registrar of the Province of Ontario for the year ending March 31st, 1951 with respect to the administration of The Companies Act and The Mortmain and Charitable Uses Act. (Sessional Paper No. 30.)

Also, Return to an Order of the House dated March 18th, 1952, showing: What were the expenditures for maintenance on provincial highways, by highway districts, for the years 1942-43-44-45-46-47-48-49-50 and 1951. (Sessional Paper No. 46.)

Also, Return to an Order of the House dated March 18th, 1952, showing: 1. What were the expenditures on (a) new highway construction, (b) improvements to existing highways, (c) repair and maintenance in each division of the province in each of the years 1944 to 1951 respectively. 2. What is the present mileage of highways in each division. (Sessional Paper No. 47.)

The House then adjourned at 6.05 p.m.

NOTICES OF MOTIONS

78. Mar. 18.—Mr. Grummett—Enquiry of the Ministry—What are the names and addresses of persons to whom licences under The Unwrought Metals Sales Act have been issued between March 31st, 1951 and February 29th, 1952, and the date on which each such licence was issued.

79. Mar. 18.—Mr. Grummett—Enquiry of the Ministry—1. What was the number of Public Elementary School teachers who were teaching in 1951. 2. What was the number of Public Elementary School teachers who were teaching on Letters of Permission in 1951. 3. What was the number of teachers in Public Elementary Schools in 1951 who held first-class certificates or higher qualifications. 4. What was the number of Public Elementary School kindergarten classrooms and classes active in 1951. 5. What was the number of kindergarten teachers in Public Elementary Schools in 1951 who held two-year Normal School Certificates. 6. What was the minimum salary paid to full-time Public Elementary School classroom teachers in 1951.

80. Mar. 18.—Mr. Grummett—Enquiry of the Ministry—How many (a) home permits and (b) employment certificates were issued under The Adolescent School Attendance Act in the year 1951.

81. Mar. 18.—Mr. Thomas (Ontario)—Enquiry of the Ministry—How many inspections were made under The Factory, Shop and Office Building Act during the calendar year 1951.

82. Mar. 18.—Mr. Thomas (Ontario)—Enquiry of the Ministry—How many applications for Leave to Prosecute under The Labour Relations Act were received from (a) employers, (b) trade unions, (c) other sources during the
calendar year 1951. In each case, how many applications were granted and how many were refused.

83. Mar. 18.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In the year 1951: (a) how many applications were made for permits under The Hours of Work and Vacations with Pay Act to permit overtime work; (b) how many such permits were issued; (c) how many employers received more than one such permit.

84 Mar. 18.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. During 1951 did any individual or individuals serve as Chairman of more than five conciliation boards appointed pursuant to The Labour Relations Act. 2. If so: (a) what was the name and occupation of each such individual; (b) what was the total number of boards on which each one served as chairman; (c) what was the total amount of money paid to each for (i) per diem allowances, (ii) expenses in respect of services as chairman of conciliation boards.

85. Mar. 18.—Mr. Thomas (Ontario)—Enquiry of the Ministry—From what companies did the Department of Highways purchase cement in 1951 and what was the amount and cost of the cement purchased from each company.

86. Mar. 18.—Mr. Thomas (Ontario)—Enquiry of the Ministry—From what companies did The Hydro-Electric Power Commission purchase cement in 1951 and what was the amount and cost of the cement purchased from each company.

WEDNESDAY, MARCH 19TH, 1952

PRAYERS.

3 O'CLOCK P.M.

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

Bill No. 93, An Act to amend The Dower Act. Mr. Porter.

Bill No. 94, An Act to amend The Housing Development Act. Mr. Griesinger.

Bill No. 95, An Act to amend The Planning Act. Mr. Griesinger.

Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in the Rural Villages and Hamlets and in other Rural Areas. Mr. Griesinger.

Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the purpose of assisting Young Farmers. Mr. Thomas (Elgin).

Bill No. 98, An Act to amend The Legislative Assembly Act. Mr. Welsh.

Bill No. 99, An Act respecting the Health of Livestock. Mr. Kennedy.

Bill No. 100, An Act to amend The Milk Control Act. Mr. Kennedy.


Bill No. 102, An Act to amend The Public Health Act. Mr. Phillips.
Mr. Houck asked the following Question, No. 49:—
How many applications were received by the Milk Control Board in 1951 for licences to distribute milk. 2. How many licences were granted. 3. To what applicants were licences refused, and what was the reason for refusal in each case.

The Minister of Agriculture replied as follows:—

1. 791.  2. 775.

3.—

<table>
<thead>
<tr>
<th>Applicant</th>
<th>Reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vernon Ince, Hagersville</td>
<td>Distributor licence refused. No need for another licence. Peddler licence refused. Area is being adequately served. Department of Health reports satisfactory.</td>
</tr>
<tr>
<td>Vernon Carson, Dundalk</td>
<td>Regular-Distributor licence refused. Volume is small and there is no evidence of inadequate service or poor quality.</td>
</tr>
<tr>
<td>Foods Unlimited Co. Ltd., Red Lake</td>
<td>Peddler licence refused in Red Lake. Market being adequately served.</td>
</tr>
<tr>
<td>B. S. Boyd, Port Arthur</td>
<td>Peddler licence refused. No evidence of inadequate service, poor quality or the need of additional service.</td>
</tr>
<tr>
<td>Norman C. Redick, Wyoming</td>
<td>Regular-Distributor licence refused. No evidence that applicant is qualified by financial responsibility or experience or of poor quality or inadequate service.</td>
</tr>
<tr>
<td>Earl Hetherington, Peterborough</td>
<td>Producer-Distributor licence refused. Sold former business and no evidence of inadequate service, poor quality or the need of additional service.</td>
</tr>
<tr>
<td>J. G. Forgie, Markham</td>
<td>Producer-Distributor licence refused. No evidence of poor quality or the need of additional service.</td>
</tr>
<tr>
<td>Albert Bower, Comber</td>
<td>Peddler licence refused. No evidence of poor quality, inadequate service or the need of additional service.</td>
</tr>
<tr>
<td>Elmer Lettau, Chesley</td>
<td>Peddler licence refused. No evidence of poor quality or inadequate service.</td>
</tr>
<tr>
<td>R. J. Stevenson, Hespeler</td>
<td>Regular-Distributor licence refused. Not qualified by financial responsibility and no need for additional service.</td>
</tr>
<tr>
<td>Stanley Lamming, Sault Ste. Marie</td>
<td>Regular-Distributor licence refused. No need of additional service.</td>
</tr>
<tr>
<td>Forest Co-operative Creamery, Forest</td>
<td>Distributor licence refused. No justification for a second licence.</td>
</tr>
<tr>
<td>John Hotham, Seaforth</td>
<td>Volume of sales in market does not warrant a second distributor.</td>
</tr>
</tbody>
</table>
Graham Creamery Co. Ltd., Alexandria

Regular-Distributor licence refused. Court case against this Distributor awaiting Magistrate's decision.

Douglas Rowat, Kingsville

Regular-Distributor licence refused. No evidence of inadequate service, poor quality, or the need of additional service.

Mr. Houck asked the following Question, No. 53:—

1. How many members are there on the Milk Control Board of Ontario.
2. Who do they represent and what were their former occupations. 3. What salary do members of the Milk Control Board receive. 4. How many applications for a licence to pasteurize and distribute milk in the Province of Ontario were turned down by the Milk Control Board in 1951. 5. What reason was given for not granting the applications. 6. Is it against the law for an owner of a dairy to sell milk testing over 4% butter-fat unless it is labelled as Special Milk and consequently selling at a higher price. 7. Is it against the law in Ontario for an owner of a dairy to offer to sell similar milk at a price below that of his competitor.

The Minister of Agriculture replied as follows:—

1. Four. 2. Members not representative of any group. 3. Chairman, $5,000 a year; Members, $25.00 per day for Board meetings. 4. Sixteen. 5. See Question 49 (3). 6. No. 7. No.

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:—

"And this House further regrets that the Government has failed to supplement the inadequate pensions paid to recipients of Old Age Assistance, or to provide relief for employable unemployed men and women and their families who are at present in serious need."

having been put, was declared to be lost.

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:—

"1. That no definite interim assistance is being provided by the Government for the relief of Municipalities pending the report of the Provincial-Municipal
Committee. 2. That the Government has failed to provide adequate assistance to meet the rising costs of Education in the Municipalities. 3. That the Government has failed to disclose any plan to remedy the obvious defects in The Labour Relations Act (1950). 4. That the Government has failed to forecast legislation which would implement the unanimous recommendations of the Select Committee on Conservation."

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

**Yeas**

Chartrand
Gordon
Grummett
Houck

Manley
Nixon
Oliver
Salsberg

Thomas
(Ontario)
Wren—10

**Nays**

Allan
(Maldimand-Norfolk)
Allen
(Middlesex South)
Beckett
Beech
Brandon
Cathcart
Cecile
Challies
Child
Collings
Connell
Cowling
Daley
Dempsey
Dent
Downer
Dunbar
Dunlop
Edwards
Elliott
Fishleigh
Foote
Frost
(Bracondale)
Frost
(Victoria)

Fullerton
Gemmell
Goodfellow
Griesinger
Hall
Hamilton
Hanna
Harvey
Herbert
Hunt
Janes
Johnston (Parry Sound)
Johnston (Simcoe Centre)
Johnstone (Bruce)
Kelly
Kennedy
Kerr
Leavine
Lyons
Macaulay
Mackenzie
MacOdrum
Mapledoram
Morningstar
Morrow

Murdoch
McPhee
Nault
Nickle
Noden
Parry
Patrick
Phillips
Porter
Pringle
Pryde
Robarts
Roberts
Robson
Root
Sandercock
Scott
Stewart
Thomas
(Elgin)
Villeneuve
Ward
Wardrobe
Warrender
Weaver
Welsh
Whitney
Yaremko—76

The main Motion, having then been put, was carried on the following Division:—
Resolved, That an humble Address be presented to the Honourable the Lieutenant-Governor of the Province of Ontario, as follows:—

To the Honourable Louis O. Breithaupt,  
Lieutenant-Governor of the Province of Ontario.

We, Her 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. Porter,

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

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

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

The House then adjourned at 6.30 p.m.

NOTICES OF MOTIONS

87. Mar. 19.—Mr. Oliver—Enquiry of the Ministry—In each of the years 1948-49-50-51 what was the total expenditure by the Province toward the cost of snow removal. Indicate separately expenditure on King’s Highway, County Roads, etc.

THURSDAY, MARCH 20TH, 1952

PRAYERS.

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

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

Bill No. 23, An Act respecting the Township of Pelee.

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

Bill No. 4, An Act respecting Sarnia Young Men’s and Young Women’s Christian Association.

Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa.
Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.

Bill No. 32, An Act respecting the City of Kingston.

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 Sarnia Young Men's and Young Women's Christian Association; Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa; and on Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.

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

1. What has been the total cost to date of the J. Clark Keith Steam Generating Station at Windsor. 2. Is this work being done on a contract basis. 3. If so, was the Contract(s) let as the result of tenders being called.

The Honourable Mr. Challies replied as follows:—

1. The total cost to January 31st, 1952, of the J. Clark Keith Steam Generating Station at Windsor is $25,791,854. 2. Yes. 3. Yes.

Mr. Manley asked the following Question, No. 18:—

What bonds have been issued by The Hydro-Electric Power Commission since January 1st, 1950 and at what rates of interest.

The Honourable Mr. Challies replied as follows:—

The following bonds have been issued by The Hydro-Electric Power Commission since January 1st, 1950:—

<table>
<thead>
<tr>
<th>Issue Date</th>
<th>Maturity Date</th>
<th>Amount of Issue</th>
<th>Payable</th>
<th>Coupon Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr. 1/50</td>
<td>Apr. 1/70</td>
<td>$55,000,000</td>
<td>Canada</td>
<td>3%</td>
</tr>
<tr>
<td>May 1/50</td>
<td>Nov. 1/54</td>
<td>15,000,000</td>
<td>Canada</td>
<td>2 1/2%</td>
</tr>
<tr>
<td>June 15/50</td>
<td>June 15/73</td>
<td>55,000,000</td>
<td>Canada</td>
<td>3%</td>
</tr>
<tr>
<td>May 1/51</td>
<td>May 1/66</td>
<td>30,000,000</td>
<td>Canada</td>
<td>3 1/2%</td>
</tr>
<tr>
<td>May 15/51</td>
<td>May 15/71</td>
<td>50,000,000</td>
<td>U.S.</td>
<td>3 1/4%</td>
</tr>
<tr>
<td>Sept. 1/51</td>
<td>Sept. 1/72</td>
<td>50,000,000</td>
<td>U.S.</td>
<td>3 1/4%</td>
</tr>
<tr>
<td>Jan. 15/52</td>
<td>Jan. 15/67</td>
<td>50,000,000</td>
<td>Canada</td>
<td>4%</td>
</tr>
</tbody>
</table>

The two issues payable in United States Funds (3 1/4% due May 15, 1971, and 3 1/4% due September 1, 1972) were issued to the Province of Ontario against the receipt of the proceeds of similar issues made by the Province in the United States market for the purpose of advancing the moneys received to the Commission.
Mr. Thomas (Ontario) asked the following Question, No. 39:

1. During each of years 1950 and 1951, what was the total amount of loans guaranteed under section 2 of The Housing Development Act. 2. What was the total number of housing units constructed as a result of such loans, where are these units located, and how many of them are for rental purposes.

The Minister of Planning and Development replied as follows:

1. None. 2. Non-applicable. Up to the end of 1949, 14,157 Provincial Second Mortgage loans were approved to an aggregate of $16,855,991.59 and these took the place of the guarantees under section 2 of The Housing Development Act. As of the beginning of 1950 the Provincial Second Mortgage loans were withdrawn when the Dominion Government agreed to increase its First Mortgage NHA loans by 1/6th where a definite selling price was agreed to.

Mr. Thomas (Ontario) asked the following Question, No. 41:

1. During each of the years 1950 and 1951, what was the total amount of the grants made in aid of building developments under Section 3 of The Housing Development Act. 2. What was the total number of housing units included in these building developments, and how many units are for rental purposes. 3. Where are these building developments located.

The Minister of Planning and Development replied as follows:

1. March 31st, 1950-January 31st, 1951—Federal-Municipal Agreements, $113,112.58; Toronto Housing Authority, $118,000.00. January 31st, 1951—January 31st, 1952—Federal-Municipal Agreements, $211,586.52; Toronto Housing Authority, $208,000.00. 2. Federal-Municipal, 1,183 units; Toronto Housing Authority, 326 units; All the above units are for rental purposes. 3. Guelph, Ottawa, Brockville, Fort William, Stamford, Port Arthur, Fergus, Stratford, Hamilton, Essex, St. Thomas, Woodstock, Brantford, Galt, Fort Frances, Peterborough, Barrie, Collingwood, and Regents Park, Toronto.

Mr. Wren asked the following Question, No. 56:

What has been the actual travelling expenses of all the members of The Niagara Parks Commission during the year 1951.

The Minister of Labour replied as follows:

$1,599.71.

Mr. Thomas (Ontario) asked the following Question, No. 62:
1. Does the Department of Health have a psychiatric research division.  
2. If so, when was it established, who is the director, what are his academic qualifications and what is the salary paid.  
3. Who are the other members of the staff and what are their academic qualifications and what salaries do they receive.

The Minister of Health replied as follows:—

1. No.  
2. Psychiatric research is now under the direction of four of the Ontario universities.  
3. All members of staffs are employed by the University of Toronto, Queen's University, the University of Western Ontario and the University of Ottawa, for psychiatric research.

Mr. Thomas (Ontario) asked the following Question, No. 64:—

1. How many times were private railway cars used by H.E.P.C. officials during 1950 and 1951.  
2. What was the cost of the use of the cars.

The Honourable Mr. Challies replied as follows:—

During 1950-51 officials of The Hydro-Electric Power Commission of Ontario did not have at any time the exclusive use of a private (business) railway car and consequently there was no cost to the Commission.

Mr. Frost delivered to Mr. Speaker messages from the Honourable the Lieutenant-Governor signed by himself, and the said messages were read by Mr. Speaker and are as follows:—

LOUIS O. BREITHAUPT

The Lieutenant-Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March, 1953, and recommends them to the Legislative Assembly.

Toronto, March 20th, 1952.

—and—

The Lieutenant-Governor transmits Supplementary Estimates of certain sums required for the services of the Province for the year ending 31st March, 1952, and recommends them to the Legislative Assembly.

Toronto, March 20th, 1952.

(Sessional Paper No. 2.)

Ordered, That the messages 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. Nixon,

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, 1951—March 31, 1952

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>
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</thead>
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<tr>
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### INTERIM STATEMENT OF ORDINARY EXPENDITURE

Fiscal Year April 1, 1951—March 31, 1952

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>
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**TOTAL**

$249,936,000.00 $ 3,502,000.00 $246,434,000.00

PUBLIC DEBT—Interest, Exchange, etc.

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<th></th>
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<th>$ 20,457,000.00</th>
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<td>$304,070,000.00</td>
<td>$11,903,000.00</td>
<td>$292,167,000.00</td>
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**SUMMARY**

ORDINARY REVENUE AND ORDINARY EXPENDITURE

Fiscal Year April 1, 1951—March 31, 1952

10 Months’ Actual—2 Months’ Forecast—12 Months

Net Ordinary Revenue ........................................... $293,063,000.00
Less: Net Ordinary Expenditure (before providing for Sinking Funds) ... 266,891,000.00

Surplus (before providing for Sinking Funds) .......................... $ 26,172,000.00
Less: Provision for Sinking Funds ................................. 25,276,000.00

Interim Surplus ................................................. $ 896,000.00
INTERIM STATEMENT OF CAPITAL RECEIPTS
Fiscal Year April 1, 1951—March 31, 1952
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>
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<tr>
<td>HIGHWAYS</td>
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<td><strong>$25,750,000.00</strong></td>
<td><strong>$59,085,000.00</strong></td>
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INTERIM STATEMENT OF CAPITAL PAYMENTS
Fiscal Year April 1, 1951—March 31, 1952
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>
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PROVINCE OF ONTARIO

DETAIL SUMMARY ACCOUNTING FOR ESTIMATED INCREASE IN GROSS DEBT

For the Fiscal Year to End on March 31, 1952

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
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<td>Estimated Gross Debt as at March 31, 1952</td>
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<tr>
<td>Gross Debt as at March 31, 1951</td>
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<tr>
<td>Estimated Increase for the fiscal year to end on March 31, 1952</td>
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GROSS DEBT INCREASED BY:

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<th>Description</th>
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<tr>
<td>Capital Disbursements—Disbursements on Highways, Public Buildings, Works, etc.</td>
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<td>Capital Receipts</td>
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<td>Discount on Debentures and Treasury Bills issued during year</td>
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<td>Increase in Loans Receivable—The Hydro-Electric Power Commission of Ontario</td>
<td>$100,000,000.00</td>
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<tr>
<td>The Hydro-Electric Power Commission of Ontario</td>
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<tr>
<td>Co-operative Marketing Loans</td>
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<td>Increase in Income Liabilities</td>
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GROSS DEBT DECREASED BY:

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<th>Description</th>
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<td>Sinking Fund Instalments charged to Ordinary Expenditure</td>
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<tr>
<td>Estimated Surplus on Ordinary Account</td>
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<td>Discount on Debentures and Treasury Bills, written off</td>
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<td>Agricultural Development Finance Act Investments</td>
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<td>Consolidated Revenue Fund Investments</td>
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<tr>
<td>Total</td>
<td>$48,342,392.54</td>
</tr>
</tbody>
</table>

Estimated Increase for the fiscal year to end on March 31, 1952            $136,102,902.69

PROVINCE OF ONTARIO

ESTIMATED INCREASE IN THE NET DEBT

As at March 31, 1952

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Gross Debt</td>
<td>$834,066,326.91</td>
</tr>
<tr>
<td>Less—Estimated Revenue Producing and Realizable Assets</td>
<td>264,808,681.09</td>
</tr>
<tr>
<td>Estimated Net Debt</td>
<td>$569,257,645.82</td>
</tr>
</tbody>
</table>

As at March 31, 1951

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gross Debt</td>
<td>$697,963,424.22</td>
</tr>
<tr>
<td>Less—Revenue Producing and Realizable Assets</td>
<td>176,413,259.84</td>
</tr>
<tr>
<td>Net Debt</td>
<td>$521,550,164.38</td>
</tr>
<tr>
<td>Estimated Increase in Net Debt</td>
<td>$47,707,481.44</td>
</tr>
</tbody>
</table>
THE FUNDED DEBT OF ONTARIO

DETAIL SUMMARY OF ESTIMATED CHANGES

For the Fiscal Year to End on March 31, 1952

As at March 31, 1951 (after deducting Sinking Funds) .................................. $582,717,500.00

ADD—Sale of Debentures:

<table>
<thead>
<tr>
<th>Debenture Code</th>
<th>Interest Rate</th>
<th>Maturity Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>BU 3 1/2%</td>
<td>due May 15, 1971</td>
<td>$50,000,000.00</td>
<td></td>
</tr>
<tr>
<td>BV 3 1/2%</td>
<td>due September 1, 1972</td>
<td>50,000,000.00</td>
<td></td>
</tr>
<tr>
<td>BW 4%</td>
<td>due December 15, 1961</td>
<td>50,000,000.00</td>
<td></td>
</tr>
<tr>
<td>TI 4 1/2%</td>
<td>due November 1, 1952</td>
<td>6,500,000.00</td>
<td></td>
</tr>
</tbody>
</table>

Total ADD: $156,500,000.00

LESS—Redemptions:

<table>
<thead>
<tr>
<th>Debenture Code</th>
<th>Interest Rate</th>
<th>Maturity Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>AL 4%</td>
<td>due May 15, 1951</td>
<td>$773,000.00</td>
<td></td>
</tr>
<tr>
<td>AP 4 1/2%</td>
<td>due May 15, 1951</td>
<td>720,000.00</td>
<td></td>
</tr>
<tr>
<td>AS 4%</td>
<td>due June 1, 1951</td>
<td>665,000.00</td>
<td></td>
</tr>
<tr>
<td>RT 3%</td>
<td>due June 15, 1951</td>
<td>3,227,000.00</td>
<td></td>
</tr>
<tr>
<td>BM 1 5/8%</td>
<td>due July 15, 1951</td>
<td>500,000.00</td>
<td></td>
</tr>
<tr>
<td>RZ 2 1/2%</td>
<td>due August 1, 1951</td>
<td>1,000,000.00</td>
<td></td>
</tr>
<tr>
<td>RS 3%</td>
<td>due November 1, 1951</td>
<td>850,000.00</td>
<td></td>
</tr>
<tr>
<td>AK 4 1/2%</td>
<td>due November 1, 1951</td>
<td>800,000.00</td>
<td></td>
</tr>
<tr>
<td>AH 4 1/2%</td>
<td>due December 1, 1951</td>
<td>684,000.00</td>
<td></td>
</tr>
<tr>
<td>RA 3%</td>
<td>due December 1, 1951</td>
<td>16,948,000.00</td>
<td></td>
</tr>
<tr>
<td>RAD 2 1/2%</td>
<td>due December 15, 1951</td>
<td>2,000,000.00</td>
<td></td>
</tr>
<tr>
<td>TFB 3 1/4%</td>
<td>due January 1, 1952</td>
<td>1,200,000.00</td>
<td></td>
</tr>
<tr>
<td>AJ 4 1/2%</td>
<td>due January 15, 1952</td>
<td>800,000.00</td>
<td></td>
</tr>
<tr>
<td>AR 4 1/2%</td>
<td>due January 15, 1952</td>
<td>626,000.00</td>
<td></td>
</tr>
<tr>
<td>RB 3%</td>
<td>due January 15, 1952</td>
<td>990,000.00</td>
<td></td>
</tr>
<tr>
<td>BN 1 5/8%</td>
<td>due January 15, 1952</td>
<td>1,500,000.00</td>
<td></td>
</tr>
<tr>
<td>CF 2 3/4%</td>
<td>due January 15, 1955</td>
<td>50,000.00</td>
<td></td>
</tr>
</tbody>
</table>

Total LESS: $739,217,500.00

Increase in Sinking Fund Investments—Current Year: $25,276,000.00

Estimated as at March 31, 1952 (after deducting Sinking Funds) .......... $680,608,500.00

SUMMARY

New Issues ........................................ $156,500,000.00
Less—Redemptions and Increase in Sinking Funds .......................... 58,609,000.00

Net Increase in Funded Debt .................................. $97,891,000.00
## PROVINCE OF ONTARIO

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

Estimated as at March 31, 1952

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total as per Public Accounts, March 31, 1951</td>
<td>$496,856,710.98</td>
</tr>
</tbody>
</table>

ADD—New Guarantees or Increases for the Fiscal Year to end on March 31, 1952—

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Power Commission</td>
<td>$80,000,000.00</td>
</tr>
<tr>
<td>Park Commissions</td>
<td>2,500,000.00</td>
</tr>
<tr>
<td>Railways</td>
<td>1,000,000.00</td>
</tr>
<tr>
<td>Co-operative Associations</td>
<td>197,750.00</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>83,697,750.00</strong></td>
</tr>
</tbody>
</table>

LESS—Principal Maturities redeemed or to be redeemed, including redemptions prior to maturity, during the Fiscal Year to end on March 31, 1952—

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Power Commission</td>
<td>$2,799,000.00</td>
</tr>
<tr>
<td>Park Commissions</td>
<td>2,600,600.00</td>
</tr>
<tr>
<td>Railways</td>
<td>678,000.00</td>
</tr>
<tr>
<td>Schools</td>
<td>94,289.21</td>
</tr>
<tr>
<td>Universities</td>
<td>23,794.65</td>
</tr>
<tr>
<td>Ontario Stock Yards Board</td>
<td>35,000.00</td>
</tr>
<tr>
<td>Municipalities</td>
<td>2,709.18</td>
</tr>
<tr>
<td>Ontario Food Terminal Board</td>
<td>537.99</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>6,233,931.03</strong></td>
</tr>
</tbody>
</table>

LESS—Sinking Fund Deposits for the Fiscal Year to end on March 31, 1952—

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Sinking Fund Deposits</strong></td>
<td><strong>871.19</strong></td>
</tr>
</tbody>
</table>

**Estimated Contingent Liability of the Province as at March 31, 1952**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total</strong></td>
<td><strong>$574,319,658.76</strong></td>
</tr>
</tbody>
</table>

**SUMMARY**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated Contingent Liability of the Province as at March 31, 1952</td>
<td>$574,319,658.76</td>
</tr>
<tr>
<td>Contingent Liability of the Province as at March 31, 1951</td>
<td>$496,856,710.98</td>
</tr>
<tr>
<td>Estimated Increase</td>
<td>$77,462,947.78</td>
</tr>
<tr>
<td>DEPARTMENT</td>
<td>Gross Ordinary Revenue</td>
</tr>
<tr>
<td>----------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td>AGRICULTURE</td>
<td>$ 815,000.00</td>
</tr>
<tr>
<td>ATTORNEY-GENERAL</td>
<td>2,998,000.00</td>
</tr>
<tr>
<td>EDUCATION</td>
<td>1,980,000.00</td>
</tr>
<tr>
<td>HEALTH</td>
<td>4,831,000.00</td>
</tr>
<tr>
<td>HIGHWAYS:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$ 96,030,000.00</td>
</tr>
<tr>
<td>INSURANCE</td>
<td>$ 1,705,000.00</td>
</tr>
<tr>
<td>LABOUR</td>
<td>311,000.00</td>
</tr>
<tr>
<td>LANDS AND FORESTS</td>
<td>18,175,000.00</td>
</tr>
<tr>
<td>MINES</td>
<td>4,582,000.00</td>
</tr>
<tr>
<td>MUNICIPAL AFFAIRS</td>
<td>435,000.00</td>
</tr>
<tr>
<td>PRIME MINISTER</td>
<td>70,000.00</td>
</tr>
<tr>
<td>PROVINCIAL SECRETARY</td>
<td>655,000.00</td>
</tr>
<tr>
<td>PROVINCIAL TREASURER:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$ 161,124,000.00</td>
</tr>
<tr>
<td>PUBLIC WORKS</td>
<td>$ 40,000.00</td>
</tr>
<tr>
<td>REFORM INSTITUTIONS</td>
<td>3,066,000.00</td>
</tr>
<tr>
<td>MISCELLANEOUS</td>
<td>100,000.00</td>
</tr>
<tr>
<td>PUBLIC DEBT—Interest, Exchange, etc.</td>
<td>$295,470,000.00</td>
</tr>
<tr>
<td></td>
<td>8,826,000.00</td>
</tr>
<tr>
<td></td>
<td>$304,296,000.00</td>
</tr>
</tbody>
</table>
# BUDGET FORECAST OF ORDINARY EXPENDITURE

Fiscal Year April 1, 1952—March 31, 1953

<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>
<td>$8,592,000.00</td>
<td>$</td>
<td>$8,592,000.00</td>
</tr>
<tr>
<td>ATTORNEY-GENERAL</td>
<td>10,699,000.00</td>
<td>499,000.00</td>
<td>10,200,000.00</td>
</tr>
<tr>
<td>EDUCATION</td>
<td>72,418,000.00</td>
<td>275,000.00</td>
<td>72,143,000.00</td>
</tr>
<tr>
<td>HEALTH</td>
<td>43,441,000.00</td>
<td>520,000.00</td>
<td>42,921,000.00</td>
</tr>
<tr>
<td>HIGHWAYS</td>
<td>54,000,000.00</td>
<td></td>
<td>54,000,000.00</td>
</tr>
<tr>
<td>INSURANCE</td>
<td>145,000.00</td>
<td></td>
<td>145,000.00</td>
</tr>
<tr>
<td>LABOUR</td>
<td>1,486,000.00</td>
<td>12,000.00</td>
<td>1,474,000.00</td>
</tr>
<tr>
<td>LANDS AND FORESTS</td>
<td>12,500,000.00</td>
<td></td>
<td>12,500,000.00</td>
</tr>
<tr>
<td>LIEUTENANT-GOVERNOR</td>
<td>20,000.00</td>
<td></td>
<td>20,000.00</td>
</tr>
<tr>
<td>MINES</td>
<td>1,058,000.00</td>
<td>8,000.00</td>
<td>1,050,000.00</td>
</tr>
<tr>
<td>MUNICIPAL AFFAIRS</td>
<td>9,293,000.00</td>
<td></td>
<td>9,293,000.00</td>
</tr>
<tr>
<td>PLANNING AND DEVELOPMENT</td>
<td>1,850,000.00</td>
<td></td>
<td>1,850,000.00</td>
</tr>
<tr>
<td>PRIME MINISTER</td>
<td>282,000.00</td>
<td></td>
<td>282,000.00</td>
</tr>
<tr>
<td>PROVINCIAL AUDITOR</td>
<td>248,000.00</td>
<td></td>
<td>248,000.00</td>
</tr>
<tr>
<td>PROVINCIAL SECRETARY</td>
<td>1,414,000.00</td>
<td></td>
<td>1,414,000.00</td>
</tr>
<tr>
<td>PROVINCIAL TREASURER</td>
<td>5,118,000.00</td>
<td>580,000.00</td>
<td>4,538,000.00</td>
</tr>
<tr>
<td>PUBLIC WELFARE</td>
<td>25,842,000.00</td>
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<td>25,842,000.00</td>
</tr>
<tr>
<td>PUBLIC WORKS</td>
<td>4,660,000.00</td>
<td>3,000.00</td>
<td>4,657,000.00</td>
</tr>
<tr>
<td>REFORM INSTITUTIONS</td>
<td>8,355,000.00</td>
<td>2,500,000.00</td>
<td>5,855,000.00</td>
</tr>
<tr>
<td>TRAVEL AND PUBLICITY</td>
<td>1,495,000.00</td>
<td></td>
<td>1,495,000.00</td>
</tr>
<tr>
<td>MISCELLANEOUS</td>
<td>100,000.00</td>
<td></td>
<td>100,000.00</td>
</tr>
<tr>
<td></td>
<td>$263,016,000.00</td>
<td>$4,397,000.00</td>
<td>$258,619,000.00</td>
</tr>
<tr>
<td>PUBLIC DEBT—Interest, Exchange, etc.</td>
<td>31,833,000.00</td>
<td>8,826,000.00</td>
<td>23,007,000.00</td>
</tr>
<tr>
<td></td>
<td>$294,849,000.00</td>
<td>$13,223,000.00</td>
<td>$281,626,000.00</td>
</tr>
<tr>
<td>PUBLIC DEBT—Sinking Fund Instalments</td>
<td>9,359,000.00</td>
<td></td>
<td>9,359,000.00</td>
</tr>
<tr>
<td></td>
<td>$304,208,000.00</td>
<td>$13,223,000.00</td>
<td>$290,985,000.00</td>
</tr>
</tbody>
</table>

### SUMMARY

**BUDGET FORECAST**

Fiscal Year April 1, 1952—March 31, 1953

Net Ordinary Revenue... $291,073,000.00

Less: Net Ordinary Expenditure (before providing for Sinking Funds) ... 281,626,000.00

Surplus (before providing for Sinking Funds) ... $9,447,000.00

Less: Provision for Sinking Funds ... 9,359,000.00

Surplus Forecast... $88,000.00
## BUDGET FORECAST OF CAPITAL RECEIPTS

**Fiscal Year April 1, 1952—March 31, 1953**

<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>$ 755,000.00</td>
<td>$ 755,000.00</td>
<td></td>
</tr>
<tr>
<td>LABOUR</td>
<td>9,500,000.00</td>
<td>9,500,000.00</td>
<td></td>
</tr>
<tr>
<td>LANDS AND FORESTS</td>
<td>3,175,000.00</td>
<td>3,175,000.00</td>
<td></td>
</tr>
<tr>
<td>MINES</td>
<td>75,000.00</td>
<td>75,000.00</td>
<td></td>
</tr>
<tr>
<td>PROVINCIAL SECRETARY</td>
<td>4,191,000.00</td>
<td>4,191,000.00</td>
<td></td>
</tr>
<tr>
<td>PROVINCIAL TREASURER</td>
<td>24,732,000.00</td>
<td>24,732,000.00</td>
<td></td>
</tr>
<tr>
<td>PUBLIC WELFARE</td>
<td>6,520,000.00</td>
<td>6,520,000.00</td>
<td></td>
</tr>
</tbody>
</table>

Total: $48,948,000.00

## BUDGET FORECAST OF CAPITAL PAYMENTS

**Fiscal Year April 1, 1952—March 31, 1953**

<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>$11,250,000.00</td>
<td>$11,250,000.00</td>
<td></td>
</tr>
<tr>
<td>HEALTH</td>
<td>2,000,000.00</td>
<td>2,000,000.00</td>
<td></td>
</tr>
<tr>
<td>HIGHWAYS</td>
<td>45,000,000.00</td>
<td>45,000,000.00</td>
<td></td>
</tr>
<tr>
<td>LABOUR</td>
<td>9,500,000.00</td>
<td>9,500,000.00</td>
<td></td>
</tr>
<tr>
<td>LANDS AND FORESTS</td>
<td>1,900,000.00</td>
<td>1,900,000.00</td>
<td></td>
</tr>
<tr>
<td>MINES</td>
<td>1,000,000.00</td>
<td>1,000,000.00</td>
<td></td>
</tr>
<tr>
<td>PLANNING AND DEVELOPMENT</td>
<td>7,500,000.00</td>
<td>7,500,000.00</td>
<td></td>
</tr>
<tr>
<td>PROVINCIAL SECRETARY</td>
<td>2,150,000.00</td>
<td>2,150,000.00</td>
<td></td>
</tr>
<tr>
<td>PROVINCIAL TREASURER</td>
<td>2,924,000.00</td>
<td>2,924,000.00</td>
<td></td>
</tr>
<tr>
<td>PUBLIC WELFARE</td>
<td>6,520,000.00</td>
<td>6,520,000.00</td>
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</tr>
<tr>
<td>PUBLIC WORKS</td>
<td>19,525,000.00</td>
<td>19,525,000.00</td>
<td></td>
</tr>
<tr>
<td>MISCELLANEOUS</td>
<td>150,000.00</td>
<td>150,000.00</td>
<td></td>
</tr>
</tbody>
</table>

Total: $109,419,000.00

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


The House then adjourned at 5.10 p.m.
FRIDAY, MARCH 21ST, 1952

PRAYERS.

Mr. Yaremko, from the Standing Committee on Legal Bills, presented the Committee's First Report, which was read as follows and adopted:—

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

Bill No. 61, An Act to amend The Jurors Act.

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

Bill No. 40, An Act to amend The Division Courts Act.
Bill No. 45, An Act to amend The Registry Act.
Bill No. 46, An Act to amend The Surrogate Courts Act.
Bill No. 57, An Act to amend The County Courts Act.
Bill No. 59, An Act to amend The Sheriffs Act.
Bill No. 60, An Act to amend The Judicature Act.

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

Bill No. 103, An Act to amend The Assessment Act. Mr. Dunbar.

Bill No. 104, An Act to Assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes. Mr. Dunbar.

The Order of the Day for resuming the Adjourned Debate on the Motion for Second Reading of Bill No. 80, An Act to amend The Workmen's Compensation Act, having been read,

The Debate continued, and after some time, the Motion, having been put, was declared to be carried and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

The following Bill was read the second time and referred to the Committee on Agriculture and Colonization:—

Bill No. 99, An Act respecting the Health of Livestock.
The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:

Thirty-second Annual Report of the Department of Labour of the Province of Ontario for the fiscal year ending March 31st, 1951. (Sessional Paper No. 13.)

Also, Report to the Special Committee of the Research Council of Ontario on the pollution of the Spanish River. (Sessional Paper No. 48.)

The House then adjourned at 3.22 p.m.

MONDAY, MARCH 24TH, 1952

3 O'CLOCK P.M.

Prayers.

Mr. Patrick, 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 Bill without amendment:

Bill No. 99, An Act respecting the Health of Live Stock.

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


Bill No. 109, An Act to amend The Devolution of Estates Act. Mr. Frost (Victoria).


Mr. Thomas (Ontario) asked the following Question, No. 47:—

What steps has the Government taken to apply the principles of The Female Employees Fair Remuneration Act in its own undertakings.

The Provincial Secretary replied as follows:—

See Answer to Question 28, Votes and Proceedings, Page 74.

Mr. Nixon asked the following Question, No. 48:—

What has been the total cost of the new Niagara development up to February 1st, 1952.

The Honourable Mr. Challies replied as follows:—

The total cost of this development to February 1st, 1952, is $31,862,255.

Mr. Houck asked the following Question, No. 52:—

How many insulators were purchased and from what companies by The Hydro-Electric Power Commission during last year.

The Honourable Mr. Challies replied as follows:—

<table>
<thead>
<tr>
<th>Vendor</th>
<th>Quantity</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canadian General Electric Co. Ltd.</td>
<td>124,052</td>
</tr>
<tr>
<td>Canadian Line Materials Limited</td>
<td>35,040</td>
</tr>
<tr>
<td>Canadian Ohio Brass Company Ltd.</td>
<td>204,876</td>
</tr>
<tr>
<td>Canadian Porcelain Company Ltd.</td>
<td>276,280</td>
</tr>
<tr>
<td>Northern Electric Company Limited</td>
<td>2,213</td>
</tr>
<tr>
<td>Smith &amp; Stone Limited</td>
<td>8,500</td>
</tr>
<tr>
<td></td>
<td>650,961</td>
</tr>
</tbody>
</table>

Mr. Thomas (Ontario) asked the following Question, No. 58:—

1. How many male inspectors and how many female inspectors were employed by the Department of Labour to carry out the provisions of The Factory, Shop and Office Building Act: (a) on December 31st, 1939; (b) on December 31st, 1942, and (c) on December 31st, 1951. 2. What are the minimum, maximum and average salaries and allowances paid to (a) male inspectors, (b) female inspectors.
The Minister of Labour replied as follows:

1. (a) 26 male, 7 female; (b) 28 male, 7 female; (c) 37 male, 10 female.
2. (a) $2,440 to $3,300 year; average—$2,811.00; (b) $2,140 to $2,640 year; average—$2,400.00. Allowances—Nil.

Mr. Grummett asked the following Question, No. 78:

What are the names and addresses of persons to whom licences under The Unwrought Metals Sales Act have been issued between March 31st, 1951 and February 29th, 1952, and the date on which each such licence was issued.

The Minister of Mines replied as follows:

O. R. Bensett, 306 Oulette Avenue, Windsor, Ontario—May 9th, 1951.
Robert Amell & Co. Ltd., 1 Terauley St., Toronto, Ontario—April 9th, 1951.
Russell C. Cone, Mine Centre, Ontario—June 27th, 1951.
M. P. McDonald, 40 Park Road, Toronto, Ontario—January 24th, 1952.
Norman C. Pearce, 122 Richmond Street West, Toronto, Ontario—December 3rd, 1951.
Precious Metals Development (Canada) Ltd., 512 King St. E., Toronto, Ontario—October 10th, 1951.
Silver Miller Mines Limited, 66 King St. W., Toronto, Ontario—June 8th, 1951.
Walker's Jewellery Company, 229 Yonge Street, Toronto, Ontario—April 5th, 1951.

Mr. Thomas (Ontario) asked the following Question, No. 84:

1. During 1951 did any individual or individuals serve as Chairman of more than five conciliation boards appointed pursuant to The Labour Relations Act. 2. If so: (a) what was the name and occupation of each such individual; (b) what was the total number of boards on which each one served as chairman; (c) what was the total amount of money paid to each for (i) per diem allowances, (ii) expenses in respect of services as chairman of conciliation boards.

The Minister of Labour replied as follows:

<table>
<thead>
<tr>
<th>(a) Chairman</th>
<th>(a) Occupation</th>
<th>(b) Number of Boards</th>
<th>(c) (i) Per Diem Allowance</th>
<th>(c) (ii) Expenses</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. C. Anderson</td>
<td>Judge</td>
<td>20</td>
<td>$1,775.00</td>
<td>$556.26</td>
</tr>
<tr>
<td>R. S. Clark</td>
<td>&quot;</td>
<td>15</td>
<td>1,400.00</td>
<td>487.50</td>
</tr>
<tr>
<td>A. Cochrane</td>
<td>&quot;</td>
<td>13</td>
<td>1,290.00</td>
<td>413.25</td>
</tr>
<tr>
<td>E. W. Cross</td>
<td>&quot;</td>
<td>14</td>
<td>1,175.00</td>
<td>294.05</td>
</tr>
<tr>
<td>W. S. Lane</td>
<td>&quot;</td>
<td>16</td>
<td>1,465.00</td>
<td>783.93</td>
</tr>
<tr>
<td>H. D. Lang</td>
<td>&quot;</td>
<td>6</td>
<td>650.00</td>
<td>210.53</td>
</tr>
<tr>
<td>T. L. McCombs</td>
<td>&quot;</td>
<td>6</td>
<td>625.00</td>
<td>60.54</td>
</tr>
<tr>
<td>J. C. Reynolds</td>
<td>&quot;</td>
<td>17</td>
<td>2,690.00</td>
<td>1,010.93</td>
</tr>
</tbody>
</table>
The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:

142. To defray the expenses of the Main Office, Provincial Secretary's Department $258,800.00
143. To defray the expenses of the Civil Service Commission 96,150.00
144. To defray the expenses of the Speaker's Office 20,075.00
145. To defray the expenses of the Clerk of the Legislative Assembly and Chief Election Officer 48,775.00
146. To defray the expenses of the Sessional Requirements 489,700.00
147. To defray the expenses of the Queen's Printer 94,500.00
148. To defray the expenses of the Civil Defence Committee 350,000.00
149. To defray the expenses of the Miscellaneous Requirements 16,000.00
150. To defray the expenses of the Administration, Public Service Superannuation Fund 30,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 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. 3, An Act respecting the City of Stratford.
Bill No. 5, An Act respecting the City of Sault Ste. Marie.
Bill No. 6, An Act respecting the Town of Timmins Separate School Board.
Bill No. 27, An Act respecting the Town of Barrie.
Bill No. 7, An Act respecting the City of Fort William.
Bill No. 17, An Act respecting the Municipality of Neebing.
Bill No. 33, An Act respecting the Township of McKim.
Bill No. 40, An Act to amend The Division Courts Act.

Bill No. 45, An Act to amend The Registry Act.

Bill No. 46, An Act to amend The Surrogate Courts Act.

Bill No. 57, An Act to amend The County Courts Act.

Bill No. 59, An Act to amend The Sheriffs Act.

Also, That, on motion by Mr. Porter, it was ordered that the Order of the Day for the House to resolve itself into a Committee on Bill No. 44, The Magistrates Act, 1952, be discharged and the Bill be referred to the Committee on Legal Bills.

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

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

Bill No. 4, An Act respecting Sarnia Young Men's and Young Women's Christian Association.

Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa.

Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.

Bill No. 23, An Act respecting the Township of Pelee.

Bill No. 30, An Act respecting the Town of Fort Erie.

Bill No. 32, An Act respecting the City of Kingston.

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

Twentieth Annual Report of the Department of Public Welfare for the Fiscal Year 1950-51. (Sessional Paper No. 18.)

The House then adjourned at 6.03 p.m.
NOTICES OF MOTIONS

88. Mar. 24.—Mr. Houck—Enquiry of the Ministry—(1) Will the Minister of Labour state if a complaint was made to his department that the Journal Publishing Company, of Ottawa, had been guilty of discriminating against certain editorial employees of the newspaper for union or newspaper guild activity, contrary to The Ontario Labor Relations Act. 2. Did the department send a conciliation officer to Ottawa to enquire into this matter. If so, did he make a report to the Minister about it and did the Minister announce to the press that he would name a commission to make a formal investigation of charges against The Ottawa Journal. 3. Will a commissioner be named. If not, why not.

TUESDAY, MARCH 25TH, 1952

PRAYERS.

3 O'Clock P.M.

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

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

Bill No. 12, An Act respecting the City of London.

Bill No. 18, An Act respecting The Ottawa Association for the Advancement of Learning.

Bill No. 25, An Act respecting the City of Ottawa.

Bill No. 29, An Act respecting the City of Toronto.

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. Nixon moved, seconded by Mr. Oliver,

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 the Government of Ontario has not taken definite action to initiate discussions on a tax agreement under the new offer of the Government of Canada for a five-year period beginning April 1, 1952.
And the Debate having continued, after some time it was, on motion by Mr. Brandon,

Ordered, That the Debate be adjourned.

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

Bill No. 3, An Act respecting the City of Stratford.

Bill No. 5, An Act respecting the City of Sault Ste. Marie.

Bill No. 6, An Act respecting the Town of Timmins Separate School Board.


Bill No. 27, An Act respecting the Town of Barrie.

Bill No. 7, An Act respecting the City of Fort William.

Bill No. 17, An Act respecting the Municipality of Neebing.

Bill No. 33, An Act respecting the Township of McKim.

Bill No. 40, An Act to amend The Division Courts Act.

Bill No. 45, An Act to amend The Registry Act.

Bill No. 46, An Act to amend The Surrogate Courts Act.

Bill No. 57, An Act to amend The County Courts Act.

Bill No. 59, An Act to amend The Sheriffs Act.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1952, the following sums:—

196. To defray the expenses of the Special Grants to Universities for Capital Purposes, Department of Education .................. $2,300,000.00
197. To defray the expenses of the Teachers' Superannuation ...... 1,000,000.00
198. To defray the expenses of the Public and Private Hospitals Division, Department of Health ............................... 5,750,000.00
199. To defray the expenses of the Housing Branch, Department of Planning and Development .............................. 1,000,000.00
Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

119. To defray the expenses of the Office of Lieutenant-Governor. $ 20,000.00
141. To defray the expenses of the Provincial Auditor's Office .... 237,000.00
202. To defray the expenses of the Miscellaneous Refunds........ 100,000.00
203. To defray the expenses of the Miscellaneous Refunds........ 150,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 following Bills were severally read the second time and referred to the Committee on Legal Bills:—

Bill No. 49, An Act to amend The Interpretation Act.
Bill No. 50, An Act to amend The Land Titles Act.
Bill No. 52, An Act to amend The Dependant's Relief Act.
Bill No. 74, An Act to amend The Trustee Act.
Bill No. 89, An Act to amend The Loan and Trust Corporations Act.
Bill No. 93, An Act to amend The Dower Act.

The following Bill was read the second time and referred to the Committee of the Whole House:—

Bill No. 51, An Act to repeal The Execution of Trusts Act, 1939.

The House then adjourned at 6.03 p.m.

NOTICES OF MOTIONS

89. Mar. 25.—Mr. Oliver—Enquiry of the Ministry—1. In each fiscal year since April 1st, 1948, how much has been expended (a) by the Federal Government, (b) by Ontario on the Trans-Canada Highway in this Province. 2. To what sections of the road do such expenditures apply.
90. Mar. 25.—Mr. Oliver—Enquiry of the Ministry—1. In each of the last three years have any living accommodations been constructed for the use of any provincial employees in connection with Burwash Reformatory. 2. If so, give details as to type and cost of such accommodation.

91. Mar. 25.—Mr. Grummett—Enquiry of the Ministry—Since March 31st, 1951, what changes have been made in the salary schedules of members of the Ontario Provincial Police. On what date was each change made, and from what date was it effective.

92. Mar. 25.—Mr. Grummett—Enquiry of the Ministry—1. What is the (a) minimum, (b) maximum, and (c) average salary paid to forest rangers. 2. Is there any limit fixed on travelling expenses for which they will be reimbursed. If so, what is the limit.

93. Mar. 25.—Mr. Thomas (Ontario)—Enquiry of the Ministry—1. Who is the chairman of the Liquor Licence Board. 2. What amount was he paid during 1951 in the form of (a) salary, (b) allowance for expenses or for any other purpose. 3. Who is the chairman of the Liquor Control Board. 4. What amount was he paid during 1951 in the form of (a) salary, (b) allowance for expenses or for any other purpose.

WEDNESDAY, MARCH 26TH, 1952

Prayers.

3 O'Clock P.M.

Mr. Nickle, from the Standing Committee on Private Bills, presented the Committee's Sixth and Final Report, which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill No. 13, An Act to incorporate The Trustees of Massey Hall.


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

Bill No. 20, An Act respecting The City of Oshawa.

Bill No. 21, An Act respecting the Town of Orillia.

Bill No. 26, An Act respecting the Township of Toronto.

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. 15, An Act respecting the Town of Hespeler.
The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow.


Bill No. 118, An Act to amend The High Schools Act. Mr. Dunlop.


Bill No. 120, An Act to amend The Dairy Products Act. Mr. Kennedy.

Bill No. 121, An Act to amend The Provincial Land Tax Act. Mr. Scott.

Bill No. 122, An Act to amend The Public Lands Act. Mr. Scott.

Bill No. 123, An Act to amend The Game and Fisheries Act. Mr. Scott.

Mr. Thomas (Ontario) asked the following Question, No. 67:—

In each of the years 1950 and 1951, what publications were issued by the Department of Labour. With respect to each such publication, (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

The Minister of Labour replied as follows:—

1950

1. Department of Labour—pamphlet: (a) $454.15; (b) 10,000; (c) Ryerson Press; (d) Yes; (e) Yes; (f) answered by (e). 2. General Information re Apprenticeship in Designated Trades—pamphlet: (a) $93; (b) 5,605; (c) Kendall Printing Co. Limited; (d) Yes; (e) Yes; (f) Answered by (e). 3. Report on The Workmen's Compensation Act by the Honourable Mr. Justice W. D. Roach, Commissioner: (a) $1,893, $2,323.25—second printing; (b) 1,000, 4,695—second printing; (c) Noble Scott Company Limited; (d) Yes; (e) Yes; (f) Answered by (e). 4. Thirtieth Report of the Department of Labour: (a) $1,077.50; (b) 850; (c) Ryerson Press; (d) Yes; (e) Yes; (f) Answered by (e).
Mr. Oliver asked the following Question, No. 77:

1. How many authorities have been established under The Conservation Authorities Act since its inception.  2. How many such Authorities have sought assistance from any Department of the Government.  3. In how many cases has financial assistance been granted and to what amount.

The Minister of Planning and Development replied as follows:

1. Fifteen (Ausable, Big Creek, Catfish Creek, Don, Etobicoke-Mimico, Ganaraska, Grand, Upper Holland, Humber, Middle Maitland, Moira, Napanee, Saugeen, South Nation, Upper Thames).  2. Twelve.  3. Eleven—Ausable, $104,300; Don, $1,043; Etobicoke-Mimico, $631,808; Ganaraska, $22,500; Grand, $17,737; Humber, $3,742; Moira, $7,184; Napanee, $5,625; Saugeen, $3,925; South Nation, $31,083; Upper Thames, $1,850,351; Total, $2,679,298.

Mr. Thomas (Ontario) asked the following Question, No. 81:

How many inspections were made under The Factory, Shop and Office Building Act during the calendar year 1951.

The Minister of Labour replied as follows:

38,658.

Mr. Thomas (Ontario) asked the following Question, No. 82:

How many applications for Leave to Prosecute under The Labour Relations Act were received from (a) employers, (b) trade unions, (c) other sources during the calendar year 1951. In each case, how many applications were granted and how many were refused.
The Minister of Labour replied as follows:

1. (a) 1—1 dismissed; (b) 11—6 withdrawn, 3 granted, 2 dismissed; (c) Nil.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:

23. To defray the expenses of the Main Office, Attorney-General's Department........................................... $1,135,400.00
24. To defray the expenses of the Legislative Counsel......................... 34,100.00
25. To defray the expenses of the Registrar of Regulations................. 33,100.00
26. To defray the expenses of the Supreme Court of Ontario.............. 181,000.00
27. To defray the expenses of the Shorthand Reporters, S.C.O........... 86,000.00
28. To defray the expenses of the Master of Titles.......................... 67,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 following Bills were severally read the second time and referred to the Committee of the Whole House:

Bill No. 12, An Act respecting the City of London.

Bill No. 18, An Act respecting The Ottawa Association for the Advancement of Learning.

Bill No. 25, An Act respecting the City of Ottawa.

Bill No. 29, An Act respecting the City of Toronto.

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

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

Bill No. 4, An Act respecting Sarnia Young Men's and Young Women's Christian Association.
Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa.

Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.

Bill No. 23, An Act respecting the Township of Pelee.

Bill No. 30, An Act respecting the Town of Fort Erie.

Bill No. 32, An Act respecting the City of Kingston.

Bill No. 51, An Act to repeal The Execution of Trusts Act, 1939.

and to report the following Bills with certain amendments:

Bill No. 60, An Act to amend The Judicature Act.

Bill No. 61, An Act to amend The Jurors Act.


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

The House then adjourned at 5.25 p.m.

THURSDAY, MARCH 27TH, 1952

Prayers.

3 O'Clock P.M.

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

Ordered, Notwithstanding any application which Rules 8, 9 and 14 may have to this motion any Minister of the Crown, when presenting his estimates to the House, may occupy a seat in the front row of the House and may have his deputy minister and another member of his staff seated in front of or adjacent to him to supply information required by the Minister.

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

Ordered, That this House, when it adjourns its sitting on Friday, the 28th instant, will meet at the hour of 2.00 o'clock in the afternoon on Monday, March 31st, and on Tuesday, April 1st.
The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow.

Bill No. 125, An Act to amend The Change of Name Act. Mr. Weaver.
Bill No. 126, An Act to provide for Adjustment of Provincial Grants or Subsidies after Municipal Annexations. Mr. Dunbar.

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

Bill No. 4, An Act respecting Sarnia Young Men's and Young Women's Christian Association.
Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa.
Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.
Bill No. 23, An Act respecting the Township of Pelee.
Bill No. 30, An Act respecting the Town of Fort Erie.
Bill No. 32, An Act respecting the City of Kingston.
Bill No. 51, An Act to repeal The Execution of Trusts Act, 1939.
Bill No. 60, An Act to amend The Judicature Act.
Bill No. 61, An Act to amend The Jurors Act.

The following Bill was read the second time and referred to the Committee on Legal Bills:—


The following Bill was read the second time and referred to the Committee on Agriculture and Colonization:—

Bill No. 55, An Act to amend The Agricultural College Act.

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

Bill No. 13, An Act to incorporate The Trustees of Massey Hall.
Bill No. 20, An Act respecting the City of Oshawa.
Bill No. 21, An Act respecting the Town of Orillia.
Bill No. 26, An Act respecting the Township of Toronto.


Bill No. 64, An Act to amend The Homes for the Aged Act.

Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.

Bill No. 77, An Act to amend The Forest Fires Prevention Act.

Bill No. 78, An Act to amend The Provincial Parks Act.

Bill No. 79, An Act to amend The Pharmacy Act.

Bill No. 81, An Act to amend The Insurance Act.

Bill No. 82, An Act to amend The Real Estate and Business Brokers Act.

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 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. Downer reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

the allowances and the expenses of administration may be paid out of the moneys appropriated therefor by the Legislature,

as provided by Bill No. 63, The Mothers' Allowances Act, 1952.

Resolved,

That,

old age assistance may be paid in accordance with the agreement made under section 2 of The Old Age Assistance Act, 1951,

as provided by Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.

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

Bill No. 12, An Act respecting the City of London.

Bill No. 18, An Act respecting The Ottawa Association for the Advancement of Learning.
Elizabeth II. 27th March

Bill No. 25, An Act respecting the City of Ottawa.

Bill No. 29, An Act respecting the City of Toronto.

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 Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

29. To defray the expenses of the Criminal Justice Accounts...........$ 2,121,350.00
30. To defray the expenses of the Public Trustee..........................379,100.00
31. To defray the expenses of the Official Guardian..................172,350.00
32. To defray the expenses of the Accountant, S.C.O...................30,600.00
33. To defray the expenses of the Fire Marshal..........................243,500.00
34. To defray the expenses of the Inspector of Legal Offices......1,103,100.00
35. To defray the expenses of the Law Enforcement (Ontario Provincial Police)..................................................4,634,200.00
36. To defray the expenses of the Ontario Securities Commission....172,000.00
95. To defray the expenses of the Department of Insurance...........145,000.00
55. To defray the expenses of the Main Office, Department of Health..................................................1,904,900.00
56. To defray the expenses of the Health Units Branch..............615,700.00
57. To defray the expenses of the Public Health Nursing Branch....41,000.00
58. To defray the expenses of the Maternal and Child Hygiene Branch..................................................386,700.00
59. To defray the expenses of the Dental Service Branch............51,500.00
60. To defray the expenses of the Nursing Branch.....................143,200.00
61. To defray the expenses of the Epidemiological Branch..........599,500.00
62. To defray the expenses of the Venereal Diseases Control Branch..................................................169,500.00
63. To defray the expenses of the Tuberculosis Prevention Branch.6,473,700.00
64. To defray the expenses of the Industrial Hygiene Branch........252,550.00
65. To defray the expenses of the Sanitary Engineering Branch......198,000.00
66. To defray the expenses of the Laboratory Branch................919,000.00
67. To defray the expenses of the Associated Laboratories..........55,000.00
68. To defray the expenses of the Public and Private Hospitals Division..................................................12,781,000.00
69. To defray the expenses of the Ontario Hospitals Division— General Expenses.............................................2,361,750.00
70. To defray the expenses of the Ontario Hospital, Aurora.........191,000.00
71. To defray the expenses of the Ontario Hospital, Brockville....1,077,000.00
72. To defray the expenses of the Ontario Hospital, Cobourg....341,000.00
73. To defray the expenses of the Ontario Hospital, Fort William 106,000.00
74. To defray the expenses of the Fort William-Port Arthur Unit 45,000.00
75. To defray the expenses of the Ontario Hospital, Hamilton....1,440,000.00
76. To defray the expenses of the Ontario Hospital, Kingston....1,200,000.00
77. To defray the expenses of the Ontario Hospital, Langstaff... $380,000.00
78. To defray the expenses of the Ontario Hospital, London...... $1,405,000.00
79. To defray the expenses of the Ontario Hospital, New Toronto $1,202,000.00
80. To defray the expenses of the Ontario Hospital School, Orillia. $1,735,000.00
81. To defray the expenses of the Ontario Hospital, Penetanguishene............................................. $577,000.00
82. To defray the expenses of the Ontario Hospital, St. Thomas... $1,675,000.00
83. To defray the expenses of the Ontario Hospital School, Smith’s Falls...................................................... $800,000.00
84. To defray the expenses of the Ontario Hospital, Toronto...... $1,115,000.00
85. To defray the expenses of the Ontario Hospital, Whitby...... $1,422,000.00
86. To defray the expenses of the Ontario Hospital, Woodstock... $1,390,000.00
87. To defray the expenses of the Toronto Psychiatric Hospital. $347,000.00
88. To defray the expenses of the Public and Private Hospitals Division.................................................. $2,000,000.00
37. To defray the expenses of the Main Office and General Departmental Expenses, Department of Education........ $823,300.00
38. To defray the expenses of the Public and Separate Schools Branch..................................................... $1,063,500.00
39. To defray the expenses of the High Schools and Collegiate Institutes Branch.............................................. $143,000.00
40. To defray the expenses of the Vocational Education Branch.. $2,034,700.00
41. To defray the expenses of the Training Schools Branch...... $877,000.00
42. To defray the expenses of the Special Services.................. $1,022,400.00
43. To defray the expenses of the Departmental Examinations Branch.............................................................. $419,600.00
44. To defray the expenses of the Public Libraries Branch....... $62,600.00
45. To defray the expenses of the Legislative Library............... $31,800.00
46. To defray the expenses of the Public Records and Archives.. $32,000.00
47. To defray the expenses of the Text-Books Branch.............. $47,200.00
48. To defray the expenses of the Ontario School for the Blind, Brantford..................................................... $204,900.00
49. To defray the expenses of the Ontario School for the Deaf, Belleville....................................................... $413,000.00
50. To defray the expenses of the Scholarships, Bursaries, etc.. $233,000.00
51. To defray the expenses of the Legislative Grants, etc... $55,465,000.00
52. To defray the expenses of the Miscellaneous Grants.......... $186,000.00
53. To defray the expenses of the Grants to Provincial and other Universities................................................... $5,326,000.00
54. To defray the expenses of the Teachers’ Superannuation, etc. $5,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 House then adjourned at 11.00 p.m.
FRIDAY, MARCH 28TH, 1952

PRAYERS.

2 O’CLOCK P.M.

Mr. Yaremko, from the Standing Committee on Legal 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. 37, An Act to amend The Summary Convictions Act.


Bill No. 43, An Act to amend The Juvenile and Family Courts Act.

Bill No. 49, An Act to amend The Interpretation Act.


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


Bill No. 41, An Act to amend The Evidence Act.


Bill No. 50, An Act to amend The Land Titles Act.

Bill No. 52, An Act to amend The Dependants’ Relief Act.

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

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. Morrow (Chairman), Chartrand, Frost (Bracondale), Mackenzie, Porter, Stewart and Ward.

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

Ordered, That a Select Committee of this House be appointed to act with the Chief Election Officer and the Assistant Chief Election Officer for the purpose of studying The Voters’ Lists Act and The Election Act in the light of the experience of the last Ontario General Election and to make such recommendations for the improvement of the said Acts as the Committee regards as justified as a result of its deliberations.
And that the Select Committee have authority to sit during the interval between Sessions and have full power and authority to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendances before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his warrant or warrants.

And the said Committee to consist of eleven members to be composed as follows: Messrs. Collings (Chairman), Porter, Dent, Janes, Hunt, Yaremko, Wardrope, Edwards, Nixon, Oliver and Grummett.

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

Ordered, That a Select Committee of this House be appointed to study the matter of lake levels in the Great Lakes, or waters affected thereby, and more particularly to inquire into:—

(1) The causes of the variations of water levels.

(2) The effect of such water levels on shore erosion, silting of shore margins and conservation generally.

(3) The present methods of control of water levels.

(4) Under what jurisdiction such controls operate.

(5) To study and report on the laws of Canada or any jurisdiction fronting on such lakes and which affect such levels, erosions, silting and conservation.

(6) The means presently adopted in the various jurisdictions to cope with the problems mentioned in paragraph (5).

And to report to the House at its next Session on what steps can be taken to protect the shores of such lakes and waters and by what authority.

And that the Select Committee have authority to sit during the interval between Sessions and have full power and authority to appoint or employ counsel and secretary and such other personnel as may be deemed advisable and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendances before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for such proceedings and deliberations, for which purpose the Honourable the Speaker may issue his warrant or warrants.

And the said Committee to consist of eleven members to be composed as follows: Messrs. Villeneuve (Chairman), Griesinger, Thomas (Elgin), Child, Murdoch, Beckett, Macaulay, Myers, Oliver, Houck, Thomas (Ontario).
The following Bill was introduced, read the first time, and ordered to be read the second time on Monday next.


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:

195. To defray the expenses of the Main Office, Department of Travel and Publicity .................................................. $ 86,800.00
196. To defray the expenses of the Publicity Branch .................... 280,200.00
197. To defray the expenses of the Information Branch ............... 107,550.00
198. To defray the expenses of the Development Branch .............. 111,150.00
199. To defray the expenses of the Photography Branch .............. 29,500.00
200. To defray the expenses of the Public Information Division .... 79,800.00
201. To defray the expenses of the Ontario Rentals Administration. 790,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 following Bills were severally read the third time and were passed:

Bill No. 12, An Act respecting the City of London.

Bill No. 18, An Act respecting The Ottawa Association for the Advancement of Learning.

Bill No. 25, An Act respecting the City of Ottawa.

Bill No. 29, An Act respecting the City of Toronto.

The following Bill was read the second time and referred to the Committee on Legal Bills:

Bill No. 125, An Act to amend The Change of Name Act.

The following Bills were read the second time and referred to the Committee on Municipal Law:
Bill No. 92, An Act to amend The Municipal Act.

Bill No. 103, An Act to amend The Assessment Act.

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


Bill No. 71, An Act to repeal The Suburban Area Development Act.


Bill No. 84, An Act to amend The Mining Act.

Bill No. 85, An Act to amend The Department of Municipal Affairs Act.

Bill No. 86, An Act to amend The Ontario Municipal Board Act.


Bill No. 118, An Act to amend The High Schools Act.


Bill No. 122, An Act to amend The Public Lands Act.


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

Bill No. 100, An Act to amend The Milk Control Act.


Bill No. 120, An Act to amend The Dairy Products Act.

The following Bill was read the second time and referred to the Committee on Mining:—


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

Bill No. 13, An Act to incorporate The Trustees of Massey Hall.

Bill No. 20, An Act respecting the City of Oshawa.

Bill No. 21, An Act respecting the Town of Orillia.


Bill No. 26, An Act respecting the Township of Toronto.

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

The House then adjourned at 4.26 p.m.

MONDAY, MARCH 31st, 1952

Prayers.

2 O'Clock P.M.

Mr. Hunt, from the Standing Committee on Mining, presented the Committee’s First Report, which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:


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

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, 1952, and until Supply for the fiscal year commencing on April 1st, 1952, is voted by this House, such payments to be charged to the proper appropriations following the voting of Supply.

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


Before the Orders of the Day, Mr. Frost informed the House that Question No. 66 necessitated such a lengthy reply that the Government requires that it be made a motion for a Return.

On motion by Mr. Thomas (Ontario), seconded by Mr. Grummett,

Ordered, That there be laid before this House a Return showing: In each of the years 1950 and 1951, what publications were issued by the Department of Agriculture. With respect to each such publication: (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

Mr. Grummett asked the following Question, No. 43:—

1. On what date did the official opening of the Richard L. Hearn generating station in Toronto take place. 2. Who is the consultant and designer. 3. Who is the contractor. 4. On what date and at what generating capacity did (a) Unit No. 1 (25-cycle), and (b) Unit No. 2 (60-cycle) actually come into production. 5. In the case of each unit, since coming into production, has there been any break-down or interruption of service. If so, when did this interruption take place and for how long. 6. Has responsibility for operation of any part of the plant been transferred from the contractor to the Hydro. If so, what units were involved and on what date did this take place. 7. Has any damage been done to the turbines. If so, what has been the cause of such damage. 8. Are repairs to turbines being made in Toronto. 9. What has been the cost of these repairs to date: (a) to the contractor, (b) to the Hydro. 10. From a cold start, how long does it take to heat each unit up so that it can safely be operated at full capacity. 11. What was the estimated cost of this plant. 12. What has been the actual cost to date.

The Honourable Mr. Challies replied as follows:—

1. October 26th, 1951. 2. Stone and Webster Engineering Corporation. 3. There is no general contractor, but a number of individual contractors are working for our Consultants. 4. The two generating units at the Richard L. Hearn Generating Station first assumed commercial loading as follows: (a) Unit No. 1 (25 cycle), October 28th, 1951, at 22,000 Kw.; (b) Unit No. 2 (60 cycle), February 4th, 1952, at 50,000 Kw. 5, 6, 7, 8 and 9. Since the official opening, the Commission's staff has operated Units No. 1 and No. 2 with the turbine manufacturer providing standby operation supervision. This supervision and assistance was provided in the contract for six months after first starting. Since starting, certain adjustments have been necessary as is usual on the initial operation of steam generating stations. These adjustments have and are being made by the manufacturer at no additional cost to the Commission. Also, after the equipment has been turned over to the Commission by the manufacturer for operation, each unit carries a 12 months' warranty against any failure or defect. 10. Approximately six hours. 11. The revised estimated cost for a
2-unit station was $33,250,000.00. The revised estimated cost for a 4-unit station is $60,000,000.00. 12. The expenditure to date on this station including lines is approximately $32,507,000.00.

Mr. Grummett asked the following Question, No. 70:—

1. How many accidents involving property damage in excess of $100.00 took place on the Ontario Northland Railroad during 1950 and 1951. 2. What was the date of each accident, the place where it occurred and the cost of property damage done.

The Minister of Planning and Development replied as follows:—

1. Thirty-five.

<table>
<thead>
<tr>
<th>Date of Accident</th>
<th>Place</th>
<th>Estimated Cost Property Damage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 11, 1950</td>
<td>Englehart Yard</td>
<td>$285.00</td>
</tr>
<tr>
<td>Jan. 4, 1950</td>
<td>Rouyn</td>
<td>110.00</td>
</tr>
<tr>
<td>Mar. 11, 1950</td>
<td>Haileybury</td>
<td>209.58</td>
</tr>
<tr>
<td>Mar. 14, 1950</td>
<td>Mindoka</td>
<td>275.00</td>
</tr>
<tr>
<td>Mar. 17, 1950</td>
<td>M.P. 68, Temagami Sub-division</td>
<td>2,000.00</td>
</tr>
<tr>
<td>May 18, 1950</td>
<td>M.P. 24, Temagami Sub-division</td>
<td>1,500.00</td>
</tr>
<tr>
<td>June 19, 1950</td>
<td>North Bay Yard</td>
<td>300.00</td>
</tr>
<tr>
<td>Sept. 2, 1950</td>
<td>M.P. 11, Ramore Sub-division</td>
<td>200.00</td>
</tr>
<tr>
<td>Sept. 3, 1950</td>
<td>Uno Park</td>
<td>134.31</td>
</tr>
<tr>
<td>Sept. 21, 1950</td>
<td>South Yard Limit Board—Cochrane</td>
<td>200.00</td>
</tr>
<tr>
<td>Nov. 2, 1950</td>
<td>South Porcupine</td>
<td>193.48</td>
</tr>
<tr>
<td>Nov. 8, 1950</td>
<td>North Bay</td>
<td>638.51</td>
</tr>
<tr>
<td>Dec. 31, 1950</td>
<td>North Bay Yard</td>
<td>125.00</td>
</tr>
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</table>

Number of Accidents—13

$ 6,170.88

<table>
<thead>
<tr>
<th>Date of Accident</th>
<th>Place</th>
<th>Estimated Cost Property Damage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jan. 2, 1951</td>
<td>M.P. 86, Temagami Sub-division</td>
<td>$7,000.00</td>
</tr>
<tr>
<td>Jan. 6, 1951</td>
<td>M.P. 78, Temagami Sub-division</td>
<td>400.00</td>
</tr>
<tr>
<td>Feb. 8, 1951</td>
<td>New Liskeard</td>
<td>125.00</td>
</tr>
<tr>
<td>Feb. 9, 1951</td>
<td>Tomiko</td>
<td>2,550.00</td>
</tr>
<tr>
<td>Feb. 11, 1951</td>
<td>North Bay</td>
<td>150.00</td>
</tr>
<tr>
<td>Apr. 3, 1951</td>
<td>M.P. 14¾, Temagami Sub-division</td>
<td>200.00</td>
</tr>
<tr>
<td>Apr. 15, 1951</td>
<td>Goward</td>
<td>150.00</td>
</tr>
<tr>
<td>Apr. 16, 1951</td>
<td>M.P. 52½, Temagami Sub-division</td>
<td>400.00</td>
</tr>
<tr>
<td>May 18, 1951</td>
<td>M.P. 41, Ramore</td>
<td>200.00</td>
</tr>
<tr>
<td>May 25, 1951</td>
<td>Rouyn</td>
<td>127.85</td>
</tr>
<tr>
<td>May 26, 1951</td>
<td>Temagami</td>
<td>11,000.00</td>
</tr>
<tr>
<td>June 16, 1951</td>
<td>Bushnell</td>
<td>272.44</td>
</tr>
<tr>
<td>July 14, 1951</td>
<td>7 Poles South of M.P. 127, Temagami Sub-division</td>
<td>4,600.00</td>
</tr>
<tr>
<td>July 16, 1951</td>
<td>Moosonee</td>
<td>270.00</td>
</tr>
<tr>
<td>Date of Accident</td>
<td>Place</td>
<td>Estimated Property Damage</td>
</tr>
<tr>
<td>------------------</td>
<td>--------------------------------------</td>
<td>---------------------------</td>
</tr>
<tr>
<td>Aug. 17, 1951</td>
<td>Boston Creek</td>
<td>200.00</td>
</tr>
<tr>
<td>Aug. 23, 1951</td>
<td>North Bay Yard</td>
<td>800.00</td>
</tr>
<tr>
<td>Sept. 5, 1951</td>
<td>M.P. 67½, Temagami Sub-division</td>
<td>200.00</td>
</tr>
<tr>
<td>Sept. 14, 1951</td>
<td>Earlton</td>
<td>210.00</td>
</tr>
<tr>
<td>Sept. 20, 1951</td>
<td>M.P. 39½, Ramore Sub-division</td>
<td>200.00</td>
</tr>
<tr>
<td>Oct. 17, 1951</td>
<td>Matheson</td>
<td>103.02</td>
</tr>
<tr>
<td>Nov. 16, 1951</td>
<td>Uno Park</td>
<td>37,660.00</td>
</tr>
<tr>
<td>Dec. 30, 1951</td>
<td>M.P. 50, Temagami Sub-division</td>
<td>25,404.00</td>
</tr>
</tbody>
</table>

Number of Accidents—22

$92,222.31

Mr. Grummett asked the following Question, No. 79:—

1. What was the number of Public Elementary School teachers who were teaching in 1951. 2. What was the number of Public Elementary School teachers who were teaching on Letters of Permission in 1951. 3. What was the number of teachers in Public Elementary Schools in 1951 who held first-class certificates or higher qualifications. 4. What was the number of Public Elementary School kindergarten classrooms and classes active in 1951. 5. What was the number of kindergarten teachers in Public Elementary Schools in 1951 who held two-year Normal School Certificates. 6. What was the minimum salary paid to full-time Public Elementary School classroom teachers in 1951.

The Minister of Education replied as follows:—


Mr. Grummett asked the following Question, No. 80:—

How many (a) home permits and (b) employment certificates were issued under The Adolescent School Attendance Act in the year 1951.

The Minister of Education replied as follows:—

(a) 1,305; (b) 4,784.

Mr. Thomas (Ontario) asked the following Question, No. 83:—
In the year 1951: (a) how many applications were made for permits under The Hours of Work and Vacations with Pay Act to permit overtime work; (b) how many such permits were issued; (c) how many employers received more than one such permit.

The Minister of Labour replied as follows:—

(a) 1,028; (b) 1,021; (c) 67.

Mr. Thomas (Ontario) asked the following Question, No. 85:—

From what companies did the Department of Highways purchase cement in 1951 and what was the amount and cost of the cement purchased from each company.

The Minister of Highways replied as follows:—

Canada Cement Company Limited, 192,193 Barrels, $528,629.01. Alfred Rogers Limited, 32,428 Barrels, $91,720.98.

Mr. Thomas (Ontario) asked the following Question, No. 86:—

From what companies did The Hydro-Electric Power Commission purchase cement in 1951 and what was the amount and cost of the cement purchased from each company.

The Honourable Mr. Challies replied as follows:—

<table>
<thead>
<tr>
<th>Company</th>
<th>Quantity</th>
<th>Total Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Canada Cement Company Limited</td>
<td>329,709 Barrels</td>
<td>$1,124,604.86</td>
</tr>
<tr>
<td>Alfred Rogers Limited</td>
<td>22,000 Barrels</td>
<td>71,920.00</td>
</tr>
<tr>
<td>Canada Building Materials Limited</td>
<td>783 Bags</td>
<td>956.00</td>
</tr>
<tr>
<td>Beaver Lumber Company</td>
<td>200 Bags</td>
<td>237.50</td>
</tr>
</tbody>
</table>

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

Bill No. 13, An Act to incorporate The Trustees of Massey Hall.

Bill No. 20, An Act respecting the City of Oshawa.

Bill No. 21, An Act respecting the Town of Orillia.


Bill No. 26, An Act respecting the Township of Toronto.
The following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 75, An Act to amend The Drugless Practitioners Act.

Bill No. 90, An Act to amend The Tourist Establishments Act.


Bill No. 102, An Act to amend The Public Health Act.

Bill No. 107, An Act to amend The Medical Act.

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 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. Downer reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

the Crown in right of Ontario may agree to make payments to municipalities in lieu of taxes,

as provided by Bill No. 94, An Act to amend The Housing Development Act.

Resolved,

That,

(a) the Lieutenant-Governor in Council may authorize the Treasurer of Ontario to purchase or to guarantee the payment of any notes, bonds, debentures or debenture stock issued by The Rural Housing Finance Corporation, and

(b) any moneys advanced or loaned to The Rural Housing Finance Corporation by the Crown shall be paid out of the Consolidated Revenue Fund,

as provided by Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in Rural Villages and Hamlets and in Other Rural Areas.

Resolved,

That,
(a) the Lieutenant-Governor in Council may authorize the Treasurer of Ontario to guarantee payment by the Province of any debentures, bills or notes issued by or any temporary loan made to The Ontario Junior Farm Establishment Loan Corporation, and

(b) the cost of administration of The Junior Farmer Establishment Act, 1952 shall be paid out of the Consolidated Revenue Fund, as provided by Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the Purpose of Assisting Young Farmers.

Resolved,

That,

the indemnities and allowances for expenses of the Members of the Assembly and the Speaker be computed and paid,

in accordance with the provisions of Bill No. 98, An Act to amend The Legislative Assembly Act.

Resolved,

That,

payments to mining municipalities may be provided for,

as provided by Bill No. 103, An Act to amend The Assessment Act.

Resolved,

That,

(a) payments may be made by the Department of Municipal Affairs in respect of provincial property owned by the Crown in right of Ontario, and

(b) in respect of provincial property owned and occupied by the Crown in right of Ontario, the moneys required for the purposes of The Municipal Tax Assistance Act, 1952, shall be payable out of such moneys as may be appropriated therefor by the Legislature,

as provided by Bill No. 104, An Act to assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes.

Resolved,

That,
a tax shall be imposed, levied, collected and paid to Her Majesty for the use of Ontario upon every payment made in Ontario, consequent upon the sale, transfer or assignment of a security which has been executed outside Ontario,

as provided by Bill No. 110, An Act to amend The Security Transfer Tax Act.

Resolved,

That,

the Minister of Health may pay the burial expenses of deceased indigent patients,

as provided by Bill No. 101, An Act to amend The Sanatoria for Consumptives Act.

Resolved,

That,

blind persons' allowances may be paid in accordance with the agreement made under section 2 of The Blind Persons' Allowances Act, 1951,

as provided by Bill No. 113, An Act to amend The Blind Persons' Allowances Act, 1951.

Resolved,

That,

(a) allowances and the expenses of administration and the cost of providing medical and dental services to recipients of allowances may be paid; and

(b) allowances shall be exempt from provincial and municipal taxes,

as provided by Bill No. 114, An Act respecting Allowances for Disabled Persons.

Resolved,

That,

the Minister of Health may pay the burial expenses of deceased indigent patients,

as provided by Bill No. 116, An Act to amend The Public Hospitals Act.
Also, That the Committee had directed him to report the following Bills without amendment:

Bill No. 37, An Act to amend The Summary Convictions Act.


Bill No. 43, An Act to amend The Juvenile and Family Courts Act.

Bill No. 49, An Act to amend The Interpretation Act.


Bill No. 99, An Act respecting the Health of Live Stock.

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

Bill No. 47, An Act to amend The Vocational Education Act.


Bill No. 80, An Act to amend The Workmen's Compensation Act.


Bill No. 77, An Act to amend The Forest Fires Prevention Act.

Bill No. 78, An Act to amend The Provincial Parks Act.

Bill No. 79, An Act to amend The Pharmacy Act.

Bill No. 81, An Act to amend The Insurance Act.

Bill No. 82, An Act to amend The Real Estate and Business Brokers Act.


Bill No. 71, An Act to repeal The Suburban Area Development Act.

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 Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:

96. To defray the expenses of the Main Office, Department of Labour. ................................................................. $346,500.00
97. To defray the expenses of the Industry and Labour Board. ................................................................. 191,000.00
98. To defray the expenses of the Apprenticeship Branch ................................................................. 353,810.00
99. To defray the expenses of the Boiler Inspection Branch ................................................................. 138,110.00
100. To defray the expenses of the Factory Inspection Branch ............................................................... 15,330.00
101. To defray the expenses of the Board of Examiners of Operating Engineers ................................................................. 44,740.00
102. To defray the expenses of the Minimum Wage Branch ................................................................. 24,160.00
103. To defray the expenses of the Composite Inspection Branch ................................................................. 256,225.00
104. To defray the expenses of the Labour Relations Board ................................................................. 78,125.00
105. To defray the expenses of the Fair Employment Practices Branch ................................................................. 8,000.00
106. To defray the expenses of the Office of Athletics Commissioner ................................................................. 20,000.00
107. To defray the expenses of the Industry and Labour Board ................................................................. 9,500,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 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 it was, on motion by Mr. Stewart,

Ordered, That the Debate be adjourned.

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

Return to an Order of the House dated 31st March, 1952, showing: In each of the years 1950 and 1951, what publications were issued by the Department of Agriculture. With respect to each such publication: (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed
in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission. (Sessional Paper No. 49.)

The House then adjourned at 6.00 p.m.

TUESDAY, APRIL 1st, 1952

PRAYERS. 2 O'CLOCK P.M.

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

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

Bill No. 74, An Act to amend The Trustee Act.
Bill No. 89, An Act to amend The Loan and Trust Corporations Act.

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 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. 130, An Act to amend The Mortgages Act. Mr. Porter.
Bill No. 133, An Act to amend The Vendors and Purchasers Act. Mr. Porter.

Before the Orders of the Day the Prime Minister introduced Mr. Justice Leslie Blackwell of the Supreme Court of South Africa, accompanied by Mr. Leslie Blackwell, Q.C., former Attorney-General of Ontario.
The following Bills were severally read the third time and were passed:—

Bill No. 37, An Act to amend The Summary Convictions Act.


Bill No. 43, An Act to amend The Juvenile and Family Courts Act.

Bill No. 49, An Act to amend The Interpretation Act.


Bill No. 99, An Act respecting the Health of Live Stock.

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

Bill No. 47, An Act to amend The Vocational Education Act.


Bill No. 80, An Act to amend The Workmen's Compensation Act.


Bill No. 77, An Act to amend The Forest Fires Prevention Act.

Bill No. 78, An Act to amend The Provincial Parks Act.

Bill No. 79, An Act to amend The Pharmacy Act.

Bill No. 81, An Act to amend The Insurance Act.

Bill No. 82, An Act to amend The Real Estate and Business Brokers Act.


Bill No. 71, An Act to repeal The Suburban Area Development Act.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

1. To defray the expenses of the Main Office, Department of Agriculture ................................................................. $ 813,750.00
2. To defray the expenses of the Agricultural and Horticultural Societies Branch........................................ 672,550.00
3. To defray the expenses of the Agricultural Representative Branch..................................................... 892,800.00
4. To defray the expenses of the Co-operation and Markets Branch......................................................... 47,700.00
5. To defray the expenses of the Crops, Seeds and Weeds Branch............................................................. 153,100.00
6. To defray the expenses of the Dairy Branch......................................................................................... 244,500.00
7. To defray the expenses of the Farm Economics Branch..................................................................... 98,900.00
8. To defray the expenses of the Farm Labour Service Branch................................................................. 80,000.00
9. To defray the expenses of the Fruit Branch......................................................................................... 308,000.00
10. To defray the expenses of the Live Stock Branch............................................................................... 544,850.00
11. To defray the expenses of the Milk Control Board............................................................................. 105,100.00
12. To defray the expenses of the Northern Ontario Branch.................................................................... 250,000.00
13. To defray the expenses of the Statistics and Publications Branch....................................................... 82,750.00
14. To defray the expenses of the Women's Institute Branch and Home Economic Service.................. 215,450.00
15. To defray the expenses of the Demonstration Farm, New Liskeard.................................................... 32,750.00
16. To defray the expenses of the Horticultural Experiment Station, Vineland...................................... 186,950.00
17. To defray the expenses of the Kemptville Agricultural School......................................................... 242,200.00
18. To defray the expenses of the Ontario Agricultural College, Guelph.................................................. 2,611,700.00
19. To defray the expenses of the Macdonald Institute, Guelph................................................................. 122,600.00
20. To defray the expenses of the Ontario Veterinary College, Guelph.................................................... 708,650.00
21. To defray the expenses of the Western Ontario Experimental Farm, Ridgetown.............................. 117,700.00
22. To defray the expenses of the Fruit Branch.......................................................................................... 250,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 following Bills were read the second time and referred to the Committee of the Whole House:—

Bill No. 72, An Act to amend The Public Service Act.

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 it was, on motion by Mr. Lyons,

Ordered, That the Debate be adjourned.

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


The House then adjourned at 5.26 p.m.

WEDNESDAY, APRIL 2ND, 1952

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 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. 35, An Act to suspend The Income Tax Act (Ontario) in respect of Income of the Calendar Year 1951. Mr. Frost. (Victoria).

Mr. Grummett asked the following Question, No. 91:—

Since March 31st, 1951, what changes have been made in the salary schedules of members of the Ontario Provincial Police. On what date was each change made, and from what date was it effective.

The Attorney-General replied as follows:—

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

120. To defray the expenses of the Main Office, Department of Mines.......................................................$ 384,350.00
121. To defray the expenses of the Geological Branch.................. 231,100.00
122. To defray the expenses of the Mines Inspection and Mine Rescue Stations.............................................. 118,150.00
123. To defray the expenses of the Laboratories Branch.............. 130,600.00
124. To defray the expenses of the Natural Gas Commissioner... 30,000.00
125. To defray the expenses of the Sulphur Fumes Arbitrator...... 8,500.00
126. To defray the expenses of the Mining Lands Branch........... 144,300.00
127. To defray the expenses of the Main Office—Construction of Mining Roads.................................................... 1,000,000.00
89. To defray the expenses of the Main Office, Highways Depart- ment.............................................................. 2,101,000.00
90. To defray the expenses of the Division Offices.................. 1,500,000.00
91. To defray the expenses of the Municipal Roads Branch........ 200,000.00
92. To defray the expenses of the Gasoline Tax Branch.................. 150,000.00
93. To defray the expenses of the Motor Vehicles Branch.......... 280,000.00
94. To defray the expenses of the Motor Vehicles Branch.......... 300,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 following Bills were severally read the second time and referred to the Committee of the Whole House:—

Bill No. 115, An Act to amend The Mental Hospitals Act.
Bill No. 128, An Act to amend The Public Trustee Act.
Bill No. 130, An Act to amend The Mortgages Act.
Bill No. 131, An Act to amend The Partition Act.
Bill No. 133, An Act to amend The Vendors and Purchasers 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 Evidence Act.
Bill No. 50, An Act to amend The Land Titles Act.
Bill No. 52, An Act to amend The Dependants' Relief Act.

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

The House then adjourned at 6.05 p.m.
NOTICE OF MOTION

94. Apr. 2.—Mr. Houck—Enquiry of the Ministry—In each of the last three fiscal years how many provincial police officers having less than three years' service have resigned from the force.

THURSDAY, APRIL 3RD, 1952

PRAYERS.

2 O'CLOCK P.M.

Mr. Patrick, 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. 55, An Act to amend The Agricultural College Act.
Bill No. 100, An Act to amend The Milk Control Act.
Bill No. 120, An Act to amend The Dairy Products Act.

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


Mr. Myers, from the Standing Committee on Lands and Forests, presented the Committee's Report, which was read as follows and adopted:

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


Mr. Beech, from the Standing Committee on Municipal Law, presented the Committee's Report, which was read as follows and adopted:

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

Bill No. 92, An Act to amend The Municipal Act.
Bill No. 103, An Act to amend The Assessment Act.
Mr. Wardrope, from the Standing Committee on Printing, presented the Committee's Report, which was read as follows and adopted:—

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, The Canada Year Book and the Massey Report on Arts and Sciences be purchased for distribution to the Members of the Assembly and also that each Member be given a year's subscription to the Labour Gazette.

Your Committee recommends that Departmental Reports and Sessional Papers be printed in the following numbers:—

Public Accounts .............................................. 2,150
Estimates ..................................................... 1,150
Elections ..................................................... 3,150
Lands and Forests (including Game and Fisheries Report) .... 1,650
Mines .......................................................... 150
Legal Offices ............................................... 550
Superintendent of Insurance: Abstract ........................ 600
Detailed .................................................... 750
Registrar of Loan Corporations: Abstract ....................... 300
Detailed .................................................... 550
Public Works ................................................ 225
Highways ..................................................... 500
Labour ......................................................... 1,250
Education ................................................... 1,150
University of Toronto ....................................... 225
Births, Marriages and Deaths ................................ 150
Reform Institutions ........................................ 840
Ontario Training Schools .................................... 940
Public Welfare ............................................. 650
Liquor Control Board ....................................... 900
Department of Agriculture (Minister) ......................... 2,150
Department of Agriculture (Statistics) ....................... 3,150
Ontario Northland Transportation Commission ................ 162
Ontario Municipal Board .................................... 650
Hydro-Electric Power Commission ............................. 150
Provincial Auditor .......................................... 500
Workmen's Compensation Board .............................. 1,150
Ontario Agricultural College and Experimental Farm ....... 3,150
Ontario Veterinary College .................................. 2,550
Provincial Police ................................................................. 650
Niagara Parks Commission .................................................. 350
Fire Marshal ........................................................................ 1,350
Civil Service Commissioner .................................................. 350

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

Bill No. 36, An Act to amend The Provincial Loans Act. Mr. Frost (Victoria).

Bill No. 134, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Frost (Victoria).

Bill No. 135, An Act to amend The Companies Act. Mr. Welsh.

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


Bill No. 41, An Act to amend The Evidence Act.


Bill No. 50, An Act to amend The Land Titles Act.

Bill No. 52, An Act to amend The Dependants' Relief Act.

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 it was, on motion by Mr. Lyons,

Ordered, That the Debate be adjourned.

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


Bill No. 98, An Act to amend The Legislative Assembly Act.

Bill No. 104, An Act to Assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes.

Bill No. 126, An Act to provide for Adjustment of Provincial Grants or Subsidies after Municipal Annexations.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:

128. To defray the expenses of the Main Office, Department of Municipal Affairs. $4,225,600.00
129. To defray the expenses of the Ontario Municipal Board 145,300.00
130. To defray the expenses of the Registrar-General’s Branch 459,700.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 House then adjourned at 6.02 p.m.

FRIDAY, APRIL 4TH, 1952

Prayers.

Mr. Yaremko, from the Standing Committee on Legal Bills, presented the Committee’s Fourth and Final Report, which was read as follows and adopted:

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

Bill No. 93, An Act to amend The Dower Act.
Bill No. 125, An Act to amend The Change of Name Act.
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 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 following Bills were severally introduced, read the first time, and ordered to be read the second time on Monday next.

Bill No. 136, An Act to amend The Territorial Division Act. Mr. Porter.

Bill No. 137, An Act to amend The Professional Engineers Act. Mr. Porter.


Bill No. 139, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939. Mr. Porter.

Bill No. 140, An Act respecting Edible Oil Products. Mr. Kennedy.

Bill No. 141, An Act to amend The Trees Act. Mr. Scott.

Bill No. 142, The Forestry Act, 1952. Mr. Scott.


Bill No. 144, An Act to amend The Children's Protection Act. Mr. Goodfellow.


Bill No. 146, An Act to provide for the Establishment of The Ontario Cancer Institute. Mr. Phillips.

Bill No. 147, An Act to amend The Department of Education Act. Mr. Dunlop.


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—
168. To defray the expenses of the Main Office, Public Works Department. $885,000.00
169. To defray the expenses of the General Superintendence. 155,000.00
170. To defray the expenses of the Lieutenant-Governor's Apartment. 7,000.00
171. To defray the expenses of the Legislative and Departmental Buildings. 1,675,000.00
172. To defray the expenses of the Osgoode Hall. 135,000.00
173. To defray the expenses of the Government Buildings. 1,100,000.00
174. To defray the expenses of the Ontario Government Branch Office Buildings. 303,000.00
175. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc. 110,000.00
176. To defray the expenses of the Aid to Drainage. 50,000.00
177. To defray the expenses of the Miscellaneous. 30,000.00
178. To defray the expenses of the Public Buildings. 17,000,000.00
179. To defray the expenses of the Dams, Docks and Drainage Works. 420,000.00
180. To defray the expenses of the Miscellaneous. 2,105,000.00

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

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

Bill No. 74, An Act to amend The Trustee Act.
Bill No. 89, An Act to amend The Loan and Trust Corporations Act.
Bill No. 55, An Act to amend The Agricultural College Act.
Bill No. 100, An Act to amend The Milk Control Act.
Bill No. 120, An Act to amend The Dairy Products Act.
Bill No. 85, An Act to amend The Department of Municipal Affairs Act.
Bill No. 86, An Act to amend The Ontario Municipal Board Act.


Bill No. 118, An Act to amend The High Schools Act.


Bill No. 75, An Act to amend The Drugless Practitioners Act.


Bill No. 102, An Act to amend The Public Health Act.

Bill No. 107, An Act to amend The Medical Act.

Bill No. 115, An Act to amend The Mental Hospitals Act.


Bill No. 128, An Act to amend The Public Trustee Act.

Bill No. 130, An Act to amend The Mortgages Act.

and to report the following Bill with certain amendments:—

Bill No. 64, An Act to amend The Homes for the Aged Act.

Also, That the Committee had directed him to report progress on the following Bills:—

Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electrical Power in the International Rapids Section of the St. Lawrence River.

Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River.

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

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, Ontario, for the year ending December 31st, 1951. (Sessional Paper No. 27.)

Also, Report of the Ontario Stock Yards Board for the year ending June 30th, 1951. (Sessional Paper No. 25.)

Also, Report of the Statistics Branch, Department of Agriculture, Ontario, for the year 1950. (Sessional Paper No. 22.)
Also, Report of the Minister of Agriculture, Ontario, for the year ending March 31st, 1951. (Sessional Paper No. 21.)

Also, Seventy-fifth Annual Report of the Ontario Agricultural College and Experimental Farm for the year ending March 31st, 1951. (Sessional Paper No. 28.)

Also, Report of the Minister of Agriculture respecting Co-operative Marketing Loans made under The Co-operative Marketing Loan Act for the year ending December 31st, 1951. (Sessional Paper No. 26.)

Also, Report of the Ontario Veterinary College for the year ended March 31st, 1951. (Sessional Paper No. 29.)

Also, Sixth Annual Report of the Department of Travel and Publicity, Ontario, for the fiscal year 1951-52. (Sessional Paper No. 20.)

Also, Report of the Minister of Public Works, Ontario, for the twelve months ending the 31st of March, 1951. (Sessional Paper No. 19.)

Also, Annual Report of The Commissioner of the Ontario Provincial Police from January 1st, 1951 to December 31st, 1951. (Sessional Paper No. 4.)

The House then adjourned at 4.40 p.m.

MONDAY, APRIL 7TH, 1952

Prayers.

2 O’Clock P.M.

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 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 introduced, read the first time, and ordered to be read the second time to-morrow.

Bill No. 149, An Act to amend The Factory, Shop and Office Building Act. Mr. Daley.

Bill No. 150, An Act respecting the Diversion of the Seine River. Mr. Scott.

Mr. Oliver asked the following Question, No. 5:—

1. What properties are leased by the Government in the City of Toronto, and for what purpose. 2. What properties have been leased by the Government and for what purpose since January 1st, 1949.
The Minister of Public Works replied as follows:—

<table>
<thead>
<tr>
<th>Property</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. 2048 Danforth Avenue...</td>
<td>Province of Ontario Savings Office</td>
</tr>
<tr>
<td>Corner Bay and Adelaide Sts...</td>
<td>V.D. Control (Division of Nursing)</td>
</tr>
<tr>
<td>Corner Danforth and Fenwick...</td>
<td>Dept. of Labour (Athletic Commission)</td>
</tr>
<tr>
<td>1556 Yonge Street...</td>
<td></td>
</tr>
<tr>
<td>455 Spadina Avenue</td>
<td>Offices for Dept. of Health</td>
</tr>
<tr>
<td></td>
<td>V.D. Control (Division of Nursing)</td>
</tr>
<tr>
<td></td>
<td>Dept. of Labour (Athletic Commission)</td>
</tr>
<tr>
<td>9 Richmond Street East...</td>
<td>Department of Agriculture</td>
</tr>
<tr>
<td></td>
<td>(Ontario Farm Labour Service)</td>
</tr>
<tr>
<td></td>
<td>Ontario Canteen Fund</td>
</tr>
<tr>
<td></td>
<td>Soldiers' Aid Commission</td>
</tr>
<tr>
<td>504 Wellington St. West...</td>
<td>Dept. of Lands and Forests (Forest Resources Inventory Office)</td>
</tr>
<tr>
<td>145 Yonge Street...</td>
<td>Dept. of Planning and Development</td>
</tr>
<tr>
<td></td>
<td>(Trade and Industry Branch)</td>
</tr>
<tr>
<td>800 Bay Street—Part of ground floor</td>
<td>Treasury Department (Agricultural Loans Branch)</td>
</tr>
<tr>
<td>863-865 Bay Street—Top floor and part of basement.</td>
<td>Dept. of Planning and Development</td>
</tr>
<tr>
<td></td>
<td>(Conservation Branch)</td>
</tr>
<tr>
<td>880 Bay Street—Part of ground floor.</td>
<td>Dept. of Planning and Development</td>
</tr>
<tr>
<td></td>
<td>(Main Offices)</td>
</tr>
<tr>
<td>1108-18 Bay Street—6,750 sq. ft. on 2nd floor.</td>
<td>Treasury Dept. (Succession Duty)</td>
</tr>
<tr>
<td></td>
<td>Dept. of Education (Community Programmes)</td>
</tr>
<tr>
<td></td>
<td>Dept. of Lands and Forests (Fish and Wild Life)</td>
</tr>
<tr>
<td>1207 Bay Street—Part of second floor</td>
<td>Department of Agriculture (Women's Institute)</td>
</tr>
<tr>
<td>32-34 Front Street W.—Second floor.</td>
<td>Department of Highways (Signs and Permits Office and Gas Tax Rebates)</td>
</tr>
<tr>
<td>34-38 Melinda Street—Second and fourth floors.</td>
<td>Official Guardian</td>
</tr>
<tr>
<td>70 Mutual Street.</td>
<td>Department of Public Welfare (Child Welfare Division)</td>
</tr>
<tr>
<td>2-8 King Street E.—South-west portion, fourth floor.</td>
<td>Treasury, Dept. (Ontario Racing Commission)</td>
</tr>
<tr>
<td>10 Asquith Avenue.</td>
<td>Department of Welfare—Old Age Assistance;</td>
</tr>
<tr>
<td>1A Brookdale Avenue.</td>
<td>Blind Persons' Allowances and Mothers' Allowances</td>
</tr>
<tr>
<td>1071 Gerrard Street East....</td>
<td></td>
</tr>
<tr>
<td>1071A Gerrard Street East......</td>
<td></td>
</tr>
<tr>
<td>1 Roncesvalles Avenue.</td>
<td></td>
</tr>
<tr>
<td>443 Sammon Ave., East York....</td>
<td></td>
</tr>
<tr>
<td>Property</td>
<td>Purpose</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>--------------------------------------------------------</td>
</tr>
<tr>
<td>2. 800 Bay St., Toronto—Part of ground floor</td>
<td>Treasury Dept. (Agricultural Loans)</td>
</tr>
<tr>
<td>863-865 Bay St., Toronto—Top floor and basement</td>
<td>Dept. of Planning and Development (Conservation Branch)</td>
</tr>
<tr>
<td>880 Bay St., Toronto—Part of ground floor</td>
<td>Dept. of Planning and Development (Main Office)</td>
</tr>
<tr>
<td>1207 Bay St., Toronto—Part of second floor</td>
<td>Dept. of Agriculture (Women’s Institute)</td>
</tr>
<tr>
<td>32 Front St. W., Toronto—Second floor</td>
<td>Dept. of Highways (Signs and Permits and Gas Tax) (Refunds)</td>
</tr>
<tr>
<td>70 Mutual St., Toronto—Third floor</td>
<td>Dept. of Public Welfare (Child Welfare Division)</td>
</tr>
<tr>
<td>9 Richmond St. E., Toronto—Part of top floor</td>
<td>Ontario Farm Labour Service</td>
</tr>
<tr>
<td></td>
<td>Ontario Canteen Fund</td>
</tr>
<tr>
<td></td>
<td>Soldiers’ Aid Commission</td>
</tr>
<tr>
<td>9 Richmond St. E., Toronto—Room 205</td>
<td>The Official Guardian (Vacated)</td>
</tr>
<tr>
<td>2-8 King St. E., Toronto—Room 404.</td>
<td>Treasury Dept. (Ontario Racing Commission)</td>
</tr>
<tr>
<td>34-38 Melinda St., Toronto—Second and fourth floors</td>
<td>Attorney-General’s Dept. Official Guardian</td>
</tr>
<tr>
<td>1556 Yonge St., Toronto</td>
<td>Province of Ontario Savings Office</td>
</tr>
<tr>
<td>10 Asquith Ave., Toronto</td>
<td>Old Age Assistance</td>
</tr>
<tr>
<td>1071 Gerrard St. E., Toronto</td>
<td>Blind Persons’ Allowances and</td>
</tr>
<tr>
<td>1071A Gerrard St. E., Toronto</td>
<td>Mother’s Allowances (field workers)</td>
</tr>
</tbody>
</table>

Mr. Thomas (Ontario) asked the following Question, No. 65:—

1. What is the present bed capacity of Ontario’s mental hospitals. 2. How many new beds were added during 1951. 3. According to present plans how many new beds will be added in 1952.

The Minister of Health replied as follows:—

1. 15,736. 2. 496. 3. 1,445.

Mr. Oliver asked the following Question, No. 75:—

1. What disbursements have been made out of the Unsatisfied Judgment Fund since March 31st, 1951 to date. 2. What is the balance at the credit of
the fund as of this date. 3. Since March 31st, 1951, in all cases where action was taken under the unsatisfied judgment provisions of The Highway Traffic Act, what are the names of solicitors acting on behalf of the Minister of Highways and/or the Registrar of Motor Vehicles. 4. When costs are awarded out of the Unsatisfied Judgment Fund, or against an unsuccessful plaintiff, in favor of the Registrar of Motor Vehicles, the Minister of Highways, or solicitors employed by either of them, are such recovered costs placed in the Fund. If not, what is the disposition of such funds. 5. How much has been paid to solicitors representing the Registrar of Motor Vehicles or the Minister of Highways in actions under the Unsatisfied Judgment provision of The Highway Traffic Act. Give names and amounts. 6. Have any moneys been paid out of this fund to solicitors employed by the government on a full-time basis.

The Minister of Highways replied as follows:—

1. April 1st, 1951 to February 29th, 1952—$826,397.51. 2. Balance as at February 29th, 1952—$178,509.95. 3. In addition to those solicitors who are on the staff of the Attorney-General’s Department: D. F. MacLaren, Q.C., Collins & Cushing, E. Guss Porter, Best & Lee, G. H. Aiken, Q.C., Pennell & Wyatt, Read, Innes & Read, Stewart & Stewart, V. B. Collins, Q.C., G. H. Crewe, Q.C., Armstrong & Willmott, A. V. Waters, Q.C., W. J. Cass, Q.C. (deceased), Danis & Fennell, G. M. Burr, Frank Donnelly, Q.C., Hungerford & Gamble, R. D. Cumming, Q.C., Alan L. Ambrose, Q.C., W. F. B. Rogers, Cunningham & Cunningham, B. W. Trumpour, L. A. Lillico, Q.C., Pearlman & Black, McGibbon & Harper, Fulton, Fulton & Staples, R. I. Moore, Q.C., B. A. Ramsay, Dyer, Grant & Mitchell, H. J. Reynolds, Q.C., G. E. Wallace, Q.C., Beament, Fyne & Ault, Lafleur & Aubin, Henri Saint Jacques, Q.C., Jenner & Brunt, F. D. Powell, Williams & Williams, G. H. T. Farquharson, F. L. Ward, Q.C., H. G. Blanchard, Murray W. Babe, Weiler & Weiler, Dawson & Nethery, F. M. Stark, Taylor, Jamieson, Mallon and Fowler, Wishart, Fitzgerald & Holder, Ian Munro, Osborne & Hamilton, Bench, Keogh, Rogers & Grass, Syemour, Lampard, Goldring & Young, Trappell, Fleming, Harris & Kerwin, Waisberg & Waisberg, Facerr & Shea, Gauthier & Gauthier, C. Grant, Q.C., J. A. Falconer, Raymond, Spencer, Law & MacInnes, J. H. Woodhouse, Fraser & McPherson, Whiteside, Coughlin & Chapman, Calder & Ball. 4. Costs can not be and never have been awarded out of the Unsatisfied Judgment Fund in favour of the Registrar of Motor Vehicles, the Minister of Highways or solicitors employed by either of them. In a few instances where an unsuccessful plaintiff has been able to pay costs awarded against him, they have been credited to the solicitor handling the matter and applied against his solicitor and client bill of costs where applicable. 5. The following covers the period from July 1st, 1947 to February 29th, 1952. None of these fees or disbursements have been paid out of the Unsatisfied Judgment Fund.

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**Total**                        | $47,846.91 | $6,947.05 | $54,793.96
Mr. Oliver asked the following Question, No. 89:—

1. In each fiscal year since April 1st, 1948, how much has been expended (a) by the Federal Government, (b) by Ontario on the Trans-Canada Highway in this Province. 2. To what sections of the road do such expenditures apply.

The Minister of Highways replied as follows:

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2. Hawkesbury to Russell-Carleton County Line; Russell-Carleton County Line to Carleton-Lanark County Line; Lennox-Addington-Hastings County Line to Hastings-Peterboro County Line; Hastings-Peterboro County Line to Peterboro-Victoria County Line; Peterboro-Victoria County Line to Victoria-Ontario County Line; Victoria-Ontario County Line to Ontario-Simcoe County Line; Ontario-Simcoe County Line to Port Severn; Nobel to French River; French River to Sudbury; Sudbury to three miles west of McKerrow; Three miles west of McKerrow to Algoma; Algoma to Thessalon; Thessalon to Hinkler Lake; Hinkler Lake to Chapleau; Pic River to Schreiber; Schreiber to Bain’s Summit; Bain’s Summit to Coldwater; Fort William to Shebandowan Corners; Shebandowan Corners to Savanne; Savanne to English River; English River to Raleigh Falls; Raleigh Falls to Wabigoon; Wabigoon to Vermillion Bay; Vermillion Bay to Longbow’s Corners; Longbow’s Corners to Manitoba Boundary.

Mr. Grummett asked the following Question, No. 92:—

1. What is the (a) minimum, (b) maximum, and (c) average salary paid to forest rangers. 2. Is there any limit fixed on travelling expenses for which they will be reimbursed. If so, what is the limit.

The Minister of Lands and Forests replied as follows:

1. (a) Minimum salary $1,940 plus $420 cost-of-living bonus per annum; (b) Maximum salary $3,800 plus $420 cost-of-living bonus per annum; (c) Average salary $2,523 plus $420 cost-of-living bonus per annum. Of the above, many categories are uniformed. Value of initial uniform issue, $184.00. Average annual replacement, $67.00 2. No. They are reimbursed for all authorized travelling expenses.

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

Bill No. 74, An Act to amend The Trustee Act.
Bill No. 89, An Act to amend The Loan and Trust Corporations Act.
Bill No. 55, An Act to amend The Agricultural College Act.

Bill No. 100, An Act to amend The Milk Control Act.


Bill No. 120, An Act to amend The Dairy Products Act.

Bill No. 64, An Act to amend The Homes for the Aged Act.


Bill No. 85, An Act to amend The Department of Municipal Affairs Act.

Bill No. 86, An Act to amend The Ontario Municipal Board Act.


Bill No. 118, An Act to amend The High Schools Act.


Bill No. 75, An Act to amend The Drugless Practitioners Act.


Bill No. 102, An Act to amend The Public Health Act.

Bill No. 107, An Act to amend The Medical Act.

Bill No. 115, An Act to amend The Mental Hospitals Act.


Bill No. 128, An Act to amend The Public Trustee Act.

Bill No. 130, An Act to amend The Mortgages Act.

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


Bill No. 35, An Act to suspend The Income Tax Act (Ontario) in respect of Income of the Calendar Year 1951.

Bill No. 36, An Act to amend The Provincial Loans Act.

Bill No. 134, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill No. 137, An Act to amend The Professional Engineers Act.


Bill No. 139, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

Bill No. 144, An Act to amend The Children's Protection Act.


Mr. Oliver moved, seconded by Mr. Houck,

That in the opinion of this House the Government should inform the Legislature as to what measures it proposes to take to combat the serious decline in farm income.

and a debate arising, after some time,

Mr. Thomas (Elgin) moved in amendment, seconded by Mr. Kennedy,

That all the words after "That" be struck out, and the following substituted:

"... this House appreciates the measures taken by the Government to provide an economic environment in which there may be a betterment of farm income and way of life".

So that the Resolution shall read:—

"That this House appreciates the measures taken by the Government to provide an economic environment in which there may be a betterment of farm income and way of life".

The debate continued, and after some time, the amendment, having been put, was declared to be carried.

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 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. Downer reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

where an order of a court provides for the payment of money by the Crown by way of damages or costs or otherwise, the Treasurer of Ontario may pay out of the Consolidated Revenue Fund to the person entitled, or to his order, the amount due together with interest, if any, lawfully due thereon.

as provided by Bill No. 127, An Act respecting Proceedings Against the Crown.

Resolved,

That,

(a) The Treasurer of Ontario, when he deems it advisable for the sound and efficient management of public money or the public debt, may purchase, acquire and hold securities of Ontario and pay therefor out of the Consolidated Revenue Fund.

(b) The Treasurer of Ontario may sell any securities purchased, acquired or held pursuant to this section, and the proceeds of such sales shall be deposited to the credit of the Consolidated Revenue Fund,

as provided by Bill No. 36, An Act to amend The Provincial Loans Act.
Resolved,

That,

(a) 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: for the public service, for works carried on by commissioners 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. 134, An Act for Raising 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; and

(b) 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; and

(c) the Lieutenant-Governor in Council may provide for a special sinking fund with respect to the issue herein authorized.

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

Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electrical Power in the International Rapids Section of the St. Lawrence River.

Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River.


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 Motion that Mr. Speaker do now leave the Chair, and that the House resolve itself into the Committee of Supply, having been read,
The Debate was resumed, and after some time it was, on motion by Mr. Murdoch,

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 Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

158. To defray the expenses of the Main Office, Public Welfare Department........................................ $ 342,600.00
159. To defray the expenses of the Child Welfare Branch........ 1,690,000.00
160. To defray the expenses of the Day Nurseries Branch........ 319,350.00
161. To defray the expenses of the Mothers Allowances Branch... 6,809,000.00
162. To defray the expenses of the Old Age Assistance Branch.... 7,845,000.00
163. To defray the expenses of the Field Services Branch......... 497,350.00
164. To defray the expenses of the Homes for the Aged............ 1,071,700.00
165. To defray the expenses of the Disability Allowances.......... 2,061,000.00
166. To defray the expenses of the Tabulating Branch............ 68,000.00
167. To defray the expenses of the Old Age Assistance Branch.... 6,520,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 Order-in-Council numbered OC-1345/51 under The Northern Development Act. (Sessional Paper No. 33.)

Also, Financial Statement of the Settler’s Loan Commissioner for the fiscal year ended March 31st, 1951. (Sessional Paper No. 38.)
Also, Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31st, 1951. (Sessional Paper No. 23.)

The House then adjourned at 11.15 p.m.

TUESDAY, APRIL 8TH, 1952

2 O'CLOCK P.M.

Prayers.

Mr. Johnston (Parry Sound), 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.

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 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.

Mr. Gordon asked the following Question, No. 4:—

1. In each of the fiscal years from 1943 to 1951 inclusive, what was the average Old Age Pension per month, including any bonus or allowance. 2. In each case what amount of such average pension was payable by the Province of Ontario.

The Minister of Public Welfare replied as follows:—

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

On what basis are grants offered by the Federal Department of Health and Welfare for hospital construction? What amounts were offered by that department during 1947-48-49 and 50. What amounts of such offers were taken up by the Ontario Government in the same years.

The Minister of Health replied as follows:—

The Federal Department of Health and Welfare distributes hospital construction grants on the basis of $1,000.00 per bed for active treatment beds, or bed equivalent in the case of Health facilities; $1,500.00 per bed for chronic and convalescent beds; $500.00 per bed for living quarters for nurses; and the Province to match or exceed Dominion contribution which shall in no case exceed one-third of the actual cost. Payments are made: 25 per cent when one-quarter of the construction is completed; 25 per cent when one-half of the construction is completed; 25 per cent when three-quarters of the construction is completed; and the balance when the project has been completed in accordance with the regulations.


Mr. Wren asked the following Question, No. 17:—

1. What amount was expended by the Department of Highways in Division No. 20 during the years 1948 to 1951 inclusive on equipment and supplies purchased through or from retail or wholesale hardware dealers. 2. What are the names of such dealers and the amount purchased from each. 3. Are such purchases made as a result of tender or bid. 4. Is every dealer given an equal opportunity to participate in such business. If not, why not.

The Minister of Highways replied as follows:—

1. $96,036.97. 2. Gilmor and Noden Hardware, $1,708.48; Thompkins Hardware, $11,484.29; Beaver Lumber Co., $1,830.42; Well's Hardware, $11,090.52; Del's Hardware, $12.99; A. T. Fife and Company, $913.68; Hose Hardware, $472.68; District Hardware, $2,966.36; Central Hardware, $1,973.86; Cochrane Dunlop, $2,271.59; Williams Hardware, $61,312.10. 3. When supplies are required for definite projects, tenders are obtained and purchases made on Head Office orders. Materials required for immediate use are purchased on local office orders by personnel of the Department in their respective areas. 4. Yes.
Mr. Chartrand asked the following Question, No. 21:—

How many permanent and temporary employees were employed by the Provincial Government and each Board or Commission thereof, on January 1st, 1943, and how many on January 1st, 1952.

The Provincial Secretary replied as follows:—

January 1st, 1943—Permanent, 8,207; Temporary, 1,747. January 1st, 1952—Permanent, 14,558; Temporary, 4,552.

Mr. Oliver asked the following Question, No. 33:—

1. How many new schools have been constructed in Ontario since January 1st, 1944 to date: (a) Public Schools; (b) Separate Schools; (c) Secondary Schools. 2. What has been the cost of these schools. 3. How many classrooms has this construction made available. 4. What percentage of this cost is the Government paying. 5. In addition to (1) how many projects have been approved but not completed indicating whether (a), (b) or (c). 6. What is the estimated cost of the project in (5) giving total and Government cost.

The Minister of Education replied as follows:—

1. (a) 801; (b) 252; (c) 136. 2. $113,381,000.00. 3. 5,494 rooms. 4. 39%. 5. (a) 257; (b) 81; (c) 92. 6. $95,714,000.00—Total estimated cost; $33,900,000.00—Estimated Government share.

Mr. Manley asked the following Question, No. 37:—

1. With reference to the proposed St. Lawrence development (a) is there any plan for re-locating Morrisburg, Iroquois and other villages; (b) If so, where are the new sites; (c) How will allocation of lots be handled; (d) Will park facilities and other community projects be provided for; (e) How long will the surveys and preliminary engineering phases take; (f) When will they start; (g) What is the probable date for the start of large scale construction assuming all legal obstacles are clear; (h) What plans have been made for housing the large number of persons who will be employed on the project.

The Honourable Mr. Challies replied as follows:—

The proposed St. Lawrence River Development is covered by the agreement of March 19th, 1941, between Canada and the United States and this matter is now before a committee of the United States Congress. The details and estimated cost of this project are to be found in the reports submitted to the President of the United States of America and the Prime Minister of Canada by the Canadian Temporary Great Lakes-St. Lawrence Basin Committee and the United States St. Lawrence Advisory Committee, and published in Ottawa in January, 1941.
Mr. Thomas (Ontario) asked the following Question, No. 38:—

1. How many management corporations have been constituted to date under section 6, subsection 2, of The Housing Development Act. 2. Where are the head offices of these corporations located. 3. What is the total number of housing units constructed by these corporations to date, where are these units located, and how many of them are for rental purposes.

The Minister of Planning and Development replied as follows:—

1. None, but the Dominion and Provincial Ministers in consultation with the municipality, have agreed on the nominations for the Housing Authority in St. Thomas. The Charter of the St. Thomas Authority is now being drafted. It is expected that nominations will be made for the Windsor Housing Authority and its Charter drafted in the very near future. 2. Each Housing Authority will have its office within the municipality concerned. 3. The St. Thomas Housing Authority will manage and administer 40 Rental Houses, which are now under construction. The Windsor Housing Authority will manage and administer 325 Rental Houses, which are now under construction. Other rental housing projects have been arranged for but are not yet under construction. These are: Hamilton, 495 houses; Brockville, 40 houses; Fort William, 70 houses; Guelph, 70 houses; Midland, 22 houses; Prescott, 10 houses; Stratford, 38 houses; Trenton, 25 houses.

Mr. Thomas (Ontario) asked the following Question, No. 40:—

1. During each of the years 1950 and 1951, (a) what was the total amount of money advanced to building development corporations, (b) what was the total amount of the advances to building development corporations which were guaranteed, under section 4 of The Housing Development Act. 2. What was the total number of the housing units constructed by these building development corporations as a result of such advances, where are these units located, and how many of them are for rental purposes.

The Minister of Planning and Development replied as follows:—

1. (a) None; (b) Non-applicable. 2. Non-applicable.

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

1. What is the salary of the Chairman of the Racing Commission. 2. What is the salary of the other commissioners and the salary of the Secretary of the Commission. 3. What has been their expenses. 4. What rulings were registered by the Commission and how many of these were reversed or set aside at a later date.
The Prime Minister replied as follows:

1. Effective January 1st, 1952, the Chairman serves without salary. However, an allowance in lieu of out-of-pocket expenses of $2,500.00 per annum is paid. 2. B. L. McLean, $4,500.00 per annum; Mona H. Rundle (Secretary-Treasurer), $2,740.00 per annum. 3. Allowance in lieu of out-of-pocket expenses: D. A. McIntosh, $2,500.00 per annum; George C. Hendrie, $2,500.00 per annum; S. T. Bigelow, to December 31st, 1952, $2,720.72; B. L. McLean, to February 29th, 1952, $1,001.50; M. H. Rundle, to February 29th, 1952, $12.18.

Mr. Chartrand asked the following Question, No. 54:

1. What has been the total cost of the operation of the Hydro aeroplane during 1951. 2. How many trips were made to the United States and to England during 1951.

The Honourable Mr. Challies replied as follows:

1. The cost of the operation of the Hydro aeroplane for the year ending December 31st, 1951, was $53,646.02. 2. During 1951, eight trips were made to the United States and no trips were made to England.

Mr. Reaume asked the following Question, No. 57:

How many cars and trucks have been purchased by The Hydro-Electric Power Commission for use for the frequency conversion program, and the number that have been put at the disposal of the Canadian Comstock Company.

The Honourable Mr. Challies replied as follows:

As of February 29th, 1952, a total of 1,422 vehicles of all types had been purchased and received, of which a total of 976 vehicles were in use by Canadian Comstock Company Limited throughout the various areas in which the Frequency Standardization Program is being carried out.

Mr. Thomas (Ontario) asked the following Question, No. 61:

1. What is the present bed capacity of the following mental hospitals: Aurora, Brockville, Cobourg, Fort William, Fort William-Port Arthur Unit, Hamilton, Kingston, Langstaff, London, New Toronto, Ontario Hospital School, Orillia, Penetanguishene, St. Thomas, Ontario Hospital School, Smith Falls, Toronto, Whitby, Woodstock, Toronto Psychiatric. 2. What was considered to be the original bed capacity of each hospital at the time it was built. 3. In respect of each hospital have any extensions or additions been added since it was built, and if so, what is the bed capacity.
The Minister of Health replied as follows:—

1. Aurora, 250; Brockville, 880; Cobourg, 424; Fort William, 73; Fort William-Port Arthur Unit, 58; Hamilton, 1,299; Kingston, 1,126; Langstaff, 496; London, 1,372; New Toronto, 1,152; Orillia, 2,085; Penetanguishene, 574; St. Thomas, 1,822; Smiths Falls, 496; Toronto, 975; Whitby, 1,582; Woodstock, 992; Toronto Psychiatric, 80. 2. Aurora, 250 (1950); Brockville, 500 (1894); Cobourg, 150 (1902); Fort William, 75 (1936); Fort William-Port Arthur Unit, 58 (1939); Hamilton, 200 (1876); Kingston, 48 (1856); Langstaff, 496 (1939); London, 550 (1870); New Toronto, 300 (1890); Orillia, 150 (1876); Penetanguishene, 200 (1904); St. Thomas, 1,822 (1939); Smiths Falls, 496 (1951); Toronto, 250 (1841); Whitby, 404 (1919); Woodstock, 104 (1906); Toronto Psychiatric, 80 (1926). 3. Aurora—No; Brockville—Yes; Cobourg—Yes; Fort William—No; Fort William-Port Arthur Unit—No; Hamilton—Yes; Kingston—Yes; Langstaff—No; London—Yes; New Toronto—Yes; Orillia—Yes; Penetanguishene—Yes; St. Thomas—No; Smiths Falls—Yes, under construction; Toronto—Yes; Whitby—Yes; Woodstock—Yes; Toronto Psychiatric—No. Details regarding extensions and additions carried out in the various hospitals during the last century are not readily available.

Mr. Grummett asked the following Question, No. 74:—

In each of the years 1950 and 1951 what publications were issued by the Department of Travel and Publicity. With respect to each such publication (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

The Minister of Travel and Publicity replied as follows:—

<table>
<thead>
<tr>
<th>Publication</th>
<th>(a) Cost</th>
<th>(b) No. Copies</th>
<th>(c) Printer</th>
<th>(d) Union Shop</th>
<th>(e) Label</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lure Book (Ontario Vacation Book)</td>
<td>$28,564.16</td>
<td>110,000</td>
<td>London Printing &amp; Lithographing Co.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Where to Stay in Ontario</td>
<td>30,014.00</td>
<td>105,000</td>
<td>London Printing &amp; Lithographing Co.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Fisherman's Ontario</td>
<td>4,849.11</td>
<td>53,200</td>
<td>Reid Press Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Flying Facts</td>
<td>1,998.50</td>
<td>10,000</td>
<td>Copp Clark Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Cruising Ontario Waters</td>
<td>2,998.40</td>
<td>10,000</td>
<td>Photo Engravers &amp; Electrotypers Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Ontario Snowtime Vacations</td>
<td>3,860.79</td>
<td>24,590</td>
<td>Rolph Clark Stone, Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Your Best Vacation Bet</td>
<td>5,538.87</td>
<td>105,950</td>
<td>The Walker Press Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Ontario Welcomes You</td>
<td>1,650.00</td>
<td>100,000</td>
<td>John McCaul Ltd.</td>
<td>No</td>
<td>No</td>
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<tr>
<td>Logbook</td>
<td>1,396.75</td>
<td>25,000</td>
<td>The Southam Press Ltd.</td>
<td>No</td>
<td>No</td>
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<tr>
<td>Ontario Government Services Ltd.</td>
<td>28,631.15</td>
<td>900,000</td>
<td>Ryerson Press Ltd.</td>
<td>Yes</td>
<td>No</td>
</tr>
</tbody>
</table>

(f) Not Requested.
Year 1950-51

<table>
<thead>
<tr>
<th>Publication</th>
<th>(a) Cost</th>
<th>(b) No. Copies</th>
<th>(c) Printer</th>
<th>(d) Union Shop</th>
<th>(e) Label</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ontario Vacation Book (Lure Book)</td>
<td>$29,184.65</td>
<td>100,000</td>
<td>London Printing &amp; Lithographing Co.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Ontario—Your Best Vacation Bet</td>
<td>7,921.41</td>
<td>200,000</td>
<td>London Printing &amp; Lithographing Co.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Fisherman’s Ontario</td>
<td>4,904.22</td>
<td>50,000</td>
<td>The Reid Press Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Cruising Ontario Waters</td>
<td>6,131.20</td>
<td>20,000</td>
<td>Photo Engravers &amp; Electrotypers</td>
<td>No</td>
<td>No</td>
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<tr>
<td>Heraldic Map of Ontario</td>
<td>10,654.32</td>
<td>20,000</td>
<td>John McCaul Ltd.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Snowtime Vacation</td>
<td>1,103.41</td>
<td>5,000</td>
<td>Rolph Clark Stone Ltd.</td>
<td>No</td>
<td>No</td>
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<tr>
<td>Tourist Operators’ Handbook</td>
<td>2,735.00</td>
<td>2,500</td>
<td>Rous &amp; Mann Co.</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Government Directory</td>
<td>2,126.00</td>
<td>5,000</td>
<td>Ryerson Press Ltd.</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Parliament Buildings</td>
<td>1,521.06</td>
<td>50,000</td>
<td>Ryerson Press Ltd.</td>
<td>Yes</td>
<td>No</td>
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<tr>
<td>Ontario—The Crossroads of Canada</td>
<td>9,359.13</td>
<td>50,000</td>
<td>Ryerson Press Ltd.</td>
<td>Yes</td>
<td>No</td>
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<tr>
<td>Government Services Bulletin</td>
<td>33,691.77</td>
<td>990,000</td>
<td>Ryerson Press Ltd.</td>
<td>Yes</td>
<td>No</td>
</tr>
</tbody>
</table>

(f) Not Requested.

Mr. Oliver asked the following Question, No. 87:—

In each of the years 1948-49-50-51 what was the total expenditure by the Province toward the cost of snow removal. Indicate separately expenditure on King’s Highway, County Roads, etc.

The Minister of Highways replied as follows:—

<table>
<thead>
<tr>
<th>Year</th>
<th>King’s Highways</th>
<th>County Roads</th>
<th>Township Roads</th>
<th>Urban Municipalities</th>
</tr>
</thead>
<tbody>
<tr>
<td>1947-48</td>
<td>$4,538,033.27</td>
<td>$839,533.66</td>
<td>$1,521,856.69</td>
<td>$801,165.74</td>
</tr>
<tr>
<td>1948-49</td>
<td>4,740,579.81</td>
<td>627,853.79</td>
<td>1,165,424.54</td>
<td>680,080.20</td>
</tr>
<tr>
<td>1949-50</td>
<td>5,220,527.10</td>
<td>543,595.67</td>
<td>918,617.54</td>
<td>790,083.90</td>
</tr>
<tr>
<td>1950-51</td>
<td>6,299,941.58</td>
<td>619,553.90</td>
<td>1,109,387.86</td>
<td>1,007,654.08</td>
</tr>
</tbody>
</table>

The above figures represent the total cost of winter maintenance, including snow clearing, sanding and snow fences and hedges.

Mr. Thomas (Ontario) asked the following Question, No. 93:—

1. Who is the chairman of the Liquor Licence Board.  2. What amount was he paid during 1951 in the form of (a) salary, (b) allowance for expenses or for any other purpose.  3. Who is the chairman of the Liquor Control Board.  4. What amount was he paid during 1951 in the form of (a) salary, (b) allowance for expenses or for other purpose.
The Honourable Mr. Welsh replied as follows:—

1. His Honour W. T. Robb. 2. (a) $7,000.00; (b) $2,001.94. 3. The Honourable G. A. Welsh. 4. (a) None; (b) $467.50.

Mr. Houck asked the following Question, No. 94:—

In each of the last three fiscal years how many provincial police officers having less than three years' service have resigned from the force.

The Attorney-General replied as follows:—

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>1949-50</th>
<th>1950-51</th>
<th>1951-52</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constables</td>
<td>59</td>
<td>88</td>
<td>39</td>
</tr>
<tr>
<td>Probationary Constables</td>
<td>37</td>
<td>36</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>96</td>
<td>124</td>
<td>73</td>
</tr>
</tbody>
</table>

On motion by Mr. Oliver, seconded by Mr. Chartrand,

Ordered, That there be laid before this House a Return showing: the terms and conditions of all contracts, agreements, or orders for the performance of work, between the Hydro-Electric Power Commission of Ontario and the Canadian Comstock Co., Ltd.

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

Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electric Power in the International Rapids Section of the St. Lawrence River.

Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River.


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

Bill No. 94, An Act to amend The Housing Development Act.

Bill No. 95, An Act to amend The Planning Act.

Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in the Rural Villages and Hamlets and in other Rural Areas.
Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the purpose of assisting Young Farmers.

Bill No. 136, An Act to amend The Territorial Division Act.

Bill No. 140, An Act respecting Edible Oil Products.


Bill No. 146, An Act to provide for the Establishment of The Ontario Cancer Institute.

Bill No. 147, An Act to amend The Department of Education Act.

Bill No. 149, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 150, An Act respecting the Diversion of the Seine River.

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

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


Bill No. 92, An Act to amend The Municipal Act.

Bill No. 93, An Act to amend The Dower Act.

Bill No. 103, An Act to amend The Assessment Act.

Bill No. 84, An Act to amend The Mining Act.


Bill No. 122, An Act to amend The Public Lands Act.

Bill No. 90, An Act to amend The Tourist Establishments Act.


Bill No. 131, An Act to amend The Partition Act.


Bill No. 133, An Act to amend The Vendors and Purchasers Act.


Bill No. 98, An Act to amend The Legislative Assembly Act.

Bill No. 104, An Act to Assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes.

Bill No. 126, An Act to provide for Adjustment of Provincial Grants or Subsidies after Municipal Annexations.


Bill No. 35, An Act to suspend The Income Tax Act (Ontario) in respect of Income of the Calendar Year 1951.

Bill No. 36, An Act to amend The Provincial Loans Act.

Bill No. 134, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill No. 139, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

Bill No. 144, An Act to amend The Children's Protection Act.


and to report the following Bills with certain amendments:—

Bill No. 72, An Act to amend The Public Service Act.
Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.
Bill No. 125, An Act to amend The Change of Name Act.

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 Motion that Mr. Speaker do now leave the Chair, and that the House resolve itself into the Committee of Supply, having been read,

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

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 Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

<table>
<thead>
<tr>
<th>Bill No.</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>138.</td>
<td>To defray the expenses of the Main Office, Prime Minister's Office</td>
<td>$50,000.00</td>
</tr>
<tr>
<td>139.</td>
<td>To defray the expenses of the Cabinet Office</td>
<td>$49,000.00</td>
</tr>
<tr>
<td>140.</td>
<td>To defray the expenses of the Ontario Racing Commission</td>
<td>$169,000.00</td>
</tr>
<tr>
<td>108.</td>
<td>To defray the expenses of the Main Office, Department of Lands and Forests</td>
<td>$2,356,400.00</td>
</tr>
<tr>
<td>109.</td>
<td>To defray the expenses of the Surveys Branch</td>
<td>$186,000.00</td>
</tr>
<tr>
<td>110.</td>
<td>To defray the expenses of the Research Branch</td>
<td>$258,000.00</td>
</tr>
<tr>
<td>111.</td>
<td>To defray the expenses of the Basic Organization-District Offices</td>
<td>$7,978,000.00</td>
</tr>
<tr>
<td>112.</td>
<td>To defray the expenses of the Extra Fire Fighting</td>
<td>$800,000.00</td>
</tr>
<tr>
<td>113.</td>
<td>To defray the expenses of the Fire Prevention, Conservation of Fish, Wildlife and Reforestation</td>
<td>$98,000.00</td>
</tr>
<tr>
<td>114.</td>
<td>To defray the expenses of the Air Service Branch</td>
<td>$730,000.00</td>
</tr>
<tr>
<td>115.</td>
<td>To defray the expenses of the Grants, Department of Lands and Forests</td>
<td>$13,600.00</td>
</tr>
<tr>
<td>116.</td>
<td>To defray the expenses of the Wolf Bounty</td>
<td>$60,000.00</td>
</tr>
<tr>
<td>117.</td>
<td>To defray the expenses of the Bear Bounty</td>
<td>$10,000.00</td>
</tr>
<tr>
<td>118.</td>
<td>To defray the expenses of the Timber Management Branch</td>
<td>$1,900,000.00</td>
</tr>
</tbody>
</table>
Elizabeth II. 8TH AND 9TH APRIL 153

Mr. Speaker resumed the Chair; and Mr. Downer 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 Prime Minister tabled correspondence between him and the Chairman of The Ontario Racing Commission and others with respect to “racing soundness” of horses entered in races in Ontario. *(Sessional Paper No. 50.)*

The House then adjourned at 12.40 a.m.

WEDNESDAY, APRIL 9TH, 1952

Prayers.

2 O’Clock P.M.

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

1. Does the Ontario Government assist settlers in the marketing of pulp wood. If so, how. 2. Does the Ontario Government allow pulp wood companies to buy pulp wood from settlers at lower prices than it cost companies to produce pulp wood from their own areas. 3. Are these companies purchasing wood from settlers, allowed to export same. 4. If so, how many cords of settlers’ wood were exported each year since 1945.

The Minister of Lands and Forests replied as follows:—

1. Yes. Most agreements with pulp and paper companies contain the following clause or a similar one: “The Company will co-operate in the purchase of pulpwood produced by bona fide settlers and pulpwood produced by and available from the operations of adjacent licenses.” 2. The Ontario Government does not interfere in pulpwood transactions between settlers and pulp and paper companies unless petitioned under The Settlers Pulpwood Protection Act. 3. Yes. 4. 1945—153,914 cords; 1946—178,070 cords; 1947—147,987 cords; 1948—199,978 cords; 1949—157,029 cords; 1950—129,946 cords; 1951—197,413 cords.

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

1. How much has the Department of Lands and Forests spent up to date on salvaging operations as a result of the Mississagi Fire. 2. Since the beginning of these operations how much of the cost has been termed “capital expenditure”. 3. What have been the total sales of salvaged lumber to date. 4. How much longer is it estimated the operation will continue. 5. What is the estimated cost to complete the operation. 6. What value of lumber is it estimated will be salvaged on completion of the operation.
The Minister of Lands and Forests replied as follows:—

1. March 14th, 1952—$11,583,831.64—includes both Ordinary and Capital Expenditure. 2. March 14th, 1952—$10,093,986.99—included in Item 1. 3. Lumber—185,000,000 feet, board measure; Pulpwood—64,000 cords; Poles—19,000 cubic feet. (Exclusive of unsold lumber in pile, and logs cut but not yet sawn.) 4. December 31st, 1953, approximately. 5. $14,300,000.00, of which the amount shown in Item 1 has already been spent.

6. (a) Lumber—

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wholly financed by Crown</td>
<td>$7,452,000.00</td>
</tr>
<tr>
<td>Largely financed by Crown</td>
<td>7,993,000.00</td>
</tr>
<tr>
<td>Not financed by Crown</td>
<td>2,005,000.00</td>
</tr>
</tbody>
</table>

Total estimated..........................$17,450,000.00

(b) Pulpwood—

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partially financed by Crown</td>
<td>1,620,000.00</td>
</tr>
</tbody>
</table>

Estimated total lumber and pulpwood.........$19,070,000.00

Mr. Houck asked the following Question, No. 60:—

How much was spent during 1951 on repairs and improvements to the Queen Elizabeth Highway between Niagara Falls and Fort Erie.

The Minister of Highways replied as follows:—

April 1st, 1951 to February 29th, 1952, $8,003.52. (Pavement recently laid and no necessity for repairs or improvements to February 29th, 1952.)

Mr. Oliver asked the following Question, No. 69:—

1. Who are the members of the Advisory Committee to the Lands and Forests Department. 2. How much has each member of the Committee been paid since his appointment by way of allowance, expenses, salary, etc.

The Minister of Lands and Forests replied as follows:—

1. Chairman—Dean J. W. B. Sisam. Members—Robert Drummond, Burnham L. Mitchell, Major-General Howard Kennedy, Andy A. Cooper, D. A. Gillies, R. Leslie Beattie, Douglas W. Ambridge, Archibald Freeman. 2. Major-General Howard Kennedy—Travelling Expenses, $155.45; Andy A. Cooper—Travelling Expenses, $88.00; Other Members—Nil. No member has been paid a salary or an allowance for service on the Committee.
Note: Major-General Howard Kennedy has been paid the sum of $2,062.50 for fees at $125.00 per day, as Consultant to the Department. No payment has been made for days spent on the Advisory Committee.

Mr. Oliver asked the following Question, No. 90:—

1. In each of the last three years have any living accommodations been constructed for the use of any provincial employees in connection with Burwash Reformatory. 2. If so, give details as to type and cost of such accommodation.

The Minister of Public Works replied as follows:—

1. Yes. 2. Sixty-two apartments have been brought to completion during the past three years. The work was started in 1948 and substantially completed in 1950-51. Fifty-six (56) of these apartments provide a living and dining-room combination, kitchen, bathroom, two bedrooms, basement, laundry and storage. Six apartments provide living-dining room combination, kitchen, bathroom, three (3) bedrooms, basement, laundry and storage; each apartment has its own self-contained heating unit. The buildings are of frame construction on concrete foundations and cost of construction includes water service, sewers, fire protection, electrical distribution, street lighting, roads, sidewalks and grading. The 56 2-bedroom plus bathroom apartments cost an average of $5,781.77 each. The 6 3-bedroom plus bathroom apartments cost an average of $8,898.27 each, including all the necessary services, connections and distribution system and roadways, etc. The outside service consisting of sewers, water-mains, fire protection, sidewalks, street lighting and electrical distribution and the extensive grading work required were the equivalent of local improvement usually charged as sub-division land costs or paid as local improvement taxes on comparative housing developments of a private nature.

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

Was the contract between The Hydro-Electric Power Commission and the Canadian Comstock Co. let as the result of tenders. What is the percentage above cost payable to the Canadian Comstock Company.

The Honourable Mr. Challies replied as follows:—

No tenders were called. The Canadian Comstock Company Limited was the only Canadian company considered to have available to it the necessary personnel and experience for frequency standardization work.

The percentage above cost payable to the Canadian Comstock Company Limited is on a graduated scale which to December 31st, 1951, averaged 5.84 per cent. The fee to the contractor at the present time is based on 5.5 per cent. This fee includes among other items the services of the Company’s executives, 11 key personnel, and 70,000 square feet of office and warehouse space in the City of St. Catharines.
Mr. Gordon asked the following Question, No. 23:—

1. What percentage of the Frequency Changeover has been completed.
2. What percentage of the estimated cost of the program has been expended to date.

The Honourable Mr. Challies replied as follows:—


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

What have been the total costs to date of the Frequency Changeover program, (a) to The Hydro-Electric Power Commission, (b) to the Municipal commissions.

The Honourable Mr. Challies replied as follows:—

(a) See Sessional Paper No. 53, Return to an Order of the House dated April 9th, 1952; (b) This information is not available to the Commission.

Mr. Thomas (Ontario) asked the following Question, No. 63:—

1. How many farmers in Ontario have not been paid by the Hydro Commission for trees and wood lots, cut or destroyed by the Hydro in each year: 1948, 1949, 1950 and 1951. 2. On what basis are the farmers paid for trees cut by the Hydro Commission which are large enough for saw logs. 3. On what basis are farmers paid for wood cut by the Commission in the building of power lines. 4. On what basis are the farmers paid by the Hydro Commission for young trees which are destroyed on the Hydro right-of-ways.

The Honourable Mr. Challies replied as follows:—

1. All farmers with whom mutually satisfactory settlements were arranged have been paid for the tree cutting or tree trimming rights required. The following tabulation indicates that most claims for trees and wood lots have been settled:—

<table>
<thead>
<tr>
<th>Year</th>
<th>Percentage of Claims Settled and Paid</th>
<th>Percentage Unsettled</th>
</tr>
</thead>
<tbody>
<tr>
<td>1948</td>
<td>99.83</td>
<td>0.17% or 14 claims unsettled</td>
</tr>
<tr>
<td>1949</td>
<td>99.76</td>
<td>0.24% or 21 claims unsettled</td>
</tr>
<tr>
<td>1950</td>
<td>99.14</td>
<td>0.86% or 55 claims unsettled</td>
</tr>
<tr>
<td>1951</td>
<td>99.53</td>
<td>0.47% or 38 claims unsettled</td>
</tr>
<tr>
<td>Four-year Total</td>
<td>99.56</td>
<td>0.44% or 128 claims unsettled</td>
</tr>
</tbody>
</table>

Four-year Total Dr. 99.56 0.44% or 128 claims unsettled
2. Single or scattered trees are purchased at a price mutually agreed upon. The tree is felled, limbed and the brush piled and burned. The log remains the property of the owner. 3. Compensation for tree cutting rights through wood lots is made on the basis of twice the commercial value of the bush, permitting the owner to retain any material cut in the Commission's clearing operations. 4. Compensation for young trees is based on a number of factors including all costs associated with planting, basic value of land, attained age of affected trees, etc. All material cut remains the property of the owner.

Mr. Houck asked the following Question, No. 88:—

1. Will the Minister of Labour state if a complaint was made to his department that the Journal Publishing Company, of Ottawa, had been guilty of discriminating against certain editorial employees of the newspaper for union or newspaper guild activity, contrary to The Ontario Labor Relations Act. 2. Did the department send a conciliation officer to Ottawa to enquire into this matter. If so, did he make a report to the Minister about it and did the Minister announce to the press that he would name a commission to make a formal investigation of charges against The Ottawa Journal. 3. Will a commission be named. If not, why not.

The Minister of Labour replied as follows:—

1. Yes. 2. Yes; No. 3. No. No evidence to warrant naming a commissioner.

Before the Orders of the Day, Mr. Frost informed the House that Question No. 7, by Mr. Chartrand, necessitated such a lengthy reply that the Government requires that it be made a motion for a Return.

On motion by Mr. Chartrand, seconded by Mr. Gordon,

Ordered, That there be laid before this House a Return showing: What provision has been made for the rewinding of electric motors of all descriptions which became subject to conversion to 60 cycle power: (a) Is such rewinding being done by The Hydro-Electric Power Commission; (b) If so, is it also being done by other agencies, what are the names of such agencies, what are the terms of the contracts under which these agencies are rewinding motors; were such contracts let after public advertisement and a call for tenders; (c) Has any revision been made as to the total estimated cost of completing the conversion programme in Ontario; (d) As of this date, what proportion of the conversion work has been done and what proportion of the originally estimated total cost expended; (e) If rewinding is being done by sub-contractors under the Canadian Comstock Company Limited, what are the names and locations of those sub-contractors; what are the terms of such contracts as to payment on a “cost-plus” or some other basis; are such sub-contracts approved by the Government as well as by the Canadian Comstock Company Limited; (f) How much money has been spent by the Canadian Comstock Company Limited upon sub-contracts to this date; (g) How much money has been spent on the 60-cycle conversion programme to this date.
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 it was, on motion by Mr. Oliver,

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 Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:—

181. To defray the expenses of the Main Office, Reform Institutions Department .................................................. $960,000.00
182. To defray the expenses of the Board of Parole .................................................. 56,000.00
183. To defray the expenses of the Ontario Reformatory, Guelph .................................. 3,065,000.00
184. To defray the expenses of the Ontario Reformatory, Mimico .................................. 645,000.00
185. To defray the expenses of the Ontario Reformatory, Brampton .................................. 278,000.00
186. To defray the expenses of the Mercer Reformatory, Toronto .................................. 426,000.00
187. To defray the expenses of the Industrial Farm, Burwash .................................. 1,355,000.00
188. To defray the expenses of the Industrial Farm, Monteith .................................. 234,000.00
189. To defray the expenses of the Industrial Farm, Neys .................................. 19,000.00
190. To defray the expenses of the Rideau Industrial Farm, Burritt’s Rapids .................. 215,000.00
191. To defray the expenses of the Burtch Industrial Farm, Brantford .................................. 212,000.00
192. To defray the expenses of the Ontario Training School for Boys, Bowmanville ............. 320,000.00
193. To defray the expenses of the Ontario Training School for Boys, Cobourg .................. 295,000.00
194. To defray the expenses of the Ontario Training School for Girls, Galt .................. 265,000.00
131. To defray the expenses of the Main Office, Department of Planning and Development .................................. 82,500.00
132. To defray the expenses of the Community Planning Branch .................................. 64,500.00
133. To defray the expenses of the Conservation Branch .................................. 245,000.00
134. To defray the expenses of the Immigration Branch .................................. 23,000.00
135. To defray the expenses of the Ontario House, London .................................. 175,000.00
136. To defray the expenses of the Research Council of Ontario .................................. 400,000.00
137. To defray the expenses of the Trade and Industry Branch .................................. 100,000.00

Mr. Speaker resumed the Chair; and Mr. Downer 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 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 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. Downer reported that the Committee had come to a certain Resolution as follows:

Resolved,

That,

grants may be paid out of the Consolidated Revenue Fund,

as provided by Bill No. 145, An Act to authorize Provincial Grants to Assist in the Erection of Housing Units for Elderly Persons.

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


Bill No. 137, An Act to amend The Professional Engineers Act.

Bill No. 94, An Act to amend The Housing Development Act.

Bill No. 95, An Act to amend The Planning Act.

Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in the Rural Villages and Hamlets and in other Rural Areas.

Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the purpose of assisting Young Farmers.

Bill No. 136, An Act to amend The Territorial Division Act.

Bill No. 140, An Act respecting Edible Oil Products.


Bill No. 146, An Act to provide for the Establishment of The Ontario Cancer Institute.
Bill No. 147, An Act to amend The Department of Education Act.

Bill No. 149, An Act to amend The Factory, Shop and Office Building Act.

and to report the following Bill with certain amendments:—

Bill No. 150, An Act respecting the Diversion of the Seine River.

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

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


Bill No. 92, An Act to amend The Municipal Act.

Bill No. 93, An Act to amend The Dower Act.

Bill No. 103, An Act to amend The Assessment Act.

Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 84, An Act to amend The Mining Act.


Bill No. 122, An Act to amend The Public Lands Act.


Bill No. 90, An Act to amend The Tourist Establishments Act.

Bill No. 72, An Act to amend The Public Service Act.


Bill No. 131, An Act to amend The Partition Act.


Bill No. 133, An Act to amend The Vendors and Purchasers Act.


Bill No. 98, An Act to amend The Legislative Assembly Act.
Bill No. 104, An Act to Assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes.


Bill No. 126, An Act to provide for Adjustment of Provincial Grants or Subsidies after Municipal Annexations.


Bill No. 35, An Act to suspend The Income Tax Act (Ontario) in respect of Income of the Calendar Year 1951.

Bill No. 36, An Act to amend The Provincial Loans Act.

Bill No. 134, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill No. 139, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

Bill No. 144, An Act to amend The Children's Protection Act.


Bill No. 125, An Act to amend The Change of Name Act.

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

Ordered, That when the House adjourns the present sitting thereof it do stand adjourned to meet at 10.30 o'clock in the forenoon to-morrow, 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 Minister of Health presented to the House:

Annual Report of the Alcoholism Research Foundation for the year ending December 31st, 1951. (Sessional Paper No. 40.)

Also, Correspondence between the Ministers of Health of Ontario and Canada respecting Health Surveys Report. (Sessional Paper No. 52.)

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

Report relating to the registration of Births, Marriages and Deaths in the Province of Ontario for the year ending 31st December, 1949. (Sessional Paper No. 51.)

Also, Return to an Order of the House dated April 9th, 1952, showing: What provision has been made for the rewinding of electric motors of all descriptions which became subject to conversion to 60 cycle power: (a) Is such rewinding being done by The Hydro-Electric Power Commission; (b) If so, is it also being done by other agencies, what are the names of such agencies, what are the terms of the contracts under which these agencies are rewinding motors; were such contracts let after public advertisement and a call for tenders; (c) Has any revision been made as to the total estimated cost of completing the conversion programme in Ontario; (d) As of this date, what proportion of the conversion work has been done and what proportion of the originally estimated total cost expended; (e) If rewinding is being done by sub-contractors under the Canadian Comstock Company Limited, what are the names and locations of those sub-contractors; what are the terms of such contracts as to payment on a "cost-plus" or some other basis; are such sub-contracts approved by the Government as well as by the Canadian Comstock Company Limited; (f) How much money has been spent by the Canadian Comstock Company Limited upon sub-contracts to this date; (g) How much money has been spent on the 60-cycle conversion programme to this date. (Sessional Paper No. 53.)

The House then adjourned at 11.37 p.m.

THURSDAY, APRIL 10TH, 1952

PRAYERS.

10.30 O'CLOCK A.M.

Mr. Salsberg asked the following Question, No. 27:

1. How many citizens received payment under The Old Age Assistance Act, 1951, in (a) January, 1952, (b) February, 1952. 2. What was the average amount of such payments per person during (a) January, 1952, (b) February, 1952.
The Minister of Public Welfare replied as follows:—

1. (a) 7,173; (b) 10,051. 2. (a) $37.84; (b) $37.62.

Mr. Oliver asked the following Question, No. 29:—

1. How many persons are in receipt of Old Age Assistance in Ontario. 2. As at February 29th what was the average Pension paid. 3. Who are the members of the Old Age Pension Commission. 4. Is Mr. C. H. Green employed in any capacity by the Department of Public Welfare. If so, what capacity and at what salary. 5. When did said C. H. Green become eligible for super-annuation.

The Minister of Public Welfare replied as follows:—

1. 10,051 (as of February 29th, 1952). 2. $37.62. 3. There is no Commission. Mr. Ian Campbell is Director of the Old Age Assistance Branch. 4. Yes, as Consultant at $250.00 a month. 5. April 28th, 1947.

Mr. Oliver asked the following Question, No. 68:—

What was the total value and amount of exports of pulpwood from (a) Crown lands, (b) other lands during each of the years 1947, 1948, 1949, 1950 and 1951.

The Minister of Lands and Forests replied as follows:—

<table>
<thead>
<tr>
<th>Year</th>
<th>Crown Lands</th>
<th>Other Lands</th>
<th>Total Cords</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>1947</td>
<td>623,256</td>
<td>147,987</td>
<td>771,243</td>
<td>$12,833,654.00</td>
</tr>
<tr>
<td>1948</td>
<td>470,693</td>
<td>199,978</td>
<td>670,671</td>
<td>11,898,334.00</td>
</tr>
<tr>
<td>1949</td>
<td>394,522</td>
<td>157,029</td>
<td>551,551</td>
<td>9,116,985.00</td>
</tr>
<tr>
<td>1950</td>
<td>305,690</td>
<td>129,046</td>
<td>435,636</td>
<td>7,616,083.00</td>
</tr>
<tr>
<td>1951</td>
<td>473,647</td>
<td>197,413</td>
<td>671,060</td>
<td>12,812,931.00</td>
</tr>
</tbody>
</table>

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

1. What schedule of rates are the following companies charged per square mile for ground rent and fire protection: Sheppard and Morse, Chapleau, Ontario; Austin Lumber Company, Chapleau; Sudbury Lumber Co., Sudbury; Gillies Lumber Co., Braeside; J. B. Mathieu, Fort Frances; George Farlinger, Sioux Lookout; Spruce Falls Pulp and Paper Co., Kapuskasing; Long-Lac Pulp and Paper Co., Terrace Bay; Marathon Corporation, Marathon, Ontario; Abitibi Pulp and Paper Co.; Great Lakes Paper Co.; Brompton Pulp and Paper Co. 2. What timber limits under agreement with the Department of Lands and Forests provide for acreage on which no ground rent and fire protection charges are paid. 3. Are there any such limits being held in reserve under informal agreement. 4. What areas do these agreements cover.
The Minister of Lands and Forests replied as follows:

<table>
<thead>
<tr>
<th>Name of Company</th>
<th>Rate per Square Mile Fire Protection</th>
<th>Charged for Ground Rent</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Sheppard &amp; Morse (L. B. Sheppard, Sultan, Ont.)</td>
<td>Nil</td>
<td>Nil</td>
</tr>
<tr>
<td>(This Company operates on the Abitibi Sault Ste. Marie Concession. Abitibi pays Ground Rent and Fire Tax.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Austin Lumber (Dalton) Ltd., Bertrand Spur.</td>
<td>$12.80</td>
<td>$5.00</td>
</tr>
<tr>
<td>Sudbury Lumber Co., Sudbury, Ont.</td>
<td></td>
<td>Not known</td>
</tr>
<tr>
<td>Gillies Lumber Co., Braeside, Ont., Concession Area</td>
<td>12.80</td>
<td>5.00</td>
</tr>
<tr>
<td>J. B. Mathieu, Fort Frances, Ont.</td>
<td>12.80</td>
<td>5.00</td>
</tr>
<tr>
<td>George Farlinger, Sioux Lookout (Patricia Lumber Co. Ltd.)</td>
<td>12.80</td>
<td>5.00</td>
</tr>
<tr>
<td>Spruce Falls Power &amp; Paper Co., Kapuskasing, Ont., Concession Area</td>
<td>12.80</td>
<td>.50</td>
</tr>
<tr>
<td>Longlac Pulp &amp; Paper Co. Ltd., Terrace Bay, Ont., Concession Area</td>
<td>12.80</td>
<td>.50</td>
</tr>
<tr>
<td>Marathon Paper Mills of Canada Ltd., Marathon, Ont., Concession Area</td>
<td>12.80</td>
<td>.50</td>
</tr>
<tr>
<td>Abitibi Power &amp; Paper Co. Ltd., Concession Areas (except Reserve Area and Sturgeon Falls Concession)</td>
<td>12.80</td>
<td>.50</td>
</tr>
<tr>
<td>Abitibi Sturgeon Falls Concession</td>
<td>12.80</td>
<td>Nil</td>
</tr>
<tr>
<td>Great Lakes Paper Co. Ltd., Concession Area</td>
<td>12.80</td>
<td>.50</td>
</tr>
<tr>
<td>Brompton Pulp &amp; Paper Co. Ltd., Concession Area</td>
<td>12.80</td>
<td>.50</td>
</tr>
<tr>
<td>(On any licensed areas held by the above the charge is)</td>
<td>12.80</td>
<td>5.00</td>
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</table>

Areas charged on for purposes of Ground Rent and Fire Protection are less than actual areas to allow for un-productive parts, water, barrents, etc. 2 and 4. Yes, one. Abitibi Iroquois Concession Agreement provides for a 4,260 square mile reserve area, north of the National Transcontinental Railway and east of the Abitibi River which was set aside pending completion of the inventory of the main concession area to ascertain if the Company has enough wood for its mill at Iroquois Falls. Expires 1953. 3 and 4. Yes, two. Anglo-Canadian Pulp and Paper Mills Ltd. hold option for 12 months at a cost of $10,000.00 to examine 3,000 square miles north of English River, option expires July 31st, 1952. Pineland Timber Co. Ltd. hold under agreement expiring March 31st, 1955, 2,843½ square miles. If on or before April 1st, 1955, the Company has made plans to build a chemical pulp mill of 200 tons daily capacity, or has made plans for the utilization of the pulpwood on the area in other mills of Ontario, the Minister shall grant a 21-year agreement on the said 2,843½ square miles.
Mr. Grummett asked the following Question, No. 73:—

In each of the years 1950 and 1951, what publications were issued by the Department of Lands and Forests. With respect to each such publication (a) what was its cost, (b) how many copies were published, (c) who were the printers, (d) was it printed in a union shop, (e) did the publication bear the union label, (f) with respect to any publication printed in a union shop which did not bear the union label, what was the reason for this omission.

The Minister of Lands and Forests replied as follows:—
<table>
<thead>
<tr>
<th>Publication</th>
<th>(a) Cost</th>
<th>(b) Number Copies</th>
<th>(c) Printer</th>
<th>(d) Union Shop</th>
<th>(e) Union Label</th>
<th>(f) Why Not</th>
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<tbody>
<tr>
<td><strong>1950</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>&quot;SYLVA&quot;,</td>
<td>$15,236.49</td>
<td>30,000</td>
<td>Rous &amp; Mann Press, Toronto</td>
<td>No</td>
<td>No</td>
<td>*See below</td>
</tr>
<tr>
<td>Minister's Annual Report</td>
<td>9,183.56</td>
<td>2,000</td>
<td>Rous &amp; Mann Press, Toronto</td>
<td>No</td>
<td></td>
<td></td>
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<tr>
<td>Game &amp; Fisheries Act</td>
<td>5,201.42</td>
<td>50,000</td>
<td>Noble Scott Co., Toronto</td>
<td>Yes</td>
<td>No</td>
<td>*See below</td>
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<tr>
<td>Administrative Statutes</td>
<td>2,312.50</td>
<td>253</td>
<td>Grand &amp; Toy, Toronto</td>
<td>No</td>
<td></td>
<td></td>
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<tr>
<td>Timber Management Manuals—</td>
<td></td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Part 2</td>
<td>485.00</td>
<td>2,000</td>
<td>Richardson, Bond &amp; Wright, Owen Sound</td>
<td></td>
<td>No</td>
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<tr>
<td>Part 3</td>
<td>446.00</td>
<td>2,000</td>
<td>do</td>
<td>No</td>
<td></td>
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<tr>
<td>Part 4</td>
<td>414.80</td>
<td>2,000</td>
<td>do</td>
<td>No</td>
<td></td>
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<tr>
<td><strong>1951</strong></td>
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<tr>
<td>&quot;SYLVA&quot;</td>
<td>15,741.38</td>
<td>30,000</td>
<td>Rous &amp; Mann Press, Toronto</td>
<td>No</td>
<td>No</td>
<td>*See below</td>
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<tr>
<td>Minister's Annual Report</td>
<td>7,991.08</td>
<td>1,651</td>
<td>Rous &amp; Mann Press, Toronto</td>
<td>No</td>
<td>No</td>
<td>*See below</td>
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<td>Game &amp; Fisheries Act</td>
<td>5,470.00</td>
<td>50,000</td>
<td>Noble Scott Co., Toronto</td>
<td>Yes</td>
<td>No</td>
<td>*See below</td>
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<tr>
<td>Timber Management in Ont.</td>
<td>6,000.00</td>
<td>30,000</td>
<td>Can. Geographic, Montreal (Reprint)</td>
<td>No</td>
<td></td>
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<td>Summer Resort Lands in Ontario</td>
<td>438.00</td>
<td>10,080</td>
<td>Attwell, Fleming, Toronto</td>
<td>No</td>
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<tr>
<td>Planning for Tree Planting</td>
<td>698.00</td>
<td>20,306</td>
<td>Attwell, Fleming, Toronto</td>
<td>No</td>
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<td>Care and Planting of Trees</td>
<td>556.00</td>
<td>15,006</td>
<td>Attwell, Fleming, Toronto</td>
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<td>Lands for Settlement</td>
<td>218.00</td>
<td>3,106</td>
<td>Attwell, Fleming, Toronto</td>
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<tr>
<td>Reforestation &amp; Woodlot Management</td>
<td>848.00</td>
<td>25,666</td>
<td>Attwell, Fleming, Toronto</td>
<td>No</td>
<td></td>
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<tr>
<td>Guide to Hunting and Angling</td>
<td>980.00</td>
<td>50,000</td>
<td>Ryerson Press, Toronto</td>
<td>Yes</td>
<td>No</td>
<td>*See below</td>
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<tr>
<td>Forest Tent Caterpillar</td>
<td>546.00</td>
<td>15,000</td>
<td>McLean Hunter, Toronto</td>
<td>No</td>
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</tbody>
</table>

*Government printing does not bear any imprint unless expressly asked for by a Department of the Government. Approximately 5% of the printing shops in Ontario are unionized to the extent that they can use the union label imprint.
The following Return was Tabled:—

Return from the Records of the By-Election held in the Electoral District of Cochrane North on the 1st and 8th of June, 1949; also, of the By-Election held in the Electoral District of Leeds on the 24th and 31st of October, 1949; also, of the General Election held on the 8th and 22nd of November, 1951. (Sessional Paper No. 39.)

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


Bill No. 137, An Act to amend The Professional Engineers Act.

Bill No. 94, An Act to amend The Housing Development Act.

Bill No. 95, An Act to amend The Planning Act.

Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in the Rural Villages and Hamlets and in other Rural Areas.

Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the purpose of assisting Young Farmers.

Bill No. 136, An Act to amend The Territorial Division Act.

Bill No. 140, An Act respecting Edible Oil Products.


Bill No. 146, An Act to provide for the Establishment of The Ontario Cancer Institute.

Bill No. 147, An Act to amend The Department of Education Act.

Bill No. 149, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 150, An Act respecting the Diversion of the Seine River.

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 the Government of Ontario has not taken definite action to initiate discussions on a tax agreement under the new offer of the Government of Canada for a five-year period beginning April 1st, 1952.

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

YEAS
Chartrand  Manley  Thomas
Gordon    Nixon    (Ontario)
Grummett  Oliver    Wren—10
Houck     Reaume

NAYS
Allan  Fullerton  Nickle
(=Haldimand-Norfolk)  Gemmell  Noden
Allen  Goodfellow  Parry
(Middlesex South)  Griesinger  Patrick
Beckett  Hall    Phillips
Beech    Hamilton  Porter
Brandon  Hanna    Pringle
Cathcart  Harvey  Pryde
Cecile   Herbert  Robarts
Challies  Hunt    Roberts
Child    Janes    Robson
Collings  Johnston    Root
(Simcoe Centre)  Salsberg
Connell  Johnstone    Sandercock
(Centre)  (Bruce)  Scott
Cowling  Kelly    Stewart
Daley    Kennedy    Thomas
Dempsey  Kerr    (Elgin)
Dent     Leavine    Villeneuve
Downer   Macaulay    Ward
Dunbar   Mackenzie    Wardrobe
Dunlop   MacOdrum    Warrender
Edwards  Mapledoram    Weaver
Elliott  Morningstar    Welsh
Fishleigh  Morrow    Whitney
Foote    Murdoch    Yaremko—75
Frost    Myers    (Brancondale)
(Brandon)  McPhee
Frost    Myers    (Victoria)
              McPhee

The main Motion having then been put was declared to be carried.
The House, according to Order, resolved itself into the Committee of Supply.

*(In the Committee)*

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1953, the following sums:

151. To defray the expenses of the Main Office, Provincial Treasurer's Department ................................................................. $1,459,200.00
152. To defray the expenses of the Provincial Economist .................. 42,000.00
153. To defray the expenses of the Bureau of Statistics and Research ........................... 55,000.00
154. To defray the expenses of the Motion Picture Censorship and Theatre Inspection ........................................................... 91,000.00
155. To defray the expenses of the Controller of Revenue ................ 962,000.00
156. To defray the expenses of the Post Office ................................. 333,000.00
157. To defray the expenses of the Main Office ................................ 2,101,000.00

Mr. Speaker resumed the Chair; and Mr. Downer reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received to-day.

Mr. Downer, from the Committee of Supply, reported the following Resolutions which were 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 Her Majesty for the fiscal year ending March 31st, 1952:

Department of Education ................................................. $3,300,000.00
Department of Health ..................................................... 5,750,000.00
Department of Planning and Development ............................. 1,000,000.00

—and—

Resolved, That Supply in the following amounts and to defray the expenses of the Government Departments named, be granted to Her Majesty for the fiscal year ending March 31st, 1953:

**DEPARTMENT OF AGRICULTURE:**

Main Office .............................................................. $ 813,750.00
Branches:
Agricultural and Horticultural Societies ......................... 672,550.00
Agricultural Representative ........................................ 892,800.00
Co-operation and Markets ........................................... 47,700.00
Crops, Seeds and Weeds ............................................... 153,100.00
Dairy ............................................................................ 244,500.00
Farm Economics .......................................................... 98,900.00
Farm Labour Service ................................................... 80,000.00
Fruit .............................................................................. 308,000.00
Live Stock ..................................................................... 544,850.00
**DEPARTMENT OF AGRICULTURE—Continued**

<table>
<thead>
<tr>
<th>Department and Service</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Milk Control Board</td>
<td>$105,100.00</td>
</tr>
<tr>
<td>Northern Ontario</td>
<td>250,000.00</td>
</tr>
<tr>
<td>Statistics and Publications</td>
<td>82,750.00</td>
</tr>
<tr>
<td>Women's Institute Branch and Home Economics Service</td>
<td>215,450.00</td>
</tr>
<tr>
<td>Demonstration Farm, New Liskeard</td>
<td>32,750.00</td>
</tr>
<tr>
<td>Horticultural Experiment Station, Vineland</td>
<td>186,950.00</td>
</tr>
<tr>
<td>Kemptville Agricultural School</td>
<td>242,200.00</td>
</tr>
<tr>
<td>Ontario Agricultural College, Guelph</td>
<td>2,611,700.00</td>
</tr>
<tr>
<td>Macdonald Institute, Guelph</td>
<td>122,600.00</td>
</tr>
<tr>
<td>Ontario Veterinary College, Guelph</td>
<td>708,650.00</td>
</tr>
<tr>
<td>Western Ontario Experimental Farm, Ridgetown</td>
<td>117,700.00</td>
</tr>
<tr>
<td>Fruit Branch</td>
<td>250,000.00</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF ATTORNEY-GENERAL:**

<table>
<thead>
<tr>
<th>Department and Service</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,135,400.00</td>
</tr>
<tr>
<td>Branches:</td>
<td></td>
</tr>
<tr>
<td>Legislative Counsel</td>
<td>34,100.00</td>
</tr>
<tr>
<td>Registrar of Regulations</td>
<td>33,100.00</td>
</tr>
<tr>
<td>Supreme Court of Ontario</td>
<td>181,000.00</td>
</tr>
<tr>
<td>Shorthand Reporters</td>
<td>86,000.00</td>
</tr>
<tr>
<td>Master of Titles</td>
<td>67,000.00</td>
</tr>
<tr>
<td>Criminal Justice Accounts</td>
<td>2,121,350.00</td>
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<tr>
<td>Public Trustee</td>
<td>379,100.00</td>
</tr>
<tr>
<td>Official Guardian</td>
<td>172,350.00</td>
</tr>
<tr>
<td>Accountant, S.C.O.</td>
<td>30,600.00</td>
</tr>
<tr>
<td>Fire Marshal</td>
<td>243,500.00</td>
</tr>
<tr>
<td>Inspector of Legal Offices</td>
<td>1,103,100.00</td>
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<tr>
<td>Law Enforcement (Ontario Provincial Police)</td>
<td>4,634,200.00</td>
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<tr>
<td>Ontario Securities Commission</td>
<td>172,000.00</td>
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</table>

**DEPARTMENT OF EDUCATION:**

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<tr>
<th>Department and Service</th>
<th>Budget</th>
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</thead>
<tbody>
<tr>
<td>Main Office and General Departmental Expenses</td>
<td>823,300.00</td>
</tr>
<tr>
<td>Branches:</td>
<td></td>
</tr>
<tr>
<td>Public and Separate Schools</td>
<td>1,063,500.00</td>
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<tr>
<td>High Schools and Collegiate Institutes</td>
<td>143,000.00</td>
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<tr>
<td>Vocational Education</td>
<td>2,034,700.00</td>
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<tr>
<td>Training Schools</td>
<td>877,000.00</td>
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<tr>
<td>Special Services</td>
<td>1,022,400.00</td>
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<tr>
<td>Departmental Examinations</td>
<td>419,600.00</td>
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<td>Public Libraries</td>
<td>62,600.00</td>
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<tr>
<td>Legislative Library</td>
<td>31,800.00</td>
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<tr>
<td>Public Records and Archives</td>
<td>32,000.00</td>
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<tr>
<td>Text Books</td>
<td>47,200.00</td>
</tr>
<tr>
<td>Ontario School for the Blind, Brantford</td>
<td>204,900.00</td>
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<tr>
<td>Ontario School for the Deaf, Belleville</td>
<td>413,000.00</td>
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<tr>
<td>Scholarships, Bursaries, etc.</td>
<td>233,000.00</td>
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<tr>
<td>Legislative Grants, etc.</td>
<td>55,465,000.00</td>
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<tr>
<td>Miscellaneous Grants</td>
<td>186,000.00</td>
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<tr>
<td>Grants to Provincial and other Universities, etc.</td>
<td>5,326,000.00</td>
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<tr>
<td>Teachers' Superannuation, etc.</td>
<td>5,000.00</td>
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DEPARTMENT OF HEALTH:

Main Office.................................................... $1,904,900.00

Branches:
  Health Units.............................................. 615,700.00
  Public Health Nursing.................................... 41,000.00
  Maternal and Child Hygiene......................... 386,700.00
  Dental Service.......................................... 51,500.00
  Nursing..................................................... 143,200.00
  Epidemiological......................................... 599,500.00
  Venereal Disease Control........................... 169,500.00
  Tuberculosis Prevention.................................. 6,473,700.00
  Industrial Hygiene........................................ 252,550.00
  Sanitary Engineering..................................... 198,000.00
  Laboratory Branch........................................ 919,000.00
  Associated Laboratories............................... 55,000.00
  Public and Private Hospitals Division........... 12,781,000.00

Ontario Hospitals Division—General Expenses........ 2,361,750.00

Ontario Hospitals:
  Aurora......................................................... 191,000.00
  Brockville.................................................. 1,077,000.00
  Cobourg..................................................... 341,000.00
  Fort William.............................................. 106,000.00
  Fort William—Port Arthur Unit.................... 45,000.00
  Hamilton...................................................... 1,440,000.00
  Kingston..................................................... 1,200,000.00
  Langstaff................................................... 380,000.00
  London......................................................... 1,405,000.00
  New Toronto................................................ 1,202,000.00
  Ontario Hospital School, Orillia.................. 1,735,000.00
  Penetanguishene......................................... 577,000.00
  St. Thomas.................................................. 1,675,000.00
  Ontario Hospital School, Smith’s Falls.............. 800,000.00
  Toronto...................................................... 1,115,000.00
  Whitby......................................................... 1,422,000.00
  Woodstock................................................... 1,390,000.00
  Toronto Psychiatric...................................... 347,000.00
  Public and Private Hospitals Division........... 2,000,000.00

DEPARTMENT OF HIGHWAYS:

Main Office.................................................... 2,101,000.00

Division Offices.......................................... 1,500,000.00

Municipal Roads Branch................................. 200,000.00

Gasoline Tax Branch...................................... 150,000.00

Motor Vehicles Branch................................. 280,000.00

Motor Vehicles Branch................................ 300,000.00

DEPARTMENT OF INSURANCE..................................... 145,000.00
### Department of Labour:

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<td>Main Office</td>
<td>$346,500.00</td>
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<tr>
<td>Branches:</td>
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<tr>
<td>Industry and Labour Board</td>
<td>191,000.00</td>
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<tr>
<td>Apprenticeship</td>
<td>353,810.00</td>
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<tr>
<td>Boiler Inspection</td>
<td>138,110.00</td>
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<tr>
<td>Factory Inspection</td>
<td>15,330.00</td>
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<tr>
<td>Board of Examiners of Operating Engineers</td>
<td>44,740.00</td>
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<tr>
<td>Minimum Wage</td>
<td>24,160.00</td>
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<tr>
<td>Composite Inspection</td>
<td>256,225.00</td>
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<tr>
<td>Labour Relations Board</td>
<td>78,125.00</td>
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<tr>
<td>Fair Employment Practices</td>
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<tr>
<td>Office of Athletics Commissioner</td>
<td>20,000.00</td>
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<td>Industry and Labour Board</td>
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### Department of Lands and Forests:

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<tr>
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<td>Field Services:</td>
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<td>Surveys Branch</td>
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<td>Research Branch</td>
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<tr>
<td>Basic Organization—District Offices</td>
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<tr>
<td>Extra Fire Fighting</td>
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<tr>
<td>Fire Prevention, Conservation of Fish, Wildlife and Reforestation</td>
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<td>Air Service Branch</td>
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<tr>
<td>Grants</td>
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<td>Wolf Bounty</td>
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<td>Bear Bounty</td>
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<td>Timber Management Branch</td>
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### Office of Lieutenant-Governor:

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### Department of Mines:

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   Conservation ...................................................... 245,000.00
   Immigration ......................................................... 23,000.00
   Ontario House ..................................................... 175,000.00
   Research Council of Ontario .................................. 400,000.00
   Trade and Industry ................................................ 100,000.00

OFFICE OF PRIME MINISTER:

Main Office .......................................................... 50,000.00
Cabinet Office ......................................................... 49,000.00
Ontario Racing Commission ......................................... 169,000.00

PROVINCIAL AUDITOR .................................................. 237,000.00

PROVINCIAL SECRETARY:

Main Office .......................................................... 258,800.00
Civil Service Commission .......................................... 96,150.00
Office of the Speaker .............................................. 20,075.00
Clerk of the Legislative Assembly and Chief Election Officer .. 48,775.00
Sessional Requirements ........................................... 489,700.00
Queen's Printer ...................................................... 94,500.00
Civil Defence Committee ........................................... 350,000.00
Miscellaneous Requirements ...................................... 16,000.00
Administration—Public Service Superannuation Fund .......... 30,000.00

DEPARTMENT OF PROVINCIAL TREASURER:

Main Office .......................................................... 1,459,200.00
Branches:
   Provincial Economist ........................................... 42,000.00
   Bureau of Statistics and Research .............................. 55,000.00
   Motion Picture Censorship and Theatre Inspection .......... 91,000.00
   Controller of Revenue .......................................... 962,000.00
   Post Office ......................................................... 333,000.00
   Main Office .......................................................... 2,101,000.00

DEPARTMENT OF PUBLIC WELFARE:

Main Office .......................................................... 342,600.00
Branches:
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   Day Nurseries ..................................................... 319,350.00
   Mothers' Allowances ............................................ 6,809,000.00
   Old Age Assistance ............................................... 7,845,000.00
   Field Services .................................................. 497,350.00
   Homes for the Aged ............................................... 1,071,700.00
   Disability Allowances .......................................... 2,061,000.00
   Tabulating ......................................................... 68,000.00
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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 forty-nine million, two hundred and seventy-six thousand, six hundred dollars to meet the supply to that extent granted to Her Majesty.

Mr. Speaker resumed the Chair; and Mr. Downer 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. 151, An Act for granting to Her Majesty certain sums of Money for the Public Service for the Fiscal Year ending the 31st day of March, 1952, and for the Public Service for the Fiscal Year ending the 31st day of March, 1953. Mr. Frost (Victoria).

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 Honourable the Lieutenant-Governor 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 City of Stratford.

Bill No. 4, An Act respecting Sarnia Young Men's and Young Women's Christian Association."
Bill No. 5, An Act respecting the City of Sault Ste. Marie.

Bill No. 6, An Act respecting the Town of Timmins Separate School Board.

Bill No. 7, An Act respecting the City of Fort William.


Bill No. 11, An Act respecting the Synagogue and Jewish Community Centre of Ottawa.

Bill No. 12, An Act respecting the City of London.

Bill No. 13, An Act to incorporate the Trustees of Massey Hall.

Bill No. 17, An Act respecting the Municipality of Neebing.

Bill No. 18, An Act respecting the Ottawa Association for the Advancement of Learning.

Bill No. 20, An Act respecting the City of Oshawa.

Bill No. 21, An Act respecting the Town of Orillia.

Bill No. 22, An Act respecting the Young Men's Christian Association of Belleville.

Bill No. 23, An Act respecting the Township of Pelee.


Bill No. 25, An Act respecting the City of Ottawa.

Bill No. 26, An Act respecting the Township of Toronto.

Bill No. 27, An Act respecting the Town of Barrie.

Bill No. 29, An Act respecting the City of Toronto.

Bill No. 30, An Act respecting the Town of Fort Erie.

Bill No. 32, An Act respecting the City of Kingston.

Bill No. 33, An Act respecting the Township of McKim.

Bill No. 35, An Act to suspend The Income Tax Act (Ontario) in respect of Income of the Calendar Year 1951.

Bill No. 36, An Act to amend The Provincial Loans Act.

Bill No. 37, An Act to amend The Summary Convictions Act.


Bill No. 40, An Act to amend The Division Courts Act.

Bill No. 41, An Act to amend The Evidence Act.


Bill No. 43, An Act to amend The Juvenile and Family Courts Act.


Bill No. 45, An Act to amend The Registry Act.

Bill No. 46, An Act to amend The Surrogate Courts Act.

Bill No. 47, An Act to amend The Vocational Education Act.

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

Bill No. 49, An Act to amend The Interpretation Act.

Bill No. 50, An Act to amend The Land Titles Act.

Bill No. 51, An Act to repeal The Execution of Trusts Act, 1939.

Bill No. 52, An Act to amend The Dependents' Relief Act.


Bill No. 55, An Act to amend The Agricultural College Act.


Bill No. 57, An Act to amend The County Courts Act.


Bill No. 59, An Act to amend The Sheriffs Act.

Bill No. 60, An Act to amend The Judicature Act.

Bill No. 61, An Act to amend The Jurors Act.


Bill No. 64, An Act to amend The Homes for the Aged Act.

Bill No. 65, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 68, An Act to approve an Agreement between Canada and Ontario respecting the Generation of Electrical Power in the International Rapids Section of the St. Lawrence River.

Bill No. 69, An Act respecting the Development of Power in the International Rapids Section of the St. Lawrence River.


Bill No. 71, An Act to repeal The Suburban Area Development Act.

Bill No. 72, An Act to amend The Public Service Act.

Bill No. 74, An Act to amend The Trustee Act.

Bill No. 75, An Act to amend The Drugless Practitioners Act.


Bill No. 77, An Act to amend The Forest Fires Prevention Act.

Bill No. 78, An Act to amend The Provincial Parks Act.

Bill No. 79, An Act to amend The Pharmacy Act.

Bill No. 80, An Act to amend The Workmen's Compensation Act.

Bill No. 81, An Act to amend The Insurance Act.

Bill No. 82, An Act to amend The Real Estate and Business Brokers Act.


Bill No. 84, An Act to amend The Mining Act.

Bill No. 85, An Act to amend The Department of Municipal Affairs Act.

Bill No. 86, An Act to amend The Ontario Municipal Board Act.


Bill No. 89, An Act to amend The Loan and Trust Corporations Act.

Bill No. 90, An Act to amend The Tourist Establishments Act.

Bill No. 92, An Act to amend The Municipal Act.

Bill No. 93, An Act to amend The Dower Act.

Bill No. 94, An Act to amend The Housing Development Act.

Bill No. 95, An Act to amend The Planning Act.

Bill No. 96, An Act to provide Financial Assistance in the Building of Houses in Rural Villages and Hamlets and in other Rural Areas.

Bill No. 97, An Act to incorporate The Ontario Junior Farmer Establishment Loan Corporation for the purpose of assisting Young Farmers.

Bill No. 98, An Act to amend The Legislative Assembly Act.

Bill No. 99, An Act respecting the Health of Live Stock.

Bill No. 100, An Act to amend The Milk Control Act.


Bill No. 102, An Act to amend The Public Health Act.

Bill No. 103, An Act to amend The Assessment Act.

Bill No. 104, An Act to Assist Municipalities by Providing for Payments by Ontario to Municipalities in Lieu of Taxes.


Bill No. 107, An Act to amend The Medical Act.


Bill No. 115, An Act to amend The Mental Hospitals Act.


Bill No. 118, An Act to amend The High Schools Act.


Bill No. 120, An Act to amend The Dairy Products Act.


Bill No. 122, An Act to amend The Public Lands Act.


Bill No. 125, An Act to amend The Change of Name Act.

Bill No. 126, An Act to provide for Adjustment of Provincial Grants or Subsidies after Municipal Annexations.


Bill No. 128, An Act to amend The Public Trustee Act.


Bill No. 130, An Act to amend The Mortgages Act.

Bill No. 131, An Act to amend The Partition Act.


Bill No. 133, An Act to amend The Vendors and Purchasers Act.

Bill No. 134, An Act to authorize the Raising of Money on the Credit of The Consolidated Revenue Fund.


Bill No. 136, An Act to amend The Territorial Division Act.

Bill No. 137, An Act to amend The Professional Engineers Act.


Bill No. 139, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

Bill No. 140, An Act respecting Edible Oil Products.


Bill No. 144, An Act to amend The Children's Protection Act.


Bill No. 146, An Act to provide for the Establishment of The Ontario Cancer Institute.

Bill No. 147, An Act to amend The Department of Education Act.


Bill No. 149, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 150, An Act respecting the Diversion of the Seine River."

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

"In Her Majesty's name, the Honourable the Lieutenant-Governor of the Province doth assent to these Bills."

Mr. Speaker then said:—

_May it please Your Honour:_

We, Her 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 Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled, "An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal year ending the 31st day of March, 1952, and for the Public Service for the fiscal year ending the 31st day of March, 1953."

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

"The Honourable the Lieutenant-Governor of the Province doth thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."
Mr. Speaker and Members of the Legislative Assembly:

It is now my duty to prorogue the first session of the Twenty-fourth Legislature of the Province of Ontario. Before so declaring I express my thanks to you in the name of Her Majesty for your attention to the business of the people of the Province. Also, before proroguing this Assembly, I wish to comment upon some particular matters to which you have applied your diligent endeavour.

Many Public Bills have been given your approval and have become law. All of these measures will bring benefit to the people of the Province. The Government has had constantly before it the duty which it owes as their servants to keep the Province in the forefront of development and expansion. Some measures have come about by reason necessarily of the gravely disturbed world conditions and the need for preserving the security of free peoples. Others, of great consequence, have resulted from the need to preserve the sound principles of our economy and with that to maintain and improve the living conditions of our people and especially to increase the assistance and encouragement provided for those who, through no fault of their own, are unable to provide fully for themselves.

I wish to mention particularly a few of these measures. Legislation has been approved under which the serious problems of adequate housing may be attacked upon several fronts. The way has been cleared for the construction of multi-family dwellings in the process of redeveloping deteriorated areas in our urban centres. Improved arrangements for the construction of rental homes jointly by Municipalities, the Province and the Federal Government have been provided, under which urban centres are enabled to make available to certain of their citizens good and satisfactory homes at a cost they are more readily able to bear. Provision has also been made which will allow and stimulate the construction and acquisition of homes in the hamlets and rural areas of the Province. This provision will bring great benefit to many of our people who are engaged in agriculture, the importance of which to our people speaks for itself.

Other legislation has been approved which will encourage our many younger farmers. Loans will be provided to enable them to establish themselves in the great industry of agriculture, thus contributing to its expansion and sound development.

Of much interest and worthy of special comment is the creation of four continuing select committees of the Assembly. One of these committees will investigate, with the widest terms of reference, the problems of lake shore erosion and Great Lakes water levels. Another will keep under constant review the administration of rent control procedures and the results flowing from that administration. A third committee will examine carefully into the framing of a completely revised Companies Act. The fourth committee will examine the election laws of the Province with a view to the recommendation of any further improvements that may be advisable.
A measure of very great importance, the first of its kind in Canada, has been brought into our law. Assistance will be provided by the Province to those of our citizens between the ages of eighteen and sixty-five who are totally and permanently disabled, and who are unable to provide adequately for themselves, or who are not otherwise provided for. This is a great forward step in caring for our deserving and needy citizens.

The need of this great Province for power will be answered in large measure by the development of the tremendous resources of the St. Lawrence River. Legislation has been passed under which The Hydro-Electric Power Commission of Ontario is authorized to undertake jointly with an appropriate authority in the United States, the development of the International Rapids section of that great river. This legislation ratifies an agreement between the Province and the Federal Government in relation to that development, and which is related as well to the construction of the St. Lawrence Seaway. It is hoped and most strongly urged that the development of that seaway will be undertaken at the earliest possible date.

Long forward steps have been taken in the improvement of provincial municipal relations. Among those steps is legislation under which the Province and its Commissions will pay to the several municipalities concerned amounts equivalent to normal municipal taxes upon the various business and administrative premises owned by the Province and by its Commissions. A further step of great importance is a measure under which the provision of financial assistance to municipalities within the major mining areas of the Province is improved and increased. The basis of this assistance is made sound and permanent.

Provision has also been made for expansion and improvement of our great highway system. Especially important are plans which are related to the improvement of highway conditions more closely connected with the traffic problems of our larger urban centres.

For the greater benefit of our people in relation to the conservation of our forests the legislation affecting forest matters has been completely revised and consolidated. Under our new Crown Timber Act provisions are made under which the ultimate goal of fully sustained yield will be brought closer by greater control of forest practices. Ontario is maintaining its lead in forestry reform.

Legislation has been approved under which, in certain cases, persons may bring action against the Crown represented by the Province of Ontario without Her Majesty's consent first obtained.

Many other measures have been passed which tend toward the betterment of our people. Progressive improvements have been provided in many fields. Among these fields are those related to the education of our children, the distribution and sale of agricultural products, the conservation of fish and game and of our other natural resources, the rehabilitation of prisoners, the administration of justice, the administration of public welfare and the improvement of public health.

Among other matters which have had your attention are those requiring the approval of Private Bills. In twenty-eight cases the proposals of those concerned have received your sanction.
Satisfactory and adequate provision for the ensuing year has been made for the financial requirements of the government. The fiscal requirements have again increased and are higher than ever before. Through careful implementation of sound policies it is, nevertheless, not necessary to impose new or increased taxation. In fact some small reductions in taxation have been possible. Increased funds are being devoted to the various fields of public welfare and of public health, as well as to the assistance of municipalities. Hospitals have received larger benefits. It is gratifying to know that the well-founded financial condition of our Province is preserved and secure.

I wish to thank you for the appropriation of public funds for these and other purposes. I am confident that under the guidance of Divine Providence, the well-being and security of the people of our Province will be strengthened. May I thank you also for your diligent and loyal services as legislators.

The Provincial Secretary then said:—

Mr. Speaker and Members of the Legislative Assembly:—

It is the will and pleasure of the Honourable the Lieutenant-Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
APPENDIX

Minutes of the Meetings of the
Standing Committee on Fish and Game

Twenty-fourth Parliament
1st Session, 1952
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 First Session of the Twenty-Fourth Parliament of the Province of Ontario was held in Committee Room No. 2 on Tuesday, March 18th at 10 a.m.

The following members were present: Messrs. Allan (Haldimand-Norfolk), Allen (Middlesex South), Beckett, Beech, Cathcart, Edwards, Fullerton, Grummett, Hall, Harvey, Houck, James, Johnston (Parry Sound), Johnston (Simcoe Centre), Johnstone (Bruce), Kelly, Lyons, MacOdrum, Manley, McPhee, Nault, Parry, Pringle, Pryde, Robson, Root, Sandercock, Villeneuve, Ward and Wren.

On motion of Mr. Allan, (Haldimand-Norfolk), seconded by Mr. Janes, Mr. Johnston (Parry Sound) was made chairman unanimously.

Mr. Johnston thanked the members and then called on the Hon. Harold Scott to address the meeting.

Mr. Scott addressed a few words of welcome to the new members and requested all members of the Committee to confine their remarks only to questions in order to clear up points. "We found your help constructive in the past and I trust your briefs today will be as interesting," Mr. Scott told those who were there to submit briefs to the Committee.

Briefs were presented by the Ontario Federation of Anglers and Hunters Incorporated; Northern Ontario Outfitters' Association; The Lake Huron and Georgian Bay Commercial Fishermen's Association; Ompah Conservation Association; The Rice Lake Tourist Association; The Fort Erie Fish and Game Conservation Society, and A. E. Hick, chairman of the County Council of Victoria.

The Chairman called on Mr. Ken. Clarke, president of the Ontario Federation of Anglers and Hunters to present the brief from that organization.

In regard to Resolution No. 1 dealing with Water Pollution, Mr. Clarke said it was the biggest thing before the Federation at the present time. With all respect, he urged the government to make public the report on the Spanish River pollution.

Mr. Scott said that the Report will be tabled in the House and be available to the public during the present Session.
At the conclusion of his reading of the brief, Mr. Clarke reverted back to the matter of water pollution. He said the trouble with pollution generally is the failure on the part of industry to recognize its responsibility. The principle of responsibility is spotty, not clearly defined. Throw the wastes into the nearest water without consideration of the effect on fish production, he declared, was the practice.

Before presenting the resolutions of the Northern Ontario Outfitters' Association, Mr. Len Hughes, president, said that changing water levels due to Hydro and lumber operations in northern Ontario "have ruined our fishing", and his organization was supporting the recommendation of the O.F.A.H. in that respect. It was also in favor of stopping trout fishing during the spawning season, and would be happy to endorse the O.F.A.H. recommendation also, but it felt there was no use stopping angling while commercial fishing is allowed.

Mr. Hughes said the Outfitters comprise a group of 15,000 members with an annual pay roll of over six million dollars yearly. The Outfitters spend $168,000 yearly advertising Ontario and selling its attractions to tourists. It is the biggest group devoted to advertising and selling Northern Ontario and is an industry comparable to mining and lumbering and "we must ask you here to protect us same as lumber and mining business is protected."

For purposes of teaching conservation, Mr. Hughes highly recommended distribution of a book entitled "Clear Waters" by Ed. Dodd, creator of "Mark Trail", a cartoon strip carried by many newspapers. The booklet is obtained in quantity from General Motors, U.S.A., and is free. Mr. Hughes said he would have some to distribute to the Committee at its next meeting.

Following Mr. Hughes' submission of the Outfitters' resolutions, Mr. Harvey, M.P.P., Nipissing, heartily endorsed the resolution concerning the Champlain Trail area. Mr. Wren, M.P.P., Kenora, also supported the recommendation and agreed with Mr. Harvey that he would like to see it carried out.

Mr. Houck, M.P.P., Niagara Falls, asked Mr. Hughes if there were many people from the United States applying for licenses as outfitters.

This question was in reference to an earlier statement by Mr. Hughes that some outfitters were being crowded out by over licensing of camps.

Mr. Hughes told Mr. Houck that they were not complaining about Americans entering the industry. They just wish to protect their interests in keeping down the number of operators in certain areas. Many operators are Americans and some 300 of them spend their winters in the United States.

President T. H. McKenzie of The Lake Huron and Georgian Bay Commercial Fishermen's Association said it supports the O.F.A.H. recommendation on the Rankin River dam removal. He said the Department of Lands and Forests should have stated to the farmers along these lakes the standards of lake levels they are going to maintain. They have never done this.

In reference to the controversy about Colpoy's and Owen Sound Bays, Mr. McKenzie said his organization has asked for the opening of the two bays
for commercial fishing. They had been closed for 20 and 22 years, respectively. In 1950, Mr. Werner and Dr. Harkness attended the annual meeting. Dr. Harkness suggested they get together with the sportsmen and concur in this particular matter. The Sydenham called such a meeting asking for the opening of these two bays and the clearing out of the predator fish. They were opened in 1951, but the Wiarton Town Council in August of that year passed a resolution to close Colpoy’s Bay to commercial fishing again.

Mr. Hughes said the Department of Lands and Forests wouldn’t give him any information about the resolution or who was behind it. He believed the Wiarton Council was dominated by one man. The resolution went through and hardly anyone knew anything about it. Mr. Hughes said he believed there was a motion before the Department now to continue commercial fishing in Colpoy’s Bay.

Mr. Hughes then submitted the resolution from his Association which asks that no municipality should influence decisions on fishing seasons on the Great Lakes.

J. C. Dunham, president of the Ompah Conservation Association of North Frontenac, presented six resolutions and stressed No. 2 which is “that the closed season on Speckled Trout apply also to Lake Trout in lakes where speckled and lake trout are known to inhabit.”

Mr. Scott asked Mr. Dunham what he thought about stopping winter fishing in the area entirely. Mr. Dunham replied they would like to have winter fishing for lake trout in lakes not inhabited by speckled trout.

Mr. Scott suggested quick-freezing lake trout for winter use.

Mike Bates, Metagama, referring to Mr. Dunham’s No. 1 recommendation to have a legal time for lake trout at 15 inches, said that certain species of lake trout in Northern Ontario don’t grow beyond 15 inches. Under such a regulation, they couldn’t be fished.

Ralph Bice, Kearney, wanted to know if the recommendation for a close season on lake trout in speckled trout lakes applied to all parts of Ontario.

Mr. Scott said, “No, only to Frontenac County.”

In the preamble to his resolution, Mr. Dunham said his Association had asked for a few things last year, not many, but it is getting results. He extended his thanks to the Department.

A. J. Soper presented the resolutions of the Rice Lake Tourist Association. He said it was the third time this same brief has been up for the Committee.

Recommendations attached.

Mervyn Summers, Cartier, Ont., president of the Game and Fish Association, said he had no resolution to present at this meeting, but his main mission was to speak for the game wardens. He said the game wardens in the north
country are severely underpaid. They are not even making the wage of an extra gang labourer, he declared. Many of them have quit because they are not amply provided for. He believed men of high character have to be paid better than a daily worker. "It is pitiful, gentlemen, it is pitiful," he concluded. He would submit his resolution at the meeting to-morrow.

J. H. Jamieson, of the Fort Erie Fish and Game Conservation Society, presented the attached resolution that consideration be given to a change in the limit of catch of wall-eye or yellow pike in the international waters of Lake Erie and the Niagara River.

Mr. Jamieson only had one copy of his brief which brought a complaint from Mr. Johnstone, (Bruce) Committee member, that copies of briefs should be supplied to all members of the Committee so they could be studied.

Chairman Johnston assured the member copies would be made and be available at the next meeting.

A. E. Hick, chairman of the Victoria County Council Fish and Game Committee, recommended restricting fishing hours to from sunrise to sundown. We have become convinced we have got to protect the fish and stop the killing of pickerel and lunge, he said. Many fish all night. Our fish resources are being depleted.

In reply to a question by Mr. Scott, Mr. Hick said the recommendation was restricted to Victoria County.

Mr. Wren, directing his question to Mr. Scott, asked the present rate of pay for conservation officers.

Mr. Scott said he did not have this information with him, but would present it to the closed meeting.

Blake Uren, Orillia, spoke regarding the condition of fishing in Lake Simcoe. We don't pretend to know the answer, he said. What we would like this government to do is give us a biological survey to help prolong the fishing. We made an aerial survey which showed in excess of 3,000 fish houses on the ice of Lake Simcoe, most of them between Keswick and Beaverton. We do know the number of fish caught is getting less and less. The situation is particularly serious in regard to whitefish. We feel your department could help us.

Mr. Uren said letters from other clubs had been received by the Federation suggesting close spawning season of lake trout; licensing of fish houses be restricted; abolishing the use of "snaggers", etc.

Mr. Scott said legislation concerning use of snaggers was now awaiting approval at Ottawa.

Mr. Uren asked for the salary rate of conservation officers and the number employed. He wanted to know also if his club hired a game warden and paid him, would the Department recognize him. He said his club had a resolution to that effect.
Commenting on Mr. Uren’s observations, Mr. Ken Clarke said the Federation had asked for technical investigations. We want facts ascertained and we want to know where to go on from there, he said. Investigations do not give us practical solutions. We want to work along with the Department. We wish to co-operate. All their investigations should have a practical answer which we all can use constructively.

Mr. Len Hughes, mentioning Mr. Uren’s reference to paying game warden’s salary, said he didn’t see the necessity of a club paying a game warden’s salary.

We need more protection and we should have a one dollar license fee for persons 16 years and over, Mr. Hughes said. We are in accord with Mr. Clarke’s suggestion about biological studies. We want a practical paper on the result of those studies, something which we can go on. We don’t want 10, 15, 20 or 50-year programmes.

Referring to Mr. Uren’s statement re 3,000 fishing huts on Lake Simcoe, Mr. Summers asked “Were they fishing?”

Not only fishing, replied Mr. Uren, but doing acrobatic stunts such as trying to swim under the ice and come up at the next hole. (A Toronto man lost his life in such an attempt during the winter.)

Mr. A. L. Cochrane, who for over 50 years has been doing grand work for boys at the Lake Temagami Boys Camp, addressed the meeting. He said he was not even a member of the Temagami Camping Association, although he had come to the meeting at the request of the president of that body. Listening to what had been said, Mr. Cochrane believed “our problems are pretty much the same even if they are presented in different ways. He said suckers were the cause of reducing the fish supply and it would be an excellent thing if the suckers were destroyed as they go up the creeks in the spring. Lake Temagami fishing has become poorer and poorer. There is no game warden in the Temagami area. We should have one. He wondered what effect dumping fish into the lake had, as so very few reach maturity. We should have more money for protection and conservation. He would like to see a fish hatchery right in the centre of the Temagami area which is a mecca for tourists.

Mr. Harvey moved the meeting adjourn. The motion was carried. Meeting closed at 11.45 a.m.

Briefs presented to the First Meeting of the Fish and Game Committee, held March 18th, 1952:

THE ONTARIO FEDERATION OF ANGLERS AND HUNTERS INCORPORATED

RESOLUTIONS PERTAINING TO GENERAL AND FISH

1. Water Pollution Control Board:

WHEREAS water is one of our invaluable natural resources, and whereas the pollution of the waters of the Province constitutes a menace to public health and welfare, creates public nuisances, is harmful to the protection and
propagation of fish and wildlife including birds, mammals and other terres-
trial and aquatic life, and impairs domestic, agricultural, recreational and
other beneficial uses of water;

And Whereas the extent and the evil effects of pollution are not fully under-
stood by the people of the Province or even by the members of the Legis-
lature;

And Whereas existing Provincial legislation dealing with pollution is not
only inadequate but is entirely outmoded, and whereas the replies of the
Government to previous resolutions requesting forward-looking action on
the matter of pollution have been entirely unsatisfactory, if not actually
irrelevant;

Be It Resolved that the Government of the Province of Ontario treat the
matter of the pollution of the waters of the Province as a concern of extreme
urgency and, as an earnest of this attitude, forthwith arrange for the appoint-
ment of a Royal Commission:

(a) to study, and report fully on the conditions arising from the pollu-
tion of the said waters;

(b) to set classifications and standards of quality and purity of the
waters;

(c) to suggest a basis for adequate legislation to provide for the pre-
vention, abatement and control of new or existing water pollution, and
for the creation of a water pollution Control Board charged
with the enforcement of such legislation and with continued respon-
sibilities for the vital matter of the pollution of the waters of the
Province;

(d) and that a full report on the Spanish River Pollution investigation
be made public.

2. River Valley Authorities:

Whereas surveys made by the Department of Planning and Development
have shown the urgent need of measures of restoration and conservation in
most parts of southern Ontario;

And Whereas lack of unified leadership has made the rate at which measures
of restoration and conservation are being put into effect quite inadequate
to the urgency of the situation;

Be It Therefore Resolved that the Government be asked to put into
effect the recommendations of the Select Committee on Conservation, es-
pecially those which will enable the River Valley Authorities to enlarge the
scope of their work and thus accelerate the progress of conservation in their
respective areas.

3. Be It Resolved that the Ontario Federation of Anglers and Hunters Incor-
porated request the Federal Government to take further steps to plant trees
and shrubs along the Canal Waterways having in mind cover and food for
small game as well as beautifying same.
BE IT ALSO RESOLVED that we request them to give consideration to the
removal of unsightly logs, stumps, etc., along these scenic waterways which
have been created by dams, locks, etc.

WHEREAS it is thought that removing a few each year would eventually
have the situation cleared up. At present they are a hazard to tourists,
boating and fishing, also an eye sore.

4. It is urged that the Department of Lands and Forests take steps to contact
the Department of Education with as little delay as possible with a view to
introducing a required education program in the elementary and secondary
schools on the conservation of our natural resources.

5. WHEREAS the removal of the Government dam at the head of the Rankin
River which drains Boat Lake has been a deplorable error and a retrogressive
step insofar as conservation is concerned, and whereas this country has too
many lakes and streams drying up, and with the drainage of Boat Lake,
which is largely now a mud flats, another contribution has been made to the
wanton destruction of our natural resources, and whereas we are told
the Council of the Township of Amabel has been pressured to take the stand
that the dam should not be rebuilt and in our opinion this minority group
has been allowed to exert undue influence on the Department of Lands and
Forests who permitted the breaching of the dam.

For those not familiar with the situation, a short resume covering the
circumstances and conditions is probably in order: Not too many years ago
Boat Lake, which is situated in the triangle formed by Wiarton, Oliphant
and Sauble Beach, was one of our finest small inland lakes. It abounded in
game and other fish of various species and provided good fishing, a recreation
for many hundreds of people each year. Like other lakes, it was an important
tourist attraction and in common with all lakes and ponds, fulfilled the
important function of an inland water reservoir, thus helping to maintain
the water table of the land. It was also a haven for water-fowl and other
bird life along its shores.

The idea was conceived by some of the farmers in the district, some of
them living miles away, that if the lake was lowered or drained, it would
have a salutary effect on the drainage of their land. As most of the farms
in the district are very poor and as the expression of the advantages of the
drainage are questionable, on balance, it seems that the little benefit, if any,
derived by the local inhabitants, would be far outweighed by loss to the
general public and tourists suffered by virtue of the fact that the lake is no
longer available to them in a usable form. As a large part of the population
of the Township of Amabel are property owners of summer cottages, it is
inconceivable that a small group of farmers headed by the Township Council
of Amabel should be permitted to influence the Department of Lands and
Forests in perpetuating the error.

NOW THEREFORE BE IT RESOLVED that the Department of Lands and Forests
take immediate steps to correct the situation by the clearing away of all
obstacles to the restoration of the dam and to budget for all necessary
expenditures.
6. **WHEREAS** at the last annual Convention of the Ontario Federation of Anglers and Hunters a resolution sponsored by the Lower Mississippi Fish and Game Club requesting some reciprocity in migratory waterfowl hunting and angling between the Provinces of Quebec and Ontario on the interprovincial Ottawa River between the Towns of Hawkesbury and Mattawa, was approved and submitted to the Department of Lands and Forests for action, and whereas authority for such reciprocal licensing is already provided by the Game and Fisheries Act, Section 77:

"The Lieutenant-Governor in Council may make regulations—permitting residents of any Province extending a similar right to Ontario residents to be classed as Ontario residents for the purpose of any specified licence under this Act."

**THEREFORE BE IT RESOLVED** that the Ontario Federation of Anglers and Hunters at their next annual Convention, once again approve the above resolution, and once again urge the Department of Lands and Forests to finalize the matter with the Province of Quebec without undue delay.

7. **THAT** the Department should immediately investigate the damage to our fish population through changing water levels, during the spawning seasons of our various fish, and that every effort be made to secure the co-operation of those whose dams control such water levels, including industry, and the Ontario Hydro-Electric Power Commission.

8. Due to the excess lowering of the water level in some of our lakes, by the Hydro, the people of this province have suffered a great loss in fur, wildlife and fish, therefore it is proposed: **THAT** the Government take necessary steps to have these waters properly controlled and that water levels in lakes and streams kept at a medium level in order to preserve and encourage wildlife to remain and fish to continue to propagate. It is further proposed that any complaints in this matter should be brought to the attention of the district biologist and his recommendations be followed.

9. **THAT** the taking of Lake Trout by any means be prohibited during the spawning season in all inland waters.

**FOR DISCUSSION WITH THE DEPARTMENT.**

10. During the closed season for speckled trout, the Game Overseer has an impossible job, and it is an easy matter for the law violator to take this game fish to the detriment of the law abiding citizen; therefore it is proposed:

   Fishing through the ice north of the Mattawa River and east of the North Bay to Oba line of the C.N.R., be prohibited in any stocked speckled trout lake or stream during the closed season regardless of other species of fish that may inhabit such waters.

11. In order that coarse fish shall not contaminate waters from which they have once been cleared, it is proposed that:

   The use of minnows be prohibited as bait in any enclosed lake in which the coarse fish have been exterminated, and same restocked with speckled trout.
12. The flood waters in the lakes and streams in this Zone area, subside at least 15 days later than in the more southerly areas, and the present opening date of the pickerel season coincides with the spawning season.

Therefore Be It Resolved that the opening date for the taking of pickerel in that northern area starting at the northeast corner of the Township of Eddy on the Quebec border and going due west to the northwest corner of the Township of Crerar, then taking a line due north to the north line of the Township of Monish, then taking a line due west to the western Ontario border, be retarded at least two weeks or until the end of May.

13. Whereas there has been heavy fishing for lake trout in some lakes in Frontenac County, and whereas some of these lakes have been closed to winter fishing for several years and others left open;

Therefore Be It Resolved that the Ontario Department of Lands and Forests give serious consideration to an alternate closure and opening of these lakes for necessary periods under a suitable fish management program.

14. Whereas the present season for the taking of maskinonge east of Trenton by angling is from the thirtieth day of June to the second day of October, inclusive, and whereas this season does not coincide with the season for the taking of other game fish, such as bass, pickerel, etc., which frequently inhabit the same waters, causing much dissatisfaction to anglers who wish to abide by the regulations;

Therefore Be It Resolved that the season for the taking of maskinonge be extended to October 31st or to coincide with the season for other game fish.

15. Whereas due to the fact that the pickerel on their spawning run enter into Westlake from Lake Ontario, and whereas commercial fishing is permitted in this area of Lake Ontario;

Therefore Be It Resolved that the Department of Lands and Forests be requested to limit the use of gill nets and other commercial gear at the entrance of Westlake into Lake Ontario at Wellington Harbour, Prince Edward County.

16. That the opening date for speckled, brown and rainbow trout in Southern Ontario waters be such that it coincides with the opening date for pickerel.

17. The Greater Niagara Fish and Game Protective Association (International): "Resolved that the practice of dip net fishing in Welland County for coarse fish, with the exception of smelts, be discontinued."

18. Dunnville District Hunters and Anglers and Pheasant Breeders Association: "That the legal size of Yellow Pickerel taken by angling be increased to 15 inches."

19. Caledonia Hunters and Anglers: "Resolved that permission be obtained for an accredited organization to practice carp control measures in their respective districts."
20. Kent County Sportsmen's Association: "That the opening date for Black Bass season in the Lake St. Clair area be set back to correspond with the rest of the area, which is July 1st.

21. St. Catharines and Lincoln County Game and Fish Protective Association: "That the legal length of Brown and Rainbow Trout be nine inches."

22. RESOLVED that an overseer should be appointed to devote his full time to the St. Lawrence River for the area from the head of Howe Island to the foot of Grenadier Island and proper equipment placed at his disposal to assure more rigid (and very badly needed) surveillance. This equipment should consist of:

1. An ice punt. Preferably 3 to 4 stores at strategic points.
2. A medium sized, light weight boat 16 or 18 feet long with powerful outboard motor.
3. A small cruiser—about 25 feet, capable of 20 to 25 miles per hour

23. WHEREAS the number of biologists throughout Ontario should be rapidly increased for more extended investigations into wildlife and fish conditions be it resolved that we urge that a biologist be appointed to the Sudbury District as soon as possible.

24. Many campers are prone to scatter their garbage, that is, used cans, bottles and paper, into the water and along the shoreline. This is unsightly, dangerous, and creates fire hazards; therefore the government is requested to: Continue more vigorously the education program instructing fishermen and campers in the proper disposal of fish entrail and other refuse.

25. The Forestry Department is requested to take steps to curtail the cutting of trees along the lake shores especially during the early spring when ice fishermen are operating.

RESOLUTIONS PASSED AT NORTHERN ONTARIO OUTFITTERS
23rd ANNUAL CONVENTION
Held at the Empire Hotel, North Bay, Ontario
January 28-29-30, 1952

1. WHEREAS the present wording of the law allowing two days' possession limit and one day's shipping limit is causing waste of fish and confusion on the part of non-resident anglers;

BE IT RESOLVED that we request the Department of Lands and Forests to abolish the present system and replace it with a system permitting license holders to have in their possession one day's limit plus one fish, this to apply to all game fish except muskies, for which the possession limit should be one day's catch only, and that possession limit coincide with the shipping limit.

2. WHEREAS due to the new zoning regulations as laid down by the Department of Lands and Forests the French River waters and contiguous areas are now classified to be an "L Zone" whereas they were formerly classified to be a "C Zone", and
WHEREAS this new regulation has now exposed said areas to further exploitation by new commercial tourist outfitters camps, thus defeating the conservation programme of the French River Resorts Association which is being carried out with the approval of the Department of Lands and Forests, and

WHEREAS it is considered to be a well-known fact that the fish and game resources of said areas will not stand the strain of further exploitation which will only create said areas into a barren wilderness and jeopardise the huge investment of the already established tourist business and eventually cut off the large revenue now being enjoyed by the province;

THEREFORE Be IT RESOLVED that the Department of Lands and Forests be requested to declare the French River waters and contiguous areas to be classified as a "C Zone".

3. WHEREAS the natural source of supply for Pickerel from Georgian Bay into all rivers between Parry Sound and the Bad River is being seriously hampered by the activities of commercial fishermen placing pond nets off the mouths of these rivers in the path of the natural currents from Georgian Bay into these rivers thereby preventing free access of Pickerel to these waters;

Be IT RESOLVED that the Department of Lands and Forests be asked to have these pond net licenses either cancelled or the nets moved well out into Georgian Bay.

4. WHEREAS serious depletion of game fish stock seems likely to develop because of the intensive angling from an increasing number of anglers, larger programs of re-stocking are now required, and the present resources of Kenora and Fort Francis Hatcheries are not sufficient to meet the requests for re-stocking;

Be IT RESOLVED that the Department of Lands and Forests be requested to apportion more funds for a re-stocking program in the Kenora and Rainy River Districts, and That consideration be given once more to the expansion of the rearing and re-stocking facilities in this part of the province, and that a muskie rearing station be established in the Dryden District since there is a natural water supply.

5. WHEREAS in the districts where numerous muskies are taken in the early part of October, many of whom are unavoidably killed now, and sufficient numbers of lake trout are not taken by angling during the fall season to jeopardize the supply;

Be IT RESOLVED that the open season for the taking of muskies be extended to October 15, north and west of the old Canada Atlantic Railway running between Parry Sound and Pembroke, and That no change be made in the present open fall season for lake trout taken by angling.

6. WHEREAS the present booklet type non-resident angling licenses is not considered very convenient for use by the license holder, especially when asked to produce same by the game warden, and

WHEREAS it is considered that a license in the form of a button or waterproof
shield would be more convenient, and would be an added form of advertising the province as most sportsmen would continue to wear their license button after returning to their homes;

**Therefore Be It Resolved** that the Department of Lands and Forests be asked to consider the use of a different form of license to the one now being issued, or, the addition of an identification button to the present license, same to be provided without additional cost to the purchaser.

**That Whereas** the Champlain Trail is of great historic value and a heritage that must be preserved for posterity and whereas the Champlain Trail is one of the most beautiful scenic waterways on the continent, it should be preserved for the pleasure of all, for all time, and whereas if immediate action is not taken this historic heritage will be spoiled through the possible sale of land to a few cottage or camp owners;

**Therefore Be It Resolved** that we request that parts of the Champlain Trail, still unspoiled, on the Mattawa River watershed, comprising Turtle Lake, Stoney Lake, Whitefish Lake, the Lost River to its mouth on Talon Lake, be reserved as a buildingless Forest Area, said area to be 500 feet on each side of above-named waterways (lakes and rivers); that no timber under 13 inches in diameter be cut except under Government supervision, in said area or to the height of land visible from lakes and rivers mentioned. And further that we request that the part of the Mattawa River running from Pimisi Lake eastward to Beaulieu Lake (which is also part of the Champlain Trail) be reserved as a Forest Area with the same boundaries and provisions as apply to the first part; and further, being that part of this area is in the Consolidated Timber enforced.

**THE LAKE HURON AND GEORGIAN BAY COMMERCIAL FISHERMEN'S ASSOCIATION**

Oliphant, Ontario,
March 17th, 1952.

Hon. Harold Scott,
Minister, Department of Lands and Forests,
Toronto, Ontario.

We, The Lake Huron and Georgian Bay Commercial Fishermen's Association respectfully suggest that no Municipality should have any influence in your Department in regards to changing or making any laws that would open or close any Great Lakes Area that effects Commercial Fishermen or Anglers.

And, where any controversy arrives between any group of Commercial Fishermen or Anglers, it would be settled by your Department on the merits of the case, and, if possible, amicable agreement between parties involved.

T. H. MCKENZIE,
President.
Wild Life and Game Committee,
Dept. of Lands and Forests,
Toronto, Ontario.

(Attention: Hon. H. Scott)

Gentlemen:

That your committee give the following recommendations particular consideration:

1. Legal limit length for lake trout be 15 inches.

2. That the closed season on Speckled Trout apply also to Lake Trout in lakes where Speckled and Lake Trout are known to inhabit.

3. Net trash fish out of Palmerston and Canato Lakes owing to the trash fish such as Rock Bass and Suckers eating food for Trout and taking Trout spawn. Our Association feels this can be done at small costs to Department. Cottage's owners and holidayers do the work under supervision of Game Overseers.

4. More Fish Stock for restocking as per our applications.

5. That the Department take serious view of our deer before they are shot out of existence. We feel some restrictions should go into effect before this 1952 season. We suggest camps be limited to a certain number of deer irrespective of number of hunters.

Also licenced guides be prohibited from fire-arms while guiding hunting party or parties.

J. C. DUNHAM,
President, Ompah Conservation Association.

Presented by Mr. Soper:

THE RICE LAKE TOURIST ASSOCIATION
Rice Lake, Ontario

President—Arthur Elmhirst
Vice-President—Don Sidey
Secretary-Treasurer—Arthur Braithwaite

Hon. H. R. Scott, Esq.,
Minister of Lands and Forests,
Parliament Buildings,
Toronto, Ontario.

March 15, 1952.
Dear Sir:

At a meeting of the Rice Lake Tourist Association a motion was carried to petition the Fish and Game Committee appointed by the Legislature, that section 42 of the Fish and Game Act be rescinded, to bring the Counties of Northumberland, Durham and Peterborough on the same category as the rest of the province, as recommended by the counties mentioned.

We of the Association feel that the rest of the Province has at least the month of June more for inducement to Tourists to spend their holidays in their district, as in the Trent District one cannot drift or cast for pickerel from a boat from May 15th to June 30th.

Under the watchful eye of the Department of Travel and Publicity we are continually urged to bring our camps up to a better standard. We consider Section 42 of The Fish and Game Act a detriment to operators of this district in making such changes as they suggest. The Trent District is under a special law governing the opening season on drifting and casting which means one and one-half months less revenue to the operators than the rest of the province.

Hoping to have some action taken on this matter by the Committee set up by the Legislature at this session.

Respectfully submitted,
ARTHUR BRAITHWAITE,
Secretary-Treasurer,
Rice Lake Tourist Association.

SUGGESTIONS:

Rescind Section 42 or put the rest of the Province on the same basis.

Would the Department see fit to give the Trent System the month of June to drift and cast from a boat for pickerel.

Is it possible to get better law enforcement on cases of fishing through the ice for pickerel and the selling of same after the charges have been laid.

More action taken against wards of the Government for fishing out of season.

Presented by Mr. Jamieson.

FISH

Mr. Chairman, Honourable Mr. Scott, Ladies and Gentlemen:

My fellow delegate, Mr. Obenauer, and I came here on behalf of the more than 300 members of the Fort Erie Fish and Game Conservation Society, an International organization made up of sportsmen on both sides of the border, to petition the Department of Lands and Forests to give consideration to a change in the limit of catch of walleye or yellow pike in the International waters of Lake
Erie and Niagara River. In view of the fact that there is no limit to the number of walleyed or yellow pike, a fisherman from New York State may take while fishing the same waters, practically side by side, it must be obvious that the inequality of this limit is extremely unfair to those fishing on the Canadian side of these waters. We readily understand that the present limit is necessary in smaller inland lakes and we believe this should be retained as a sound conservation measure. The fact that the waters of Lake Erie are commercially fished should, we think, lend weight to this petition. Sportsmen's groups along the frontier have informed us that New York State has a very heavy restocking programme for these waters which keeps the fish supply at a very high level.

Those of us who live near the Niagara Frontier recall that several years ago New York State had a low catch limit but on the plea of sportsmen it was removed entirely while the Canadian department imposed a very low limit after having no limit at all, thus reversing the entire fishing picture along the border.

We believe that a substantial increase in the present limit would bring thousands of additional sportsmen across the border to Canada and would provide a definite increase in non-resident licence fees to the Department of Lands and Forests. We, therefore, urge that your Department give serious consideration to this petition and make the International waters of Niagara River and Lake Erie an exception in the now existing law.

Mr. Jamieson,
Executive Committee,
Fort Erie Fish and Game Conservation Society.

Presented by Mr. Hick.

THE LINDSAY CHAMBER OF COMMERCE

March 11th, 1952.

Mr. Bert Hick,
Deputy Reeve.

Dear Mr. Hick:

Regarding our recent conversation relative to the opening and closing of the fishing season, we discussed this problem briefly with Bobcaygeon Chamber of Commerce, Fenelon Falls Chamber of Commerce, and Rice Lake, on Wednesday, March 5th, 1952. All were definitely in favour of sunrise to sunset fishing but there will be some objection to the opening of the Pickerel Season on July 1st, by the Rice Lake operators.

However it is conceded by a great number of Guides, The Kawartha Lakes Cottagers Association and many other associations, that if this district is to survive as a resort area, that our future is dependent upon ways and means of protecting our fish and wildlife.

May I respectfully suggest that any course you decide to take that will
insure a conservation program will eventually meet with the approval of all. The situation we find ourselves in today is a very serious one. Personally I can speak with a bit of background and knowledge of conditions in the area having been a summer resident for the past thirty years. I can assure you it is very grim.

If we can be of any service please do not hesitate to call on us.

Yours sincerely,
HAROLD POLLOCK,
Secretary-Manager,
Lindsay Chamber of Commerce.

SECOND MEETING

The second meeting of the Standing Committee on Fish and Game of the first session of the Twenty-fourth Parliament of the Province of Ontario was held in Committee Room No. 2 on Wednesday, March 19th, at 10 a.m.

The following members were present: Allan (Haldimand-Norfolk), Allen (Middlesex South), Beckett, Beech, Elliott, Fishleigh, Grummett, Harvey, Houck, Janes, Johnston (Parry Sound), Johnston (Simcoe Centre), Johnstone (Bruce), Kelly, MacKenzie, MacOdrum, Mapledoram, Morningstar, Murdoch, Noden, Parry, Pryde, Robson, Root, Villeneuve, Ward, Warrender, Whitney and Wren.

Following the roll call, the Chairman, Mr. Johnston (Parry Sound), asked Hon. Harold Scott, Minister of Lands and Forests, to address the meeting.

Mr. Scott welcomed the delegations and observed that because of other Committee meetings, some members might arrive late. However, all the resolutions would be presented and everybody would have an opportunity to speak on them, but he asked members of the Committee to save time by withholding their remarks until the last meeting, at which they would have an opportunity to consider the presentations.

Len Hughes, president of the Northern Ontario Outfitters' Association, submitted the first brief and other briefs were submitted by Mr. Ken Clarke, president of the Ontario Federation of Anglers and Hunters Incorporated; Mr. Charles Hoover, of Markham Township, representing the Regulated Game Preserve Areas of townships in York, Ontario, Northumberland and Durham Counties; Wallace McKee of the New Ontario Trappers Association; Rev. W. G. Berry, of the Board of Evangelism and Social Services of the United Church of Canada, representing the Lord's Day Alliance; Don Fennell, representing the Bow Hunters of Ontario, and L. Obenauer, representing the Fort Erie Fish and Game Conservation Society.

All briefs are attached herewith.
Before submitting his brief, Mr. Hughes presented Mr. Scott with a hand-painted tie which, he explained, the Minister was to wear when he opened the moose season "to keep the man encouraged and his spirits up." Mr. Scott thanked him.

Before proceeding with his resolution, Mr. Hughes distributed some copies of a booklet entitled "Clear Water", in the series "The Fight To Save America's Waters" by Ed. Dodd, creator and writer of "Mark Trail".

Mr. Hughes criticized the statistical department at Ottawa on its conservative estimates of the value of the tourist business. He said the Outfitters' Association on its compilation of figures and facts could show that in Northern Ontario alone the tourist business is worth over $39,000,000 a year.

In reference to the Outfitters' second resolution asking for an earlier season on moose, Mr. Hughes stated that moose are not fit to eat in November and it is not safe for hunters to travel on the lakes and rivers in November.

Concerning the resolution on deer, Mr. Hughes said the members of his Association were not all agreed on it.

Mr. Hughes did not present a resolution to this effect, but he said his Association was in agreement with the Ontario Federation of Anglers and Hunters to keep the Quetico-Superior International Peace Memorial Forest in its natural state. It was asking for no change in Quetico Park.

Mike Bates, Metagama, addressed the Committee following Mr. Hughes submission. He read a newspaper clipping telling of the killing of 24 moose on railroad tracks in the northland. The moose were attracted to the railroad tracks by strong headlights of the engine.

In a lengthy preamble to the resolutions presented by the Ontario Federation of Anglers and Hunters, President Ken Clarke, the next speaker, said he had read a report in the Toronto Globe & Mail that rod licenses were favored by the Outfitters. Mr. Clarke said the Federation does not favor rod licenses.

"All our resolutions are tending toward a certain line," he explained. The Anglers and Hunters find in their own organization an increasing desire of the wage earner to go afield for himself or family. Many are week-landers. Some go to outfitters, some to other camps of their own.

Mr. Clarke said his organization thinks the Department of Lands and Forests is doing better now than it has ever done before. "We are well satisfied generally," he declared.

On the question of production, Mr. Clarke said that it is necessary to go back to fundamentals in land use. Habitat is a great problem and is what we have to deal with now. Soil erosion, lowering and drying up waters are all a part of that problem. Fish and game are by-products of proper forest and agricultural land use.

In reference to farmers-sportsmen relations, he said the Federation is one
with the farmers in stopping hooliganism and vandalism in the field. He said that his organization's Consultation Council had talked with the municipalities of York County in this respect and similar talks were being held with Haldimand and Middlesex Counties.

Mr. Clarke pointed out, however, that the question of the preservation of law in respect to fish and game is very hard to enforce in the hard rock country of the north. "We are primarily concerned that the forests be properly used," he declared.

He said that the area between the Ottawa River and Georgian Bay contains much land that should not be settled. Poverty increases enforcement problems. In the north sustained yield forestry is well advanced and he suggested that forest protection and operator's access roads should be open for recreation use.

He recommended that a corps of trained guides for Quetico in advance of road access from the Ontario side.

Mr. Clarke then presented the resolutions which are attached herewith.

Mr. Justice Treleaven, introduced by the Chairman, had no written brief, but he requested the Committee to re-open an area closed last year in the Parry Sound district to deer hunting. The Judge stated he belonged to the Bully-O Hunt Club which had been established 35 years ago. "We built a modest camp," he said, "and we hunted regularly over about two square miles in an area which is about 65 miles long running north of Parry Sound to about 300 miles to Georgian Bay and west of the C.N.R." Last year, we learned for the first time as the season approached that the area was closed to deer hunting. We would like to make representations to the Committee to have the area re-opened."

Mr. Charles Hoover then presented the resolutions from the Regulated Game areas which recommended classification of hunting hours, 2-day pheasant hunting season only, action to control .22 and higher powered rifles carried in cars by poachers, and stiffer penalties for shooting pheasant, partridge and grouse out of season.

Mr. Hoover's resolutions are attached herewith.

Preliminary to presenting the submissions from the New Ontario Trappers Association, Mr. Wallace McKee said that trappers today are different than those of 10 years ago. The zone system makes them properly conscious of conservation. His association was helping to educate and organize them.

Referring to the resolution of the N.O.O.A. opposing trappers' gill nets, he suggested that the licence contain provision to prohibit taking of game fish during the spawning season. The licence means much to trappers, he declared, and should not be taken away. He thought control could be exercised by the fear of losing trap lines if any breach of gill net licence occurred.

The resolutions of the Association are attached herewith.

Rev. W. G. Berry, who had made frequent attempts to present his brief,
but had not previously informed the Chairman that he had one to present now got an opportunity to register the Church's objection to hunting on Sunday.

Mr. Berry prefaced his brief by stating that "we of the Church admire the work done by the Anglers and Hunters and other organizations. We are full of praise for the work done by the Department, too. We don't want to discriminate against any group, but we feel this Committee has a responsibility to all the people of Ontario and we would oppose any amendment to The Fish and Game Act which would permit Sunday fishing and hunting.

Mr. Berry then read his brief which is attached herewith.

Don Fennell, representing the Bow Hunters of Ontario, presented the resolution attached herewith asking that bow hunters be given a two weeks season for deer hunting prior to the regular season. He stated his group is less interested in killing than in hunting and pointed that in Wisconsin where bow hunting season of one month was allowed before the rifle season, only 121 deer were killed compared to 50,000 estimated during the rifle season.

Ralph Bice, of Kearney, said that Dr. Harkness had asked him to come to the meeting to speak on behalf of the guides. He said there were few guides left. He disagreed with the Federation prohibiting guides from carrying guns and that much legislation restricts them rather than assists them. He suggested practical training for guides in the bush and that senior guides assist young guides.

Dr. Alan Secord, of Toronto, made a plea for hunting with dogs. He agreed with the N.O.O.A. in this respect. If a man wants to use a dog let him use it, he stated, except in special areas where dogs are not necessary.

Mr. L. Obenauer presented the resolution of the Fo'rt Erie Fish and Game Conservation Society which is attached herewith.

Mr. Howard Sale, of Toronto, had no brief to present, but he asked for the opportunity to say a few words about duck hunting. He said the greatest predator against the duck is the crow and urged encouragement of the destruction of crows. He also urged that it be made mandatory to use retriever dogs in duck hunting in marshes to retrieve dead and crippled ducks. He related a case of hunting in the Holland marshes where 36 ducks were killed and only four recovered. He told of how his own dog had retrieved a number of ducks shot by other hunters in the Holland marshes last fall. These ducks would never have been recovered but for his dog which was the only one in the vicinity at the time.

Mr. Sale disagreed with Rev. Berry's contention that shooting deer on Sunday would interfere with Sunday picnickers, as the picnickers are not out in the woods in October, November or December.

Len Hughes, of the N.O.O.A., commented on some conflicting testimony respecting guides and urged the Committee not to blame good guides for sins committed by the bad ones. He hoped Sunday shooting would not be enforced in the north country.

Mr. Harvey moved adjournment of the meeting.

Meeting adjourned at 12.30 p.m.
Briefs presented to the Second Meeting of the Fish and Game Committee, held March 19th, 1952:

RESOLUTIONS PASSED AT NORTHERN ONTARIO OUTFITTERS 23RD ANNUAL CONVENTION

Held at the Empire Hotel, North Bay, Ontario
January 28th, 29th and 30th, 1952

Presented to the Fish and Game Committee by Mr. Len Hughes.

MOOSE SEASON

WHEREAS the increase in moose throughout the area does not warrant an open season, and there was last year an abuse of the hunting privilege by residents, and being able to see moose in their natural haunts is considered a greater attraction:

BE IT RESOLVED that until such time as the Department of Lands and Forests obtains more complete information as to the number and condition of moose, the moose season be closed for both residents and non-residents in the Kenora and Rainy River Districts.

MOOSE

IT IS RECOMMENDED that the N.O.O.A. request the Department of Lands and Forests to establish controlled moose hunting in Northern Ontario except in the congested areas that we have asked to remain closed. This to be done by a system of zoning, with an allocation of limited number of licences to each zone according to the estimated moose population by the Department of Lands and Forests. This regulation to become effective for the season of 1952.

The season north of the main line of the C.N.R. Railway to open not later than October 1st, and south, October 15th.

DEER

WHEREAS it is the considered opinion of camp operators through this area that a threat to the survival of the deer population is coming about as the result of wolf predation together with concentrated hunting:

BE IT RESOLVED that the opening date for Deer Season be set at October 15th, throughout the Kenora and Rainy River Districts.

WHEREAS in the Kenora and Rainy River Districts where deer hunting is done to a large extent on islands and points the use of dogs for deer hunting is slaughter and not sport;

BE IT RESOLVED that we petition the Department of Lands and Forests to prohibit the use of dogs for big game hunting in the Kenora and Rainy River Districts.
Duck Season

WHEREAS it is the opinion of Camp Operators in this District that the season as at present is satisfactory;

BE IT RESOLVED that in the Kenora and Rainy River Districts the duck hunting season open September 15th.

WHEREAS it is the opinion of Camp Operators in this District that the regulations regarding duck hunting and particularly the running of ducks with high-powered motors is not being adhered to;

BE IT RESOLVED that the Department of Lands and Forests be urged to patrol more extensively during the duck season to ensure rigid enforcement.

Season Announcements

WHEREAS confusion results to both camp operators and their guests when changes are made in seasons and limits are announced only by press releases;

BE IT RESOLVED that any change in seasons set forth by Orders-in-Council or Migratory Game Bird Commission—e.g., grouse, duck, game preserves, etc.—be announced as soon as passed, mimeographed copies sent to all outfitters and issuers of licences immediately stating the seasons, bag limit and possession limit.

Guides for Hunting

WHEREAS camp operators generally throughout the Kenora District approve of the manner in which the guide law was handled in 1951 in the Kenora District;

BE IT RESOLVED that permanent suspension of the law be brought about, and that the use of guides in the Kenora District be no longer compulsory for deer hunting.

Wolves

WHEREAS the big game population is endangered by the large number of wolves, and

WHEREAS trappers are reluctant to hunt and take wolf pups due to the lower bounty on pups;

BE IT RESOLVED that we petition the Department of Lands and Forests to increase the wolf bounty to $35.00. This to include wolf pups as well as adult wolves.

Restricted Area

BE IT RESOLVED that all of Sabaskong Bay, Lake of the Woods, be declared a closed area, as far as more commercial camps are concerned.
GAME PRESERVES

BE IT RESOLVED that the Department of Lands and Forests be requested to keep open for 1952 the Lake of the Woods Crown Game Preserve.

GAME SANCTUARY

WHEREAS the deer population in the French River area has shown a great decline during the past few years, and

WHEREAS it is considered that Eighteen Mile Island and Rainy River Island, situated between the north and south channels of the French River would make an ideal game sanctuary;

THEREFORE BE IT RESOLVED that the Department of Lands and Forests be asked to declare said islands to be an official game sanctuary, and further that all members of the French River Resorts Association be declared deputy game wardens to assist the local wardens in the performance of their duties with regard to this proposed project.

GAME LAW CHANGES

That no changes in fish or game laws for a district be made without the recommendation of the District Forester and a representation of Tourist Outfitters and Trappers of that District.

BOUNDARY

RESOLVED that the Department of Lands and Forests be asked to change the boundary designated heretofore as the French and Mattawa Rivers in regulations concerning deer, moose and small game hunting—and that the new boundary be the French River, southern shores of Lake Nipissing to an intersection in North Bay where No. 17 highway crosses No. 11 highway, thence using No. 17 to the town of Mattawa and the Ottawa River, as the boundary.

TRAPPERS NETS

That it be illegal to place gill nets for lake trout in any lake whose area is less than three square miles. (The Department are now issuing gill net licences indiscriminately to trappers for the taking of lake trout off their spawning beds.

Result: The cleaning out of lake trout in a very short period of time from the smaller lakes.)

This recommendation with any additions such as nets NOT to be set in lakes that contain such game fish as bass, speckled trout should also be strongly supported by N.O.O.A.

EDUCATION

That an early program of conservation education be started in Ontario schools. This to apply principally to rural schools or to schools adjacent to rural areas.
Wolves

That special attention by the Division of Fish and Wildlife be given, not to a "study" of wolf-control, but to wolf-control itself.

That trappers be encouraged to get out not later than September 1st with both traps and snares in areas where deer hunting with dogs is not common. When the winter season sets in and traps and snares no longer workable, poison to be issued to trappers where conditions warrant.

THE ONTARIO FEDERATION OF ANGLERS AND HUNTERS INCORPORATED

RESOLUTIONS PERTAINING TO GENERAL AND GAME

To be presented by Mr. Clarke to the Fish and Game Committee
Wednesday, March 19th, 1952

1. Quetico—Superior International Peace Memorial Forest

Whereas it is recognized in all civilized countries that the preservation of wilderness areas is a duty which is owed, on recreational, educational, esthetic and scientific grounds, both to the present inhabitants and to all future generations and whereas, in Ontario, the increasing population, the rapid spread of industrialization and the widespread use of aircraft in hunting and fishing have resulted in rapid deterioration of wilderness values in the last few years and will make it more and more difficult to establish and protect wilderness areas unless immediate action is taken; and whereas the Rainy Lake and Pigeon River watersheds constitute some of the finest unspoiled fish and game country in Canada, with exceptional historic interest, and whereas the fish, game and recreational resources offer the highest potential lasting value for this area and whereas the new highway under construction from Shebandown to Atikokan will open up much of this country:

BE IT RESOLVED that the Government of the Province of Ontario take exceptional precautions to see that fish, game and recreational resources of the area are not abused.

That the Government prepare a zoning plan which will set aside a zone or zones within the area which will remain in complete wilderness, and be free from buildings and roads, and with the very highest standards of shore-line protection, anti-flooding regulations and any other measures which will ensure the preservation of the natural beauties of the area.

That the Government, as part of the zoning plan, make a thorough study and decide what zones, in addition to wilderness areas, should be allotted to commercial outfitters, what to resorts and cottages, and what to unrestricted development.

That the Government should consider favourably, as the best lasting
guarantee of preservation, the proposal of the Canadian Quetico-Superior Committee for an international treaty, as and when there is a favourable expression of opinion for the proposal in that area of the Province.

2. That a Game Preserve of up to one thousand square miles area be established north of Lake Wanapitei, based on a suggested line from Tyroone to Mac-Beth Townships, and extending northward to a line from Adams to Balck Townships with adequate forestry and wildlife control.

3. 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 motor vehicles while in the same condition and that game wardens be empowered to make arrests for such violations.

4. Wilderness Areas

In view of the need for immediate and vigorous action on the preservation of wilderness areas, as noted in Resolution 1, and in view of the fact that the present system of Provincial Parks, Reserves, etc., does not provide a satisfactory system for the preservation of wilderness areas, wildlife sanctuaries, etc.; Be It Resolved that the Government of Ontario explore the possibility of establishing additional protected areas of such types and in such locations as to ensure the preservation of all major plant and animal communities native to the Province of Ontario in the closest possible approximation to natural conditions.

5. Whereas according to law, youths under sixteen are not allowed to carry a gun, and whereas youths should be given proper instruction before this age—

Therefore Be It Resolved that youths under the age of sixteen be granted a special permit to carry firearms to hunt, provided they are accompanied by an adult with a hunting licence who is instructing them in the proper use of said firearms.

6. Resolved That the development of fish and wildlife be instructed to publicize more fully to licence issuers as well as the general public as to the open seasons for upland game, etc.

7. That the Government be requested to enact more stringent laws and impose harsher minimum penalties for any infractions of the Fish and Game Laws.

8. That guns and equipment seized by game overseers be held and sold at public auction in the respective departmental district in which they were seized.

9. Be It Resolved that the Ontario Federation of Anglers and Hunters Incorporated request the Ontario Department of Highways to take steps to plan a much more extensive tree and shrub planting program, having in mind shrubs and trees beneficial to wildlife. It being felt that on many of the 100 foot right-of-ways small game have no protection or cover from man or predator. It further being resolved to request the Department of Lands and Forests to appoint whom they see fit someone from that Department to
co-operate with the Department of Highways on this matter so that a plan can be set up quickly and carried to a successful conclusion. As we feel this will be a move strictly in the interests of conservation yet most useful to the Department of Highways as a protection to their splendid highways at the same time beautifying roads of travel.

10. **Be It Resolved** that additional care be taken when the Ontario Department of Highways, Counties and Townships are constructing new roads, widening roads and cutting down hills, grading, etc., that clay silt is not guided or left in such a manner as same will be washed into streams and creeks, more particularly those waters frequented by speckled trout, the reason being obvious, the covering of spawning beds, feed, etc. It is felt that considerable damage is done prior to the sodding, etc., of these slopes that necessary precautions should be taken at the time work is being done.

11. Whereas the present regulations of the Migratory Bird Act permit the shooting of snipe prior to the opening of the duck season, and whereas this may permit hunters to be in the marshes and to illegally shoot ducks prior to the opening date, and whereas this greatly complicated the proper enforcement of the regulations, and whereas any change in the snipe season would create no hardship for the snipe hunter as there is scarcely any hunting for these birds;

**Therefore Be It Resolved** that the dates of the snipe season be made to coincide with the dates of the duck season.

12. Whereas wolves have increased at an alarming rate in recent years—with, the result that the deer herds are suffering through this increase, and whereas the wolf pelt is of no value;

**Therefore Be It Resolved** that the Department of Lands and Forests combat the wolf menace in three ways—

1. Raising wolf bounty.
2. Issuing poison under strict control as to distribution.
3. Hire professional hunter or hunters for one year to see what results can be obtained.

13. Whereas the Hungarian Partridge have not multiplied enough to warrant an open season;

**Therefore Be It Resolved** that the season on Hungarian Partridge remain closed in Northwestern Ontario.

14. Whereas at the present time it is unlawful to hunt or discharge a firearm in Ontario on Sundays, and whereas other fields of sport are enjoyed in all sections of the Province with commercialized sports permitted in many centres, and whereas the No Hunting on Sunday law is a definite discrimination against the majority of sportsmen who have only weekends for relaxation and their favorite sport, and whereas we believe the vast majority of sportsmen in Ontario are in favour of the abolition of this law, and the recognition of their just privileges, and whereas it has been proven in other Provinces more densely populated that hunting on Sunday does NOT decrease the ratio of game;
15. **Therefore Be It Resolved** that the Ontario Federation of Anglers and Hunters approve at their annual Convention and thereafter submit to the Department of Lands and Forests their recommendation that hunting on Sunday be permitted in this Province.

16. **Whereas** the Peterborough Fish and Game Protective Association feels that owing to the overburden on the existing Game Wardens to give adequate supervision and that existing legislation is at present not being sufficiently enforced and cannot be with the present staff, and whereas the Licence for Deer hunting covers such a short period, which too is governed by the weather conditions prevailing, and whereas with the season reduced in Southern Ontario as to Northern Ontario, we feel that Sunday hunting should be allowed during the open season for deer, and whereas it would allow others unable to participate in this fine sport an opportunity to have two Saturdays and one Sunday, or 3 days hunt, and whereas sporting events of other kinds are allowed, where participation for money and prizes are allowed;

**Be It Resolved** the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests of Ontario to allow Sunday shooting for the period of time covered in the regulations for Deer hunting in Ontario.

17. **Whereas** it is in the interests of Conservation, Safety and Economy that non-residents have a guide when hunting so that the game laws will be observed, to prevent hunters from being lost with the possible results of loss of life or expensive and extensive searches being made to find them;

**Therefore** it is recommended that non-resident hunters, hunting in the District of Thunder Bay, be required to have a guide, similar to legislation now in existence in Kenora and Rainy River Districts.

Our delegate to the Fish and Game Committee of the Legislature has been instructed to assure the Government that: The present guide law in Rainy River is desirable and conforms to wishes of Zone One, Northwestern Ontario; The open season on deer in Rainy River continue to be from November 1st to 25th, not earlier.

18. **Whereas**, due to the scarcity of rabbits, the fox is depleting the supply of partridge, and whereas the present value of red fox pelts is very low;

**Therefore Be It Resolved** that a bounty of $5.00 be placed on the red fox.

19. **To further increase** the deer population in Northern Ontario be it resolved that the running of dogs in the bush during deer hunting season in that portion of Ontario in the districts of Sudbury and Nipissing, north of Lake Nipissing and French River, and west of the North Bay to Oba line of the C.N.R., and including Manitoulin Island, be prohibited, for a limited time.

20. **On Hawks and Owls:**

**Whereas** the very large amount of scientific evidence available shows that hawks and owls, considered collectively, are an important element in the normal balance of the wildlife of the province;
Be it therefore resolved that the Government be asked to place all hawks and owls on the list of birds protected at all times, provided that an owner of domestically raised birds may destroy any hawk or owl he finds damaging his birds.

21. Whereas the present regulations which permit hunting for deer with dogs are considered to be satisfactory to a large majority of deer hunters in this area;

Therefore be it resolved that the Ontario Department of Lands and Forests be requested to continue permission to hunt with dogs, except in that portion of Ontario described in Resolution No. 19.

22. Be it resolved that the Ontario Federation of Anglers and Hunters again request that the Provincial Government of Ontario enact a law which will prohibit the carrying or discharging of guns by licensed guides, while employed as a guide, during the deer hunting season.

23. Whereas it is true that the Moose population has increased in certain areas—but taking district as a whole, moose have not increased enough to warrant an open season;

Therefore be it resolved that the Ontario Federation of Anglers and Hunters recommend to the government that the Moose season be kept closed in that area of Ontario south of the northernmost line of the C.N.R.

For discussion with the Department

24. Whereas the present closing of the migrating bird season frequently does not extend late enough to include much of the late flight of ducks;

Therefore be it resolved that the open season on migratory birds in the presently defined Northern District of Ontario be from the third Saturday in September to November 20th.

25. St. Catharines and Lincoln County Game and Fish Protective Association: That the duck season in the counties of Lincoln and Welland be split, the first period opening the same date as the rest of Southern Ontario for the period of eight days and the second period to be open until December 15th."

26. Whereas the present season for the shooting of duck, September 15th, does not allow the local ducks to mature, and whereas the Northern migration of ducks does not arrive in these areas until in October, and whereas the mild climatic conditions of September may cause the ducks to spoil rapidly;

Therefore be it resolved that the Federation request the Government of Ontario to recommend to the proper authorities that the season on ducks, geese and other migratory waterfowl be not open before September 25th in the Rainy River and Thunder Bay Districts. It is further recommended that consideration be given to establishing two zones in this area based on the ecological differences between Rainy River and Thunder Bay Districts.
27. Resolved that the Ontario Department of Lands and Forests again investigate the issuance of non-resident pheasant hunting licences for Pelee Island. And that the majority of Ontario sportsmen feel that residents of Ontario should be entitled to buy a much larger percentage of these licences than those sold to non-residents.

28. Be It Resolved that the Ontario Federation of Anglers and Hunters Inc. petition the Department of Lands and Forests to: Include on the "Resident and Non-Resident" hunting licence a clause to read: "This licence is not valid for the purpose of carrying, using or discharging a rifle of a calibre exceeding .260 and having a cartridge with a bullet weight exceeding 90 grains, in a regulated township except as may be provided during the open season for deer."

29. The Greater Niagara Fish and Game Protective Association (International): "Resolved that the licence now issued by townships in regulated game preserve areas of the province be cancelled and replaced by a County Licence; That the amount charged be stipulated by the Department of Lands and Forests and collected by provincial agents; That a part of the fee collected be returned to the counties which have conservation programs and that the amount of the fee be the same for all except bona fide farmers."

30. Be It Resolved that the Crown land which was allotted for the Cedar Lake Project in Peterborough County as a public park should be made into a game preserve and posted as such.

31. Whereas the lack of knowledge of the game laws have caused unnecessary violations, and whereas many novice hunters and fishermen are unaware of the laws;

Therefore Be It Resolved that it shall be mandatory for an issuer of licences to furnish to the purchaser of a licence, at the time the licence is purchased, a summary of the Game Laws of the latest issue and that these summaries be issued to all non-residents in possession of guns at points of entry.

32. As civilization advances, wildlife retreats; this means that finally, unless proper steps are taken now, our wildlife will vanish. Therefore it is proposed that the Government establish more game preserves or wildlife sanctuaries and that same be properly policed.

33. Respectfully submitted by the Chesterville Fish and Game Association that the season for the shooting of Hungarian Partridge open at the same date as the season for Ruffed Grouse.

34. St. Catharines and Lincoln County Game and Fish Protective Association: "That the number of hunters in any one jack-rabbit drive be limited to ten" West of a line from Oakville to Collingwood.

35. St. Catharines and Lincoln County Game and Fish Protective Association: "That the season for trapping muskrat in Lincoln County be closed for one year."
36. It is urged that certain responsible trappers in the effected areas be allowed to use poison for the destruction of the wolf under departmental supervision.

37. That "at any time" be substituted for the clause "during the closed season" of Section 32, subsection (4) of The Game and Fisheries Act.

Hon. H. R. Scott, Minister of Lands and Forests.

Members of the Fish and Game Committee.

A meeting has been held this year with representatives present from the Regulated Game Preserve Areas in the undernamed townships in the Counties of York, Ontario, and Northumberland and Durham.

Darlington Township, County of Northumberland and Durham.

East Whitby and Pickering Townships, County of Ontario.

Whitchurch, Markham and Vaughan Townships, County of York.

It has been 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 George Brown, East Whitby, seconded by E. Bone, Vaughan: That each municipality appoint a delegate, in support of the resolutions passed at this meeting, when presented before the Game Committee on March 19th, at 10.00 a.m., Committee Room No. 2, Parliament Buildings, by the Secretary, Mr. Charles Hoover. Carried.

Moved by J. Everett Harper, Markham, seconded by Herman Sweetman, Darlington: We respectfully recommend clarification of the hunting hours shown on the township licences, issued for regulated townships—(1) Either daylight or standard time; (2) The term "shooting hours" changed to "hunting hours." Carried.

Moved by F. H. van Nostrand, Whitchurch, seconded by Wallace Pascoe, Darlington: That this meeting unanimously favor an open season for pheasant hunting of two days only. Carried.

Moved by Lewis Jones, Pickering, seconded by R. A. Belcour, East Whitby: Whereas considerable damage has been caused by the use of .22 calibre and high powered rifles, and whereas their use in summer resort areas is dangerous, and whereas these rifles have been carried in cars by poachers; Therefore we respectfully ask the Provincial Department of Game and Fisheries to take appropriate action to overcome this menace. Carried.

Moved by Douglas Branton, East Whitby, seconded by Howard Millson, Darlington: Whereas a penalty of ten dollars imposed by the magistrates in
some courts, for shooting pheasants, Hungarian partridge and ruffed grouse out of season seems to be inadequate; We recommend an increase in the fines imposed, on a graduated scale, for such violations. Carried.

Those present at our meeting were of the opinion that action taken by your department along the lines suggested would help to conserve our game.

All of which is respectfully submitted.

CHARLES HOOVER.

RESOLUTIONS PASSED AT 5TH ANNUAL CONVENTION OF THE NEW ONTARIO TRAPPERS ASSOCIATION

Held in Sudbury, January 31st and February 1st and 2nd, 1952

Resolved:

1. That the Department be urged to transplant some of the large vigorous rats from southern sections into northern areas suitable for muskrat production.

2. That under the supervision of the Game Management, the Department supply wild rice and other aquatic vegetation suitable for feed for muskrats.

3. That the Department arrange to transplant Marten into areas which at present have none, but which have proper food and conditions.

4. That an open season be declared on fisher in all areas with no quota basis. The fisher have increased in numbers to such an extent that they are depleting the food required by other animals. In areas where fisher are abundant porcupines are cleaned out and if the fisher are allowed to continue the same condition will soon exist in regard to partridge and rabbits.

5. That the hunting and trapping seasons be handled by zoning in accord with the conditions of the seasons and the volume of fur and game in different localities. The majority of the trappers were very well satisfied with the trapping season during the past season with the exception of mink. It is felt that the mink season should open earlier in areas where conditions warrant it.

6. That in areas where moose are plentiful the trapper be allowed to take one moose per year for food and that he be required to report the month and date of kill. The trappers feel that the moose are plentiful enough now in many areas to warrant an open season. Also, if the Department are going to open the season to sportsmen, they would like to see the Department receive a good substantial revenue which can be paid out in bounties on predators which are preying on their young moose, namely bears and wolves.

7. That a bounty be paid on bear. The trappers have found that this animal is
very destructive to many kinds of game, and it will create a great deal more interest amongst the trappers in predator control to have a bounty on them. The bounty should be payable to anyone who kills a bear and in order to collect the bounty, they should be required to send in the scalp only. Bears are so plentiful today because there is no encouragement for anyone to kill them with no market and bounty.

8. That the trapper be allowed to carry firearms on his own ground at any time in order to protect it from predators.

9. That the Department be asked to notify our Association in August re the full regulations re quotas and seasons so we can plan for our winter's operations.

10. 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 furs on the market.

11. That the Department require all trappers to report on kills made by wolves in their area as soon as possible after the kill is discovered. In this way the Department will have a closer check on places where the wolves are abundant and will be able to send in trained wolf hunters or take other steps to clear these areas of wolves. It is suggested that the Department pick a number of trappers who have a good record for getting wolves and send them as paid hunters into heavily populated wolf areas to help clean out the wolves and educate the trappers in these areas on proper methods of wolf hunting.

The majority of trappers are not in favor of using strychnine and it is suggested that the Department furnish ready made-up cyanide capsules and supply instructions on how to use them in the safest and most effective manner.

It is also suggested that the Department furnish ready made-up snares for the taking of wolves, to all trappers in areas where wolves are abundant.

Subjects for Discussion

I suggest that the head of the trappers council in each trapping area be allowed to advance any trapper in his area half the value of his fur in money supplied by the trappers organization; such fur to be shipped to Sudbury to our fur representative and later sold. This would put a stop to the local trapper having to sacrifice his fur in order to live.

I also suggest that the Ontario Government be approached to make a fur sale in Ontario under the auspices of the Trappers Association. It is a crime to think that one of the greatest fur provinces in the Dominion has no fur sale of their own, and that the trappers of Ontario are forced to send their fur out of the Province to auction it off.

(Above suggestions sent in by L. Hemphill, Elsas, Ont.)
We would like to see the making and setting of our game and fur laws and seasons be at the discretion of the individual districts and by their inhabitants. Also we suggest that the Department pass the word to their local game overseers to advise the trappers to sell their furs through the association.

**BRIEF FOR THE LORD'S DAY ALLIANCE OF CANADA**

Regarding the Proposal to Allow Hunting and Shooting of Game on the Lord's Day


While we do not wish to interfere with the pleasant and enjoyable recreational activities on Sunday, we wish to point out that there has been in recent years a progressive loosening of restrictions regarding this day so that far from being a day of rest, it has become one of restlessness and even annoying activity on the part of some. We would counsel strongly against any change in the law as it stands at present since it makes ample and wise provision both for worship and for healthy recreation on this day. In connection with our opposition we would point out the following:

1. The Lord's Day Act of Canada provides for the proper observance of Sunday but we would oppose any amendment of the Fish and Game Law which would make shooting and hunting widespread in our Province. Many local areas of our Province would be strongly opposed to such legislation, but would find themselves confronted with Sunday shooting and all that which entails without their having had much opportunity to express their point of view.

2. In the interest of the conservation of wildlife, the addition of another day's shooting would be tragic. The organizations which sponsor this proposed amendment to the present legislation have already complained about too much shooting, stating that deer are being "carted out of our woods like cord wood." What would be the situation if hunting weekend parties, sometimes of irresponsible tourists who may have no interest in conservation, were allowed? The slaughter among the wildlife of our Province would be at least double if not treble. We cannot believe that the good sportsmen of this Province desire a thing as this to take place.

3. There are many farmers in our rural areas who are unfavorably disposed towards shooting parties at any time. Our organization considers that the Government have a duty to protect such farmers as these against the invasion of their property. While we know that permission is required to be given, yet all too frequently this permission is not sought. The farmers of this Province have a right to have at least one day when their property and their livestock are protected against this danger.

4. We would further point out that on Sunday many of our people are seeking quiet and innocent recreation in the woods and the meadows. There are picnic parties with children in our woods adjacent to them. To allow shooting on this day would be to run the risk of great danger to such family parties who are using the day for the purpose for which it was intended.
5. We believe this legislation to be unnecessary for those who desire to hunt and shoot game. So far in the history of our province this has not been allowed and when our forefathers worked six days a week it was not allowed. We now have a five day a week for most of our people. We believe that Saturday would allow sufficient time for the enjoyment of this sport and would point out that our forefathers would have looked upon Sunday shooting as poor sport and not very good citizenship. They would have this day kept for the worship of God and we who live in an age when Christian civilization itself is threatened can scarcely do less.

6. Finally then as Christian people living in a Christian country we would urge the necessity of using the Lord's day for a time of worship. The intention of The Lord's Day Act is to provide for quiet recreation, and also the worship of God. Shooting on this day would be a disturbance of the peace. It might even be a disturbance of public worship, and would certainly be a bad example for the young people of our country. Teen-aged boys on their way to Sunday School or Bible Class are not going to be encouraged to the observance of the Christian way of life when they meet their father or their neighbor going out to hunt with his gun on his shoulder on the Lord's day. We would, therefore, urge that nothing be done to interfere with the legislation as it now exists.

WILLIAM G. BERRY,
W. W. JUDD,
GEO. G. WEBBER,

Representing the Lord's Day Alliance of Canada and co-operating churches, the Church of England, the United Church of Canada, Baptist and other churches, including the Roman Catholic Church.

WEDNESDAY, MARCH 19TH, 1952

Resolution presented to The Game and Fish Committee by Don Ferrell, on behalf of the Bow Hunters of Ontario, affiliated to the Hunting and Field Archers of Ontario, and Toronto Anglers and Hunters Association.

Inasmuch as the number of people in Ontario hunting with the bow and arrow is increasing rapidly each year, and inasmuch as it has been proven that such type of hunting is definitely a conservation measure and a humane way to hunt;

Therefore be it resolved that:

1. Provision be made for an open season of two weeks' duration for the taking of deer with the bow and arrow. This season to immediately preceede the open season of taking deer with a gun.

2. Provision be made for a $1.00 licence fee for hunting of small game with bow and arrow.

3. Provision be made for separate bow hunting areas for hunting with bow and arrow where such areas might be dangerous or undesirable for hunting with guns. One such area being the portion of the Restoule River and
head of Lennon Lake being hunted by the licensed guides and trappers, Thomas and Phillip Grawbouger.

Mr. Chairman, Hon. Mr. Scott,
Ladies and Gentlemen:

The members of the Fort Erie Fish and Game Conservation Society are confronted with an unusual situation in the counties of Welland, Haldimand, Lincoln and Essex in regard to the terrific destruction of jack rabbits. The hunting in these counties has been so heavy the farmers have threatened to restrict hunting and close their lands to hunters. Our organization, made up of both resident and non-resident sportsmen is most anxious to create and maintain a harmonious relationship with all land owners in these areas. Our membership, therefore, urges the Department of Lands and Forests to take drastic action to correct this situation before the Canadian jack rabbit is totally destroyed in these counties. The members of the Fort Erie Fish and Game Conservation Society are most anxious to join with your department and with the farmers and landowners of lower Ontario to prevent the slaughter of jack rabbits in a wholesale manner, so as to continue to enjoy this fine sport in a sportsman-like manner and with the conservation of game and consideration of the property rights of the landowners uppermost in our minds. The membership of our club has gone on record in favor of the following:

1. Establishment of a low bag limit (2 jacks per man per day).
2. The discontinuance of the buying and selling of jack rabbits.
3. The curtailment of large scale jack rabbit drives by large numbers of hunters. (Limit hunting groups to six men.)

MR. OBENAUER,
Executive Committee,
Fort Erie Fish and Game Conservation Society.

THIRD MEETING

The third meeting of the Standing Committee on Fish and Game of the first session of the Twenty-fourth Parliament of the Province of Ontario was held on Friday, April 4th, at 10 a.m. in No. 1 Committee Room.

The following members were present: Messrs. Johnston (Parry Sound), Chairman; Allen (Middlesex South), Elliott, Hanna, Harvey, Hunt, Janes, Johnston (Simcoe Centre), Johnstone (Bruce), Kelly, Mackenzie, Manley, Mapledoram, McPhee, Root, Sandercock, Ward, Wardrope, Warrander, Wren.

The Committee met to consider 249 resolutions.

With one exception, the Committee did not deal with any of the resolutions
dealing with fish. The lone one on which Mr. Mackenzie suggested a discussion was No. 11. It was approved by the Committee.

Other resolutions given approval were: Nos. 61, 101 (excluding that portion described in resolution No. 99), 119 (agreed on re-opening), 138 (subject to Department investigating and seeing what could be done), 148.

Discussions were held, but no action taken on the following resolutions: 42, 59, 94, 97, 98, 99, 109, 143, 144, 145, 181, 211, 220.

Dealing with No. 119, the request of Mr. Justice Treleaven to re-open for deer hunting some 300 square miles north of Parry Sound and west of the C.N.R. which was closed in 1951, Mr. Mackenzie moved that it be re-opened. Other members of the Committee agreed.

On recommendation No. 231, pertaining to the use of ferrets prohibited for hunting of rabbits, it was agreed that there be no change in the existing prohibition.

Resolution No. 58 provoked considerable discussion. Dr. Clarke showed a map indicating the various moose areas in northern Ontario. The map was colored to indicate the approximate number of moose in various areas, different shades being use for the scale of figures.

Dr. Clarke said it was estimated that about 3,000 moose were killed in Ontario last season.

Messrs. Janes, Wardrope and Wren favored a moose open season for residents only. There was some discussion about permitting a moose cow shoot in one small area as an experiment.

The Committee eventually agreed on Mr. Wardrope's motion that the moose season be opened to resident hunters only in areas to be designated by the Department of Lands and Forests.

The matter of an experimental shoot for cow moose was left to the Department's consideration in another motion by Mr. Wardrope on which the Committee agreed.

The problem of deer hunting in the agricultural areas of Southern Ontario, covered by Recommendation No. 230, was discussed. It was agreed that deer are abundant in many southern Ontario areas. But an open season wasn't favored, either.

The Committee finally agreed on a motion by Mr. Mackenzie to leave entirely in the hands of local Township and/or County Councils to take care of the situation. Whether there is an open season or not and whether it is confined to certain areas can be voted on by them.

J. P. Johnstone (Bruce) objected to an open season for one county only. This happened in Bruce County last year and meant a concentration of hunters in one county. He said there are lots of deer in his county but they could only stand an open season as long as the adjacent counties of Grey and Huron had one, too.
George Johnston (Simcoe-Centre) opposed any open season on deer in southern Ontario counties.

Mr. Harvey brought up the subject of trappers having to go to Montreal for fur sales. Mr. Harvey referred to Resolution No. 138. He said the Department should assist the trappers in establishing a market in Ontario.

Mr. Scott said the Department was giving consideration to that. "We are going to see what can be done about it," Mr. Scott said.

Mr. Harvey said some fur buyers try to hold up Ontario fur trappers.

"Are you suggesting we take some action to prevent the export of furs?" Mr. Scott asked.

"I firmly believe something should be done and that the Department should investigate the possibility of having fur sales," replied Mr. Harvey. "If necessary, I would suggest prohibiting the export of fur."

Before the meeting adjourned, Mr. Scott mentioned that the Department appoints a number of deputy-game wardens every year, but some doubt has been raised whether "our deputy game wardens appointed come under clause R of Section 1 of The Game and Fisheries Act.

It was approved by the Committee that clause R of Section 1 of the Act be amended to read "and Deputy-Game Wardens."

The meeting adjourned at 11.50 a.m.
RESOLUTIONS

Submitted to

THE FISH AND GAME COMMITTEE

of the

ONTARIO LEGISLATURE

March 18th and 19th, 1952
# Index

## Resolutions Submitted to the Fish and Game Committee of the Ontario Legislature

**March 18th and 19th, 1952**

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### Recommendations

1. **Water Pollution Control Board:**

   Whereas water is one of our invaluable natural resources, and
   Whereas the pollution of the waters of the Province constitutes a menace to public health and welfare, creates public nuisances, is harmful to the protection and propagation of fish and wildlife including birds, mammals and other terrestrial and aquatic life, and impairs domestic, agricultural, recreational and other beneficial uses of water, and
   Whereas the extent and the evil effects of pollution are not fully understood by the people of the Province or even by the members of the Legislature, and
   Whereas existing Provincial legislation dealing with pollution is not only inadequate but is entirely outmoded, and
   Whereas the replies of the Government to previous resolutions requesting forward-looking action on the matter of pollution have been entirely unsatisfactory, if not actually irrelevant;

   Be it resolved that the Government of the Province of Ontario treat the matter of the pollution of the waters of the Province as a concern of extreme urgency and, as an earnest of this attitude, forthwith arrange for the appointment of a Royal Commission:

   (a) to study, and report fully on the conditions arising from the pollution of Ontario Federation of Anglers and Hunters.

   **By Whom**

   (a) Past pollution investigations have considered most sources of pollution in the Province. Adequate basic information is at hand (Department of Health, Department of Lands and Forests, Research Council of Ontario) to proceed on an expanded scale. The Department of Lands and Forests has made 93 pollution investigations during the past two years.

   (b) The objectives for water quality as set up by the International Joint Committee for the Investigation of Pollution of International Boundary Waters are being used as unofficial standards by the Department of Lands and Forests, and Department of Health.

   (c) Present legislation (The Fisheries Act, Sec. 33, (1), (2), (3) and Sec. 61 is prohibitive respecting waste
the said waters.

(b) to set classifications and standards of quality and purity of the waters.

(c) to suggest a basis for adequate legislation to provide for the prevention, abatement and control of new or existing water pollution, and for the creation of a water pollution control board charged with the enforcement of such legislation and with continued responsibilities for the vital matter of the pollution of the waters of the Province.

(d) and that a full report on the Spanish River pollution investigation be made public.

2. River Valley Authorities:

Whereas surveys made by the Department of Planning and Development have shown the urgent need of measures of restoration and conservation in most parts of southern Ontario; and

Whereas lack of unified leadership has made the rate at which measures of restoration and conservation are being put into effect quite inadequate to the urgency of the situation;

Be it therefore resolved that the Government be asked to put into effect the recommendations of the Select Committee on Ontario Federation of Anglers and Hunters.

(d) The report on pollution of the Spanish River by the Special Committee of the Ontario Research Foundation was tabled in the House on Friday, March 21, 1952.
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<td>Conservation, especially those which will enable the River Valley Authorities to enlarge the scope of their work and thus accelerate the progress of conservation in their respective areas.</td>
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<td>3. Be it resolved that the Ontario Federation of Anglers and Hunters Incorporated request the Federal Government to take further steps to plant trees and shrubs along the canal waterways having in mind cover the food for small game as well as beautifying same. Be it also resolved that we request them to give consideration to the removal of unsightly logs, stumps, etc., along these scenic waterways which have been created by dams, locks, etc.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
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<td>Whereas it is thought that removing a few each year would eventually have the situation cleared up. At present they are a hazard to tourists, boating and fishing, also an eyesore.</td>
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<td>4. It is urged that the Department of Lands and Forests take steps to contact the Department of Education with as little delay as possible with a view to introducing a required education program in the elementary and secondary schools on the conservation of our natural resources.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>The Department of Education is giving a great deal of attention to the teaching of conservation in the schools, through its curriculum committee. Conservation of our natural</td>
<td>The Department of Lands and Forests co-operates with the Department of Education in the teaching of conservation in the schools, by lectures (illustrated) given in the</td>
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5. Whereas the removal of the Government dam at the head of the Rankin River which drains Boat Lake has been a deplorable error and a retrogressive step insofar as conservation is concerned, and

Whereas this country has too many lakes streams drying up, and with the drainage of Boat Lake, which is largely now a mud flats, another contribution has been made to the wanton destruction of our natural resources, and

Whereas we are told that the Council of the Township of Amabel has been pressured to take the stand that the dam should not be rebuilt and in our opinion this minority group has been allowed to exert undue influence on the Department of Lands and Forests who permitted the breaching of the dam. For those not familiar with the situation, a short resume covering the circumstances and conditions is probably in order: Not too many years ago Boat Lake, which is situated in the triangle formed by Wiarton, Oliphant and Sauble Beach, was one of our finest small inland lakes. It abounded in game and other resources is not taught as a separate formal subject, but is integrated with subjects of the curriculum wherever this may be done appropriately.

For a number of years, various requests had been received by the Department regarding the desirability of improving the chain of lakes consisting of Boat Lake, Sky Lake, Isaac Lake and Burford Lake, and in 1949, these were strengthened by requests from The Wiarton Board of Trade and The Bruce Peninsula Resort Association, and also a Resolution by the Bruce County Council.

A survey was then begun by the Department in order to study the problem, especially as these lakes in part at least were lowered as a part of a Municipal Drainage Scheme, undertaken by the Township of Amabel in 1919. The Department of Public
Recommendations

Fish of various species, and provided good fishing, a recreation for many hundreds of people each year. Like other lakes, it was an important function of an inland water reservoir, thus helping to maintain the water table of the land. It was also a haven for waterfowl and other bird life along its shores. The idea was conceived by some of the farmers in the district, some of them living miles away, that if the lake were lowered or drained, it would have a salutary effect on the drainage of their land. As most of the farms in the district are very poor and as the expression of the advantages of the drainage are questionable, on balance, it seems that the little benefit, if any, derived by the local inhabitants, would be far outweighed by loss to the general public and tourists suffered by virtue of the fact that the lake is no longer available to them in usable form. As a large part of the population of the Township of Amabel are property owners of summer cottages, it is inconceivable that a small group of farmers headed by the Township Council of Amabel should be permitted to influence the Department of Lands and Forests in perpetuating the error.

Now therefore be it resolved that the Department of Lands and Forests take immediate steps to correct the situation by the

By Whom

Works was asked to erect a temporary experimental dam at the outlet of Boat Lake, and this was expedited and completed in September, 1949.

In December 1949, however, a part of the dam was cut out by persons unknown, and this display of disapproval was followed by a petition signed by about 25 property owners, in July, 1950, requesting that the dam be removed immediately. Members of this Division and also Public Works, attended a meeting with these people in October, 1950, and in November, a Motion was passed by the Amabel Township Council, requesting that the dam be removed. The remainder of the dam was dynamited by Public Works at our request on March 6th, 1951, when weather conditions permitted.

Status

Comments
clearing away of all obstacles to the restoration of the dam and to budget for all necessary expenditures.

Since then, various inquiries are being received from time to time from conservation groups and others.

In the fall of 1952, again at the request of local persons, preliminary investigation was made regarding the probable effects of a new dam to be constructed at the outlet of Burford Lake. It is now proposed to install an experimental dam at this location during the summer of 1952, under more favourable conditions.

6. Whereas at the last annual Convention of the Ontario Federation of Anglers and Hunters a resolution sponsored by the Lower Mississippi Fish and Game Club requesting some reciprocity in migratory waterfowl hunting and angling between the Provinces of Quebec and Ontario on the interprovincial Ottawa River between the Towns of Hawkesbury and Mattawa, was approved and submitted to the Department of Lands and Forests for action, and

Whereas authority for such reciprocal licensing is already provided by The Game and Fisheries Act, Section 77. "The

Ontario Federation of Anglers and Hunters.

Only residents of Manitoba and Saskatchewan as yet eligible. (See regulation 3 of Regulations 124, Consolidated Regulations of Ontario, 1950) Hunting licences only. The legislative basis for action exists.
Recommendations

Lieutenant-Governor in Council may make regulations—permitting residents of any Province extending a similar right to Ontario residents to be classed as Ontario residents for the purpose of any specified licence under this Act.”

Therefore be it resolved that the Ontario Federation of Anglers and Hunters at their next annual Convention, once again approve the above resolution, and once again urge the Department of Lands and Forests to finalize the matter with the Province of Quebec without undue delay.

7. That the Department should immediately investigate the damage to our fish population through changing water levels, during the spawning seasons of our various fish, and that every effort be made to secure the co-operation of those whose dams control such water levels, including industry, and the Ontario Hydro-Electric Power Commission.

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<td>The effect of changing water levels upon the spawning of game fish in various waters is under study by the Department’s biologists, and control measures are taken wherever possible in co-operation with the authority using the water. A study of the effect of varying water levels on the spawn of lake trout is being conducted in a number of waters by the Research Division of the Department.</td>
<td>Each lake is a problem in itself. What applies to one lake may not apply to another, even in the case of the same species.</td>
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8. Due to the excess lowering of the water level in some of our lakes, by the Hydro, the people of this province have suffered a great loss in fur, wildlife, and fish, therefore it is proposed:

That the Government take necessary steps to have these waters properly controlled and that water levels in lakes and streams kept at a medium level in order to preserve and encourage wildlife to remain and fish to continue to propagate. It is further proposed that any complaints in this matter should be brought to the attention of the district biologist and his recommendations be followed.

9. That the taking of Lake Trout by any means be prohibited during the spawning season in all inland waters.

Ontario Federation of Anglers and Hunters.

See recommendation 7.

Conflict of interests. Hydro cooperative but must get return for investment in form of power.

Ontario Federation of Anglers and Hunters.

Except when taken by angling, lake trout are protected by a closed season during their spawning season in the French and Mattawa rivers and Lake Nipissing and the waters lying north and west of the French and Mattawa rivers and Lake Nipissing. South of Lake Nipissing, the French and Mattawa rivers, lake trout may not be taken by any means in inland waters during the closed season, that is during their spawning season.
The following 16 resolutions were presented by the Ontario Federation of Anglers and Hunters marked "For Discussion with the Department":

10. (1) During the closed season for speckled trout, the Game Overseer has an impossible job, and it is an easy matter for the law violator to take this game fish to the detriment of the law abiding citizen;

Therefore it is proposed: Fishing through the ice north of the Mattawa River and east of the North Bay to Oba line of the C.N.R., be prohibited in any stocked speckled trout lake or stream during the closed season regardless of other species of fish that may inhabit such waters.

11. (2) In order that coarse fish shall not contaminate waters from which they have once been cleared, it is proposed that:

The use of minnows be prohibited as bait in any enclosed lake in which the coarse fish have been exterminated, and same restocked with speckled trout.

12. (3) The flood waters in the lakes and streams in this Zone area, subside at least 15 years later than in the more southerly areas, and the present opening date of the pickerel season coincides with the spawning season;

To give effect to this resolution would require a tremendous volume of regulations and probably amendments to the Special Fishery Regulations.

Ontario Federation of Anglers and Hunters.

Release of live minnows prohibited by Special Fishery Regulations, except in waters from which they were taken.

Ontario Federation of Anglers and Hunters.

The area concerned includes only some 29 Townships south of Lake Temagami and east to the Quebec boundary.

Approved.
Therefore be it resolved that the opening date for the taking of pickerel in that northern area starting at the N.E. corner of the Township of Eddy on the Quebec border and going due west to the N.W. corner of the Township of Crerar then taking a line due north to the north line of the Township of Monish (McNish) then taking a line due west to the western Ontario border, be retarded at least two weeks or until the end of May.

13. (4) Whereas there has been heavy fishing for lake trout in some lakes in Frontenac County, and
Whereas some of these lakes have been closed to winter fishing for several years and others left open;

Therefore be it resolved that the Ontario Department of Lands and Forests give serious consideration to an alternate closure and opening of these lakes for necessary periods under a suitable fish management program.

14. (4) Whereas the present season for the taking of maskinonge east of Trenton by angling is from the thirtieth day of June to the second day of October, inclusive;
Whereas this season does not coincide with the season for the taking of other game fish, such as bass, pickerel, etc., which frequently inhabit the same waters, causing

Northern Ontario closed season on yellow pickerel is April 15th to May 14th. Southern Ontario closed season is January 1st to May 14th. Certain exceptions in the Bay of Quinte, St. Lawrence River and Lake St. Francis.

Three lakes, namely Eagle, Canoe and Birch are closed annually during January, February and March to protect the lake trout.

Ontario Federation of Anglers and Hunters.

Ontario Federation of Anglers and Hunters.

Maskinonge season, Southern Ontario: July 1st to October 1st; Black bass season in Southern Ontario is July 1st to October 15th, with exception of certain international boundary waters.
Recommendations

much dissatisfaction to anglers who wish to abide by the regulations.

Therefore be it resolved that the season for the taking of maskinonge be extended to October 31st or to coincide with the season for other game fish.

15. (6) Whereas due to the fact that the pickerel on their spawning run enter into Westlake from Lake Ontario, and Whereas commercial fishing is permitted in this area of Lake Ontario,

Therefore be it resolved that the Department of Lands and Forests be requested to limit the use of gill nets and other commercial gear at the entrance of Westlake into Lake Ontario at Wellington Harbour, Prince Edward County.

16. (7) That the opening date for speckled, brown, and rainbow trout in Southern Ontario waters be such that it coincides with the opening date for pickerel.

17. (8) The Greater Niagara Fish and Game Protective Association (International)" re- solved that the practice of dip net fishing in

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<tr>
<td>Ontario Federation of Anglers and Hunters</td>
<td>Fishermen may not set nets closer than 1,000 yards from mouth of stream, river, creek or tributary—condition of licence.</td>
<td>Doubtful if this can be considered as a tributary.</td>
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<tr>
<td>Ontario Federation of Anglers and Hunters</td>
<td>Trout opening date for fishing May 1st; yellow pickerel, except St. Lawrence River, opening date is May 15th.</td>
<td>In most cases the trout and pickerel inhabit different environments and where they do the more carnivorous pickerel control the situation.</td>
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<tr>
<td>Ontario Federation of Anglers and Hunters</td>
<td>Section 2, sub-section (2). A resident may take coarse fish except as indicated in</td>
<td>If it is suspected that other than coarse fish are taken, it is an en-</td>
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Welland County for coarse fish, with the exception of smelts be discontinued.'

18. (9) Dunnville District Hunters and Anglers and Pheasant Breeders Association: “That the legal size of yellow pickerel taken by angling be increased to 15 inches.”

19. (10) Caledonia Hunters and Anglers: “Resolved that permission be obtained for an accredited organization to practice carp control measures in their respective districts.”

20. (11) Kent County Sportsmen’s Association: “That the opening date for black bass season in the Lake St. Clair area be set back to correspond with the rest of the area, which is July 1st.

21. (12) St. Catharines and Lincoln County Game and Fish Protective Association: “That the legal length of brown and rainbow trout be 9 inches.”

22. (13) Resolved that an overseer should be appointed to devote his full time to the St. Lawrence River for the area from the

subsection (2) (b), between sunrise and sunset by means of a dip net or spear.

Present size limit 13 inches, tip of head to fork of tail measurement.

Ontario Federation of Anglers and Hunters.

Over-all measurement proposed, namely, 15 inches.

Usually enthusiasm of clubs for this is high at first but recedes very rapidly—operation preferable by commercial fishermen if possible.

Commercial fishing licence is not issued to a club or company but to a responsible individual.

Ontario Federation of Anglers and Hunters.

This opening date conforms with that in the State of Michigan and is desirable.

Present opening date June 25.

Ontario Federation of Anglers and Hunters.

The difference of two inches in the size limit would be of little consequence in this case. It is probable that 7 and 9 inch fish would be found in the same year class.

Present legal length is 7 inches.

Ontario Federation of Anglers and Hunters.
**Recommendations**

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<td>1952</td>
<td>head of Howe Island to the foot of Grenadier Island and proper equipment placed at his disposal to assure more rigid (and very badly needed) surveillance. This equipment should consist of:</td>
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<td>2. A medium sized, light-weight boat 16 or 18 feet long with powerful outboard motor.</td>
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<td>3. A small cruiser, about 25 feet, capable of 20 to 25 miles per hour speed.</td>
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<td>23. (14) Whereas the number of biologists throughout Ontario should be rapidly increased for more extended investigations into wildlife and fish conditions, be it resolved that we urge that a biologist be appointed to the Sudbury District as soon as possible.</td>
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<td>24. (15) Many campers are prone to scatter their garbage, that is, used cans, bottles and paper, into the water and along the shoreline. This is unsightly, dangerous, and creates fire hazards; Therefore the government is requested to continue more vigorously the education program instructing fishermen and campers in the proper disposal of fish entrail and other refuse.</td>
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25. (16) The Forestry Department is requested to take steps to curtail the cutting of trees along the lake shores especially during the early spring when ice fishermen are operating.

26. (1) Whereas the present wording of the law allowing two days' possession limit and one day's shipping limit is causing waste of fish and confusion on the part of non-resident anglers;

Be it resolved that we request the Department of Lands and Forests to abolish the present system and replace it with a system permitting licence holders to have in their possession one day's limit plus one fish, this to apply to all game fish except muskies, for which the possession limit should be one day's catch only, and that possession limit coincide with the shipping limit.

27. (2) Whereas due to the new zoning regulations as laid down by the Department of Lands and Forests the French River waters and contiguous areas are now classified to be an "I. Zone" whereas they were formerly classified to be a "C Zone", and

Whereas this new regulation has now exposed said areas to further exploitation by new commercial tourist outfitters camps, thus defeating the conservation program of the French River Resorts Association which is

Ontario Federation of Anglers and Hunters.

Northern Ontario Outfitters' Association.  
(Len Hughes.)

All the Districts in the Province have been consulted on this important problem, and amendments to the regulations to equalize possession and export limits may be effected next year.

Northern Ontario Outfitters' Association.
Recommendations

being carried out with the approval of the Department of Lands and Forests, and

Whereas it is considered to be a well known fact that the fish and game resources of said areas will not stand the strain of further exploitation which will only create said areas into a barren wilderness and jeopardize the huge investment of the already established tourist business and eventually cut off the large revenue now being enjoyed by the province;

Therefore be it resolved that the Department of Lands and Forests be requested to declare the French River waters and contiguous areas to be classified as a "C Zone."

28. (3) Whereas the natural source of supply for pickerel from Georgian Bay into all rivers between Parry Sound and the Bad River is being seriously hampered by the activities of commercial fishermen placing pound nets off the mouths of these rivers in the path of the natural currents from Georgian Bay into these rivers thereby preventing free access of pickerel to these waters;

Be it resolved that the Department of Lands and Forests be asked to have these pound net licences either cancelled or the nets moved well out into Georgian Bay.

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<td>Northern Ontario Outfitters' Association</td>
<td>Program of tagging pickerel from pound nets in area referred to was started in 1950. This was hampered in 1951 by an accident which incapacitated the captain of the patrol boat. It would appear desirable to have complete data from this source before taking action. Pickerel fishing has been fairly good these past few years due to the presence of a good year class (1944).</td>
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Indications are that this year will not be good since this year class has now fallen off. It is expected that about two years from now another good year class will enter the fishery. The condition as outlined above has been general in Georgian Bay and not confined to the French River area. A similar condition has apparently held in Lake Michigan. The net set at Little Rock which has been the cause of complaint in the past is not licensed to be set until after July 1st each year. Claims have been made that this net blocks the channel into the Bad River completely but it is impossible for one net to do this. The net is no doubt strategically placed but there are other channels the fish can use to enter the Bad River.

29. (4) Whereas serious depletion of game fish stock seems likely to develop because of the intensive angling from an increasing number of anglers, larger programs of re- Northern Ontario Outfitters' Association. There are 28 fish hatcheries in the Province and these are being renovated and reconstructed as quickly as Stocking waters with artificially reared fish is only one of the many fish management and fish cul-
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<td>stocking are now required, and the present resources of Kenora and Fort Frances hatcheries are not sufficient to meet the requests for restocking;</td>
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<td>possible to improve their efficiency.</td>
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<td>Be it resolved that the Department of Lands and Forests be requested to apportion more funds for a restocking program in the Kenora and Rainy River Districts, and</td>
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<td>That consideration be given once more to the expansion of the rearing and restocking facilities in this part of the province, and that a muskie rearing station be established in the Dryden District since there is a natural water supply.</td>
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<td>30. (5) Whereas in the Districts where numerous muskies are taken in the early part of October, many of whom are unavoidably killed, and sufficient numbers of lake trout are not taken by angling during the fall season to jeopardize the supply;</td>
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<td>Be it resolved that the open season for the taking of muskies be extended to October 15, north and west of the old Canada Atlantic Railway running between Parry Sound and Pembroke.</td>
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<td>31. (6) That no change be made in the present</td>
<td>Northern Ontario Outfitters' Association.</td>
<td>Maskinonge season in northern Ontario opens June 20th and closes October 1st.</td>
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<td>temporary for the taking of muskies in western Lakehead and the Ottawa-Carleton Districts.</td>
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<td>In Section 29, it is stated that serious depletion of game fish seems likely to develop because of increasing angling pressure, an extension of the fishing season for maskinonge would not seem to be warranted. Biologists should be consulted on this recommendation as it applies to northern Ontario.</td>
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open fall season for lake trout taken by angling.

32. (7) Whereas the present booklet type non-resident angling licences is not considered very convenient for use by the licence holder, especially when asked to produce same by the game warden, and

Whereas it is considered that a licence in the form of a button or waterproof shield would be more convenient, and would be an added form of advertising the Province as most sportsmen would continue to wear their license button after returning to their homes;

Therefore be it resolved that the Department of Lands and Forests be asked to consider the use of a different form of licence to the one now being issued; or

33. Whereas the present booklet type non-resident angling licences is not considered very convenient for use by the licence holder, especially when asked to produce same by the game warden, and

Whereas it is considered that a licence in the form of a button or waterproof shield would be more convenient, and would be an added form of advertising the Province as most sportsmen would continue to wear their licence button after returning to their homes;

Outfitters' Association.

Northern Ontario Outfitters' Association.

Present legislation authorizes the issue by the Department of a badge with any hunting licence.
### Recommendations

Therefore be it resolved that the addition of an identification button to the present licence, same to be provided without additional cost to the purchaser.

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<td>34.</td>
<td>Northern Ontario Outfitters' Association.</td>
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also part of the Champlain Trail) be reserved as a forest area with the same boundaries and provisions as apply to the first part, and further, being that part of this area is in the Consolidated Timber enforced.

35. We, the Lake Huron and Georgian Bay Commercial Fishermen's Association respectfully suggest that no municipality should have any influence in your Department in regards to changing or making any laws that would open or close any Great Lakes area that affects commercial fishermen or anglers.

Lake Huron and
Georgian Bay Com-
mmercial Fishermen's
Association.

Refers to Colpoys Bay.
Resolutions by Warton Council.

(a) to reclose the bay which had been opened in 1951.

(b) to re-open the bay.

36. Where any controversy arrives between any group of commercial fishermen or anglers, it would be settled by your Department on the merits of the case, and if possible, amicable agreement between parties involved.

Lake Huron and
Georgian Bay Com-
mmercial Fishermen's
Association.

Joint committee set-up in local areas on which representation by all interested organizations to settle these problems. Similarly in provincial scale committee now established from N.O.O.A., O.F.A.H. and Federation of Commercial Fishermen.

37. (1) Legal limit length for lake trout be 15 inches.

Ompah Conservation Association—
(J. C. Dunham)

At present there is no mini-
imum length limit on lake trout taken by angling.

It is doubtful if many trout under 15 inches are caught. A low limit on the size of lake trout is very likely impracticable
38. (2) That the closed season on speckled trout apply also to lake trout in lakes where speckled and lake trout are known to inhabit.

Ompah Conservation Association—
(J. C. Dunham)

Speckled trout closed season is September 16 to April 30 and lake trout in Southern Ontario is closed from October 6 to November 5.

39. (3) Net trash fish out of Palmerston and Cananto Lakes owing to the trash fish such as rock bass and suckers eating food for trout and taking trout spawn. Our Association feels this can be done at small costs to the Department. Cottage owners and holidayers do the work under supervision of game overseers.

Ompah Conservation Association—
(J. C. Dunham)

40. (4) More fish stock for restocking as per our applications.

Ompah Conservation Association—
(J. C. Dunham)

Restocking as per fish applications are handled through the District Office concerned on the approval of the Con-
41. (5) That the Department take serious view of our deer before they are shot out of existence. We feel some restrictions should go into effect before this 1952 season. We suggest camps be limited to a certain number of deer irrespective of number of hunters.

Ompah Conservation Association—
(J. C. Dunham)

Restrictions on deer in camps only those of Section 31. Analysis of deer harvest statistics shows no depletion of deer.

Our deer herd in Eastern Ontario was in exceptionally good balance last fall and the harvest should not affect it adversely.

42. Also licensed guides be prohibited from firearms while guiding hunting party or parties.

Ompah Conservation Association—
(J. C. Dunham)

Guides may use firearms.

See No. 146. No action.

43. Rescind Section 42 of the Special Fishery Regulations or put the rest of the province on the same basis.

Rice Lake Tourist Association—
(Mr. Soper)

In 1926 special regulations governing the counties of Victoria, Peterborough, Durham and Northumberland were provided to protect the important bass and maskinonge fisheries. The earlier regulations have been amended throughout the years, the tendency being to extend fishing privileges to such an extent that the purpose of the regulation has become less and less effective.

44. Would the Department see fit to give the Trent System the month of June to drift and cast from a boat for pickerel.

Rice Lake Tourist Association—
(Mr. Soper)

Section 42, Special Fishery Regulations for the Province of Ontario (1951) pp. 89, 90.
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<td>45. Is it possible to get better law enforcement on cases of fishing through the ice for pickerel and the selling of same after the charges have been laid.</td>
<td>Rice Lake Tourist Association.</td>
<td>Angling from shore for fish in respect of which there is an open season from May 15 to June 30, and angling from an anchored boat using natural bait permissible.</td>
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<td>46. More action taken against wards of the Government for fishing out of season.</td>
<td>Rice Lake Tourist Association.</td>
<td>In southern Ontario the opening date is July 1.</td>
<td>In southern Ontario the bass and maskinonge seasons open at the same time and this arrangement should be retained.</td>
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<tr>
<td>48. Petition the Department of Lands and Forests to give consideration to a change in the limit of catch of walleye or yellow pike in the International waters of Lake Erie and Niagara River. In view of the fact that there is no limit to the number of walleyed or yellow pike a fisherman from New York State may take while fishing the same waters, practically side by side, it must be obvious that the inequality of this limit is extremely</td>
<td>Fort Erie Fish and Game Conservation Association. (Mr. Jamieson.)</td>
<td>Limit of catch—6 per day.</td>
<td>This recommendation will be studied in consultation with the District Biologist.</td>
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unfair to those fishing in the Canadian side of these waters. We readily understand that the present limit is necessary in smaller inland lakes and we believe this should be retained as a sound conservation measure.

The fact that the waters of Lake Erie are commercially fished, should, we think, lend weight to this petition. Sportsmen's groups along the frontier have informed us that New York State has a very heavy restocking program for these waters which keeps the fish supply at a very high level. Those of us who live near the Niagara Frontier recall that several years ago New York State had a low catch limit, but on the plea of sportsmen it was removed entirely, while the Canadian Department imposed a very low limit after having no limit at all, thus reversing the entire fishing picture along the border. We believe that a substantial increase in the present limit would bring thousands of additional sportsmen across the border to Canada and would provide a definite increase in non-resident licence fees to the Department of Lands and Forests. We, therefore, urge that your Department give serious consideration to this petition and make the International waters of the Niagara River and Lake Erie an exception to the now existing law.

49. Recommended restriction of fishing hours to from sunrise to sundown.

Lindsay Chamber of Commerce, Bobcay-
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<td>50. <strong>Lake Simcoe Fishing Conditions:</strong> Give us a biological survey to help prolong this fishing. Aerial survey showed in excess of 3,000 fish houses on Lake Simcoe—most of them between Keswick and Beaverton. In 1947 the Club presented a resolution to the Federation which had been turned down by the Federation: 1. Close spawning season of lake trout. 2. Licensing of fish houses. 3. Abolishing the use of “snaggers, etc.”</td>
<td>Blake Uren, Orillia.</td>
<td>Biological survey work is being done almost continuously on Lake Simcoe with special reference to herring, lake trout, pickerel, bass, lunge, and perch populations. Lake Simcoe lake trout are protected by a closed season October 6th to November 5th. An amendment to the Special Fishery Regulations this year will contain a provision re: snaggers.</td>
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<td>51. <strong>Conservation Officers:</strong> What recognition would the Department make of a full time or part time game warden, which our Club would pay for?</td>
<td>Blake Uren, Orillia.</td>
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<td>52. Suggests $1.00 angling licence fee for residents over 16 years of age.</td>
<td>Len Hughes, North Bay.</td>
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<td>53. Destroy suckers in the spring, as they</td>
<td>A. L. Cochrane,</td>
<td>Controlled to some extent</td>
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take a lot of spawn of game fish.

Temagami.

under Section 2 of the Special Fishery Regulations for the Province of Ontario. This was referred to in a previous recommendation (No. 39).

54. No game warden in Temagami—should have one.

A. L. Cochrane, Temagami.

55. Restocking—very few reach maturity.

A. L. Cochrane, Temagami.

A study of the percentage of survival of hatchery fish is one of the major studies of the Fish and Wildlife Division, and the Research Division of the Department of Lands and Forests.

56. Resident licence for angling for persons over 16.

A. L. Cochrane, Temagami.

57. Fish hatchery right in the centre of Temagami.

A. L. Cochrane, Temagami.

Appears inconsistent with No. 55.

58. Whereas the increase in moose throughout the area does not warrant an open season, and there was last year an abuse of the hunting privilege by residents, and being able to see moose in their natural haunts is considered a greater attraction;

Northern Ontario Outfitters' Association (Len Hughes).

Present status of moose (see map) is improved and enough for an open season in most of northern Ontario. Last year's season was for residents only, north of the track.

See Resolution No. 229.
Be it resolved that until such time as the Department of Lands and Forests obtains more complete information as to the number and condition of moose, the moose season be closed for both residents and non-residents in the Kenora and Rainy River Districts.

59. It is recommended that the N.O.O.A. request the Department of Lands and Forests to establish controlled moose hunting in Northern Ontario except in the congested areas that we have asked to remain closed. This is to be done by a system of zoning, with an allocation of limited number of licences to each zone according to the estimated moose population by the Department of Lands and Forests. This regulation to become effective for the season of 1952.

59. (a) The season north of the main line of the C.N.R. to open not later than October 1st, and south, October 15th.

60. Whereas it is the considered opinion of camp operators through this area that a threat to the survival of the deer population is coming about as the result of wolf predation together with concentrated hunting;

Northern Ontario Outfitters' Association. No zoning as yet applied and serious objections from administrative point of view. No action. Any system of zoning yet considered would be open to serious administrative objections, and it might be less objectionable simply to watch moose numbers and close the season at the first sign of depletion.

Northern Ontario Outfitters' Association. Last year's season—November 15th to December 15th. Tourist outfitters certainly prefer to operate in open water. Local sentiment is strong for a late season for everybody.

Northern Ontario Outfitters' Association. See Resolution No. 97. Last year in Rainy River District season opened on November 1st, elsewhere in the area on October 15th. November 1st opening popular, as indirect control of Americans who prefer to come early and are thus directed farther north. It is also more
Be it resolved that the opening date for Deer Season be set at October 15th, throughout the Kenora and Rainy River Districts.

61. Whereas in the Kenora and Rainy River Districts where deer hunting is done to a large extent on islands and points the use of dogs for deer hunting is slaughter and not sport;

   Northern Ontario Outfitters' Association. Use of dogs not restricted in this area last year.

   Approved.

   Small points and islands not normally occupied in winter by deer and are repopulated each spring.

   See Resolution No 106.

62. Whereas it is the opinion of Camp Operators in this District that the season as present is satisfactory;

   Northern Ontario Outfitters' Association.

   Be it resolved that in the Kenora and Rainy River Districts the duck hunting season open September 15th.

63. Whereas it is the opinion of Camp Operators in this District that the regulations regarding duck hunting and particularly the running of ducks with high-powered motors is not being adhered to;


   Be it resolved that the Department of Lands and Forests be urged to patrol more extensively during the duck season to ensure rigid enforcement.
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<td>64. Whereas confusion results to both camp operators and their guests when changes are made in seasons and limits are announced only by press releases;</td>
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<td>Be it resolved that any change in seasons set forth by Orders-in-Council or Migratory Game Bird Commission—e.g., grouse, duck, game preserves, etc.,—be announced as soon as passed, mimeographed copies sent to all outfitters and issuers of licences immediately stating the seasons, bag limit and possession limit.</td>
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<td>65. Whereas camp operators generally throughout the Kenora District approve of the manner in which the guide law was handled in 1951 in the Kenora District;</td>
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<td>Be it resolved that permanent suspension of the law be brought about, and that the use of guides in the Kenora District be no longer compulsory for deer hunting.</td>
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<td>66. Whereas the big game population is endangered by the large number of wolves; and</td>
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<td>Whereas trappers are reluctant to hunt and take wolf pups due to the lower bounty on pups:</td>
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<td>Northern Ontario Outfitters' Association.</td>
<td>Large numbers of mimeographed releases are distributed.</td>
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<tr>
<td>Northern Ontario Outfitters' Association.</td>
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<tr>
<td>Northern Ontario Outfitters' Association.</td>
<td>Bounty now: Adults $25.00, pups $15.00. The number of pups taken in the most recent completed year (March 31, 1950 to March 31, 1951), at $15.00 was 44; and the number of pups</td>
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</table>
Be it resolved that we petition the Department of Lands and Forests to increase the wolf bounty to $35.00. This to include wolf pups as well as adult wolves.

67. Be it resolved that all of Sabaskong Bay, Lake of the Woods, be declared a closed area as far as more commercial camps are concerned.

68. Be it resolved that the Department of Lands and Forests be requested to keep open for 1952 the Lake of the Woods Crown Game Preserve.

69. Whereas the deer population in the French River area has shown a great decline during the past few years, and

Whereas it is considered that Eighteen Mile Island and Rainy River Island, situated between the north and south channels of the French River would make an ideal game sanctuary;

Therefore be it resolved that the Department of Lands and Forests be asked to declare said islands to be an official game sanctuary.

70. And further that all members of the French River Resorts Association be declared deputy game wardens to assist the local wardens in the performance of their duties with regard to this proposed project.

Northern Ontario Outfitters' Association.

Northern Ontario Outfitters' Association.

Northern Ontario Outfitters' Association.

Northern Ontario Outfitters' Association.

Experimental opening last year.

Open to hunting.

There are strong biological objections to permanent protection of any area for deer. There are 54 occupied lots, 20 private camps, 84 land use permits and no staff.

taken in the last year in which pups were bountied at $5.00 (March 31, 1948 to March 31, 1949), was 84.
<table>
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<tr>
<th>Recomendations</th>
<th>By Whom</th>
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<tr>
<td>71. That no changes in fish or game laws for a district be made without the recommendations of the District Forester and a representation of Tourist Outfitters and Trappers of that District.</td>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
<td>Consultation is routine practice.</td>
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<tr>
<td>72. Resolved that the Department of Lands and Forests be asked to change the boundary designated heretofor as the French and Mattawa Rivers in regulations concerning deer, moose and small game hunting—and that the new boundary be the French River, southern shores of Lake Nipissing to an intersection in North Bay where No. 17 highway crosses No. 11 highway, thence using No. 17 to the town of Mattawa and the Ottawa River, as the boundary.</td>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
<td>“Park” refers to Quetico.</td>
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<td>73. N.O.O.A. is not asking for any change in the regulations as they desire to keep the Park in a wild state for canoe trippers and, therefore, request that the status quo be maintained with no change in government jurisdiction or management.</td>
<td>Northern Ontario Outfitters' Association.</td>
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<td>74. That it be illegal to place gill nets for lake trout in any lake whose area is less than three square miles. (The Department are now issuing gill net licences indiscriminately to trappers for the taking of lake trout off their spawning beds. Result: the cleaning</td>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
<td>Instructions to District officers re issuance of domestic gill net licences to trappers included the following excerpt: “In the issuance of the</td>
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out of lake trout in a very short period of time from the smaller lakes.)

75. That an early program of conservation education be started in Ontario schools. This to apply principally to rural schools or to schools adjacent to rural areas.

76. That special attention by the Division of Fish and Wildlife be given, not to a "study" of wolf-control, but to wolf-control itself.

77. That trappers be encouraged to get out not later than September 1st with both traps and snares in areas where deer hunting with dogs is not common. When the winter season sets in and traps and snares no longer workable, poison to be issued to trappers where conditions warrant.

Northern Ontario Outfitters' Association.

Department officers frequently visit schools. Ranger school at Dorset has been used for training teachers.

Conservation education is being integrated with all subjects of the curriculum wherever such integration is appropriate. See recommendation No. 4.

Northern Ontario Outfitters' Association.

No restriction on trapper wolf hunting at this season. Poison may be used under permit.
### Recommendations

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<th>No.</th>
<th>Resolution</th>
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<tr>
<td>78.</td>
<td>Resolved that we ask the Department of Lands and Forests to forbid hunters setting up a tent or portable camp for the purpose of hunting closer than one and one-half miles from a licensed outfitter.</td>
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<tr>
<td>79.</td>
<td>Resolved that we ask the Department of Lands and Forests for closer control in the matter of illegal guides.</td>
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<td>80.</td>
<td>And that instead of the now prevailing fine of $10, violators should be deprived of all hunting and fishing or trapping privileges for 12 months.</td>
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<tr>
<td>Northern Ontario Outfitters' Association.</td>
<td>No restriction on camping by hunting parties.</td>
<td>In most important deer hunting areas the presence of numerous parcels of private land would complicate such restriction.</td>
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<tr>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
<td>In practice this could only be done by putting the onus on the offender. Except for trapping, licences of various kinds can be bought without check or possibility of check.</td>
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81. (1) Quetico-Superior International Peace Memorial Forest:

Whereas, it is recognized in all civilized countries that the preservation of wilderness areas is a duty which is owed, on recreational, educational, esthetic and scientific grounds, both to the present inhabitants and to all future generations, and

Whereas, in Ontario the increasing population, the rapid spread of industrialization and the widespread use of aircraft in hunting

Ontario Federation of Anglers and Hunters.  
(Ken Clarke.)
and fishing have resulted in rapid deterioration of wilderness values in the last few years and will make it more and more difficult to establish and protect wilderness areas unless immediate action is taken; and

Whereas the Rainy Lake and Pigeon River watersheds constitute some of the finest unspoiled fish and game country in Canada, with exceptional historic interest, and

Whereas the fish, game and recreational resources offer the highest potential lasting value for this area, and

Whereas the new highway under construction from Shebandown to Atikokan will open up much of this country:

Be it resolved that the Government of the Province of Ontario take exceptional precautions to see that fish, game and recreational resources of the area are not abused.

That the Government prepare a zoning plan which will set aside a zone or zones within the area which will remain a complete wilderness, and be free from buildings and roads, and with the very highest standards of shoreline protection, anti-flooding regulations and any other measures which will ensure the preservation of the natural beauties of the area.

That the Government, as part of the zoning plan, make a thorough study and decide what zones, in addition to wilderness areas, should be allotted to commercial out-
fitters, what to resorts and cottages, and what to unrestricted development.

That the Government should consider favourably, as the best lasting guarantee of preservation, the proposal of the Canadian Quetico-Superior Committee for an international treaty, as and when there is a favourable expression of opinion for the proposal in that area of the province.

82. (2) 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.

83. (3) 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 motor vehicles while in the same condition and that game wardens be empowered to make arrests for such violations.

84. (4) Wilderness Areas:

In view of the need for immediate and vigorous action on the preservation of wilderness areas, as noted in Resolution 1, and in view of the fact that the present system of

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<tr>
<td>82. (2)</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>This area now open to hunting and trapping.</td>
<td>There are active and valuable traplines in this area, and permanent protection of big game is often of questionable value.</td>
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<td>83. (3)</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>No legislation. Such matters usually dealt with in the Criminal Code.</td>
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<td>84. (4)</td>
<td>Ontario Federation of Anglers and Hunters</td>
<td>One such area now established in Algonquin Park.</td>
<td>Requirements for preservation of plant and animal communities could be determined by the</td>
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</table>
Provincial Parks, Reserves, etc., does not provide a satisfactory system for the preservation of wilderness areas, wildlife sanctuaries, etc.;

Be it resolved that the Government of Ontario explore the possibility of establishing additional protected areas of such types and in such locations as to ensure the preservation of all major plant and animal communities native to the Province of Ontario in the closest possible approximation to natural conditions.

85. (5) Whereas according to law, youths under 16 are not allowed to carry a gun, and whereas youths should be given proper instruction before this age;

Therefore be it resolved that youths under the age of 16 be granted a special permit to carry firearms to hunt, provided they are accompanied by an adult with a hunting licence who is instructing them in the proper use of said firearms.

86. (6) Resolved that the Department of Fish and Wildlife be instructed to publicize more fully to licence issuers as well as the general public as to the open seasons for upland game, etc.

Fish and Wildlife Advisory Committee of the Ontario Research Council.

Ontario Federation of Anglers and Hunters.

Section 77 (d) provided for Regulation on this matter, but no Regulation has been made.

Ontario Federation of Anglers and Hunters.
### Recommendations

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<tr>
<td>87. (7)</td>
<td>That the Government be requested to enact more stringent laws and impose harsher minimum penalties for any infractions of the fish and game laws.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Magistrates have recently criticized The Game and Fisheries Act for its severity as compared with other legislation. The guiding principle has been that penalties should be high enough that no person could violate the law, be convicted and still make a profit.</td>
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<td>88. (8)</td>
<td>That guns and equipment seized by game overseers be held and sold at public auction in the respective departmental district in which they were seized.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Sold by tender in Toronto. Anyone in Ontario may submit tenders by mail with any restrictions he wants to make on quality and condition of equipment. Prices have been high, often as high as those obtaining downtown for the same equipment new, and there is very little loss through poor equipment not being bought.</td>
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<td>89. (9)</td>
<td>Be it resolved that the Ontario Federation of Anglers and Hunters Incorporated request the Ontario Department of Highways to take steps to plan a much more extensive tree and shrub planting program, having in mind shrubs and trees beneficial</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Experimental “snow-fence” plantings are now being made co-operatively by the two Departments and the value for wildlife is being considered.</td>
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to wild life. It is felt that on many of the 100 foot right-of-ways small game have no protection or cover from man or predator. It further being resolved to request the Department of Lands and Forests to appoint whom they see fit someone from that Department to cooperate with the Department of Highways on this matter so that a plan can be set up quickly and carried to a successful conclusion. We feel this will be a move strictly in the interests of conservation yet most useful to the Department of Highways as a protection to their splendid highways at the same time beautifying roads of travel.

90. (10) Be it resolved that additional care be taken when the Ontario Department of Highways, counties and townships are constructing new roads, widening roads and cutting down hills, grading, etc., that clay silt is not guided or left in such a manner as same will be washed into streams and creeks, more particularly those waters frequented by speckled trout, the reason being obvious, the covering of spawning beds, feed, etc. It is felt that considerable damage is done prior to the sodding, etc., of these slopes and necessary precautions should be taken at the time the work is being done.

91. (11) Whereas the present regulations of The Migratory Bird Act permit the shooting of snipe prior to the opening of the duck season, the Ontario Federation of Anglers and Hunters, Last year snipe opened 6 days earlier in southern zone only. Snipe season is naturally earlier and is legally only 30 days. There are not
### Recommendations

season, and
Whereas this may permit hunters to be in the marshes and to illegally shoot ducks prior to the opening date, and,
Whereas this greatly complicated the proper enforcement of the regulations, and
Whereas any change in the snipe season would create no hardship for the snipe hunter as there is scarcely any hunting for for these birds;

Therefore be it resolved that the dates of the snipe season be made to coincide with the dates of the duck season.

92. (12) Whereas wolves have increased at an alarming rate in recent years, with the result that the deer herds are suffering through this increase, and
Whereas the wolf pelt is of no value;

Therefore be it resolved that the Department of Lands and Forests combat the wolf menace in three ways:
1. Raising wolf bounty.
2. Issuing poison under strict control as to distribution.
3. Hire professional hunter or hunters for one year to see what results can be obtained.

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<tr>
<td>season, and</td>
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<td>many snipe shooters and their bona fides are easily established. If a man wishes to go into a marsh with a gun before duck season he can claim that he is hunting crows (or owls, or wolves).</td>
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<tr>
<td>Whereas this may permit hunters to be in the marshes and to illegally shoot ducks prior to the opening date, and,</td>
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<td>Therefore be it resolved that the dates of the snipe season be made to coincide with the dates of the duck season.</td>
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<tr>
<td>92. (12) Whereas wolves have increased at an alarming rate in recent years, with the result that the deer herds are suffering through this increase, and</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Wolf bounty now: $25.00 on adults; $15.00 on pups.</td>
<td>Poison may now be used under permit. Several men have been hired from time to time as wolf hunters.</td>
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<td>Whereas the wolf pelt is of no value;</td>
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<tr>
<td>Therefore be it resolved that the Department of Lands and Forests combat the wolf menace in three ways:</td>
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<tr>
<td>2. Issuing poison under strict control as to distribution.</td>
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<tr>
<td>3. Hire professional hunter or hunters for one year to see what results can be obtained.</td>
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93. (13) Whereas the Hungarian Partridge have not multiplied enough to warrant an open season;

Therefore be it resolved that the season on Hungarian Partridge remain closed in northwestern Ontario.

94. (14) Whereas at the present time it is unlawful to hunt or discharge a firearm in Ontario on Sundays, and

Whereas other fields of sport are enjoyed in all sections of the province with commercialized sports permitted in many centres, and

Whereas the No Hunting on Sunday law is a definite discrimination against the majority of sportmen who have only weekends for relaxation and their favourite sport, and

Whereas we believe the vast majority of sportmen in Ontario are in favour of the abolition of this law, and the recognition of their just privileges, and,

Whereas it has been proven in other provinces more densely populated, that hunting on Sunday does NOT decrease the ratio of game;

Therefore be it resolved that the Ontario Federation of Anglers and Hunters approve at their annual Convention and thereafter submit to the Department of Lands and Forests their recommendation that hunting on Sunday be permitted in this province.
95. (15) Whereas the Peterborough Fish and Game Protective Association feels that owing to the overburden on the existing Game Wardens to give adequate supervision and that existing legislation is at present not being sufficiently enforced and cannot be with the present staff, and

Whereas the licence for Deer hunting covers such a short period, which too, is governed by the weather conditions prevailing, and

Whereas with the season reduced in Southern Ontario as to Northern Ontario, we feel that Sunday hunting should be allowed during the open season for deer, and

Whereas it would allow others unable to participate in this fine sport an opportunity to have two Saturdays and one Sunday, or three days hunt, and,

Whereas sporting events of other kinds are allowed, where participation for money and prizes are allowed;

Be it resolved the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests of Ontario to allow Sunday shooting for the period of time covered in the regulations for Deer Hunting in Ontario.

96. (16) Whereas it is in the interest of conservation, safety, and economy that non-
residents have a guide when hunting so that the game laws will be observed—to prevent hunters from being lost with the possible results of loss of life or expensive and extensive searches being made to find them.

Therefore it is recommended that non-resident hunters, hunting in the District of Thunder Bay, be required to have a guide, similar to legislation now in existence in Kenora and Rainy River districts. Our delegate to the Fish and Game Committee of the Legislature has been instructed to assure the Government that:

The present guide law in Rainy River is desirable and conforms to wishes of Zone 1, Northwestern Ontario.

97. (17) The open season on deer in Rainy River continue to be from November 1st to 25th—not earlier.

98. (18) Whereas due to the scarcity of rabbits, the fox is depleting the supply of partridge and,
    Whereas the present value of red fox pelt is very low;
    Therefore be it resolved that a bounty of $5.00 be placed on red fox.

99. (19) To further increase the deer population in northern Ontario be it resolved that the running of dogs in the bush during deer hunting season be prohibited.

Ontario Federation of Anglers and Hunters. See No. 60 (N.O.O.A.)

Ontario Federation of Anglers and Hunters. Local municipal bounties No action taken. only.

Ontario Federation of Anglers and Hunters. No special restriction on use of dogs in this area. See No. 148 (Dr. Secord) and No. 220. Dogs widely used there, Not approved.
### Recommendations

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<th>No.</th>
<th>Hunting Season</th>
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<tr>
<td>1952</td>
<td>Hunting season in that portion of Ontario in the districts of Sudbury and Nipissing, north of Lake Nipissing and French River, and west of the North Bay to Oba line of the C.N.R., and including Manitoulin Island, be prohibited for a limited time.</td>
<td>Eagle and osprey only protected.</td>
<td>Undoubtedly interesting and useful birds are killed capriciously in a manner which could be prevented and still leave full scope for protecting property and game.</td>
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#### On Hawks and Owls:

100. (20) Whereas the very large amount of scientific evidence available shows that hawks and owls, considered collectively, are an important element in the normal balance of the wildlife of the province;

Be it therefore resolved that the Government be asked to place all hawks and owls on the list of birds protected at all times, provided that an owner of domestically raised birds may destroy any hawk or owl he finds damaging his birds.

101. (21) Whereas the present regulations which permit hunting for deer with dogs, are considered to be satisfactory to a large majority of deer hunters in this area;

Therefore be it resolved that the Ontario Department of Lands and Forests be requested to continue permission to hunt with dogs.
102. (22) Be it resolved that the Ontario Federation of Anglers and Hunters again request that the Provincial Government of Ontario enact a law which will prohibit the carrying or discharging of guns by licensed guides, while employed as a guide, during the deer hunting season.

103. (23) Whereas it is true that the Moose population has increased in certain areas—but taking district as a whole, moose have not increased enough to warrant an open season;

Therefore be it resolved that the Ontario Federation of Anglers and Hunters recommend to the government that the moose season be kept closed in that area of Ontario south of the northernmost line of the C.N.R.

The following resolutions by the Ontario Federation of Anglers and Hunters were marked "For Discussion with the Department":

104. (24) Whereas the present closing of the migrating bird season frequently does not extend late enough to include much of the late flight of ducks;

Therefore be it resolved that the open season on migratory birds in the presently defined Northern District of Ontario be from the third Saturday in September to November 20th.
Recommenendations

105. (25) St. Catharines and Lincoln County Game and Fish Protective Association: "That the duck season in the counties of Lincoln and Welland be split, the first period opening the same date as the rest of Southern Ontario for the period of eight days and the second period to be open until December 15th."

106. (26) Whereas the present season for the shooting of Duck—September 15th, does not allow the local ducks to mature, and

Whereas the northern migration of ducks does not arrive in these areas until in October, and

Whereas the mild climatic conditions of September may cause the ducks to spoil rapidly;

Therefore be it resolved that the Federation request the Government of Ontario to recommend to the proper authorities that the season on ducks, geese and other migratory waterfowl be not open before September 25th in the Rainy River and Thunder Bay Districts. It is further recommended that consideration be given to establishing two zones in this area based on the ecological differences between Rainy River and Thunder Bay

By Whom
Ontario Federation of Anglers and Hunters.

Status
Hitherto no split seasons in Ontario and strong objections by Federal authorities to having a number of small zones.

Comments
Ontario Federation of Anglers and Hunters.

See No. 104.
District.

107. (27) Resolved that the Ontario Department of Lands and Forests again investigate the issuance of non-resident pheasant hunting licences for Pelee Island. And that the majority of Ontario sportsmen feel that residents of Ontario should be entitled to buy a much larger percentage of these licences than those sold to non-residents.

108. (28) Resolved that the Ontario Federation of Anglers and Hunters Incorporated, petition the Department of Lands and Forests to, include on the “Resident and Non-Resident Hunting Licence” a clause to read: “This licence is not valid for the purpose of carrying, using or discharging a rifle of a calibre exceeding .260 and having a cartridge with a bullet weight exceeding 90 grains, in a regulated township except as may be provided during the open season for deer.

109. (29) The Greater Niagara Fish and Game Protective Association (International), “Resolved that the licence now issued by townships in regulated game preserve areas of the province be cancelled and replaced by

- Ontario Federation of Anglers and Hunters.
- Ontario Federation of Anglers and Hunters.
- Ontario Federation of Anglers and Hunters.
- Authority now in hands of townships.

21 Counties—127 Townships included.
3 counties have 1 twp. in scheme.
Recommendations

a County Licence; That the amount charged be stipulated by the Department of Lands and Forests and collected by provincial agents; That a part of the fee collected be returned to the counties which have conservation programs and that the amount of the fee be the same for all except bonafide farmers.

110. (30) Be it resolved that the Crown Land which was allotted for the Cedar Lake Project in Peterborough County as a public park should be made into a game preserve and posted as such.

111. (31) Whereas the lack of knowledge of the game laws have caused unnecessary violations and,

Whereas many novice hunters and fishermen are unaware of the laws;

Therefore be it resolved that it shall be mandatory for an issuer of licences to furnish to the purchaser of a licence, at the time the licence is purchased a summary of the Game Laws of the latest issue and that these summaries be issued to all non-residents in possession of guns at points of entry.

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<td>4 counties have</td>
<td>3 twps. in scheme.</td>
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<td>8</td>
<td>&quot;   &quot; all &quot;   &quot;  &quot;</td>
<td>Fees for Township licences at discretion of respective townships.</td>
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Ontario Federation of Anglers and Hunters.
112. (32) As civilization advances wildlife retreats, this means that finally, unless proper steps are taken now, our wildlife will vanish, therefore it is proposed that: The Government establish more game preserves and wildlife sanctuaries and that same be properly policed.

Ontario Federation of Anglers and Hunters.

113. (33) Respectfully submitted by the Chesterville Fish and Game Association that the season for the shooting of Hungarian Partridge open at the same date as the season for Ruffed Grouse.

Ontario Federation of Anglers and Hunters. Seasons did not coincide last year except for two days.

114. (34) St. Catharines and Lincoln County Game and Fish Protective Association: “That the number of hunters in any one Jack-rabbit drive be limited to ten. West of a line from Oakville to Collingwood.”

Ontario Federation of Anglers and Hunters. No number prescribed now.

115. (35) St. Catharines and Lincoln County Game and Fish Protective Association: “That the season for trapping muskrat in Lincoln County be closed for one year.”

Ontario Federation of Anglers and Hunters. Open season this year.

116. (36) It is urged that certain responsible trappers in the effected areas be allowed to use poison for the destruction of the wolf under departmental supervision.

Ontario Federation of Anglers and Hunters. Already permitted.

117. (37) That “at any time” be substituted for the clause “during the closed season” of Section 32, subsection (4) of The Game and Fisheries Act.

Ontario Federation of Anglers and Hunters. At present a person in possession of a firearm “capable of killing deer” may stay out until dark and then go
118. Does not favour rod licence.

Ontario Federation of Anglers and Hunters.

119. Deer Season:
Requested that the Committee consider reopening the area closed last year, north of Parry Sound and west of the C.N.R. The camp of which he is a member has been in existence for 35 years, and actually hunts only two square miles of 300 square miles in the area in question, and that although there are good years and lean years he does not believe the harvest has exceeded the actual crop, and doubts the wisdom of closure.


120. We respectfully recommend clarification of the hunting hours shown on the township licences, issued for regulated townships; either daylight or standard time.

Mr. Charles Hoover, Markham; Darlington, Northumberland, East Whitby and Pickering, County of Ontario; Whitchurch, Markham and Vaughan Twps., At law there is only standard time, and in making regulations it must be used.
121. We respectfully recommend clarification of the hunting hours shown on the township licences, issued for regulated townships; the term "shooting hours" changed to "hunting hours."

Mr. Charles Hoover, Markham; Darlington, Northumberland, East Whitby and Pickering, County of Ontario; Whitchurch, Markham and Vaughan Twps., County of York.

Terminology is that of Regulation.

122. Whereas considerable damage has been caused by the use of .22 calibre and high powered rifles, and
Whereas their use in summer resort areas is dangerous, and
Whereas these rifles have been carried in cars by poachers;
Therefore we respectfully ask the Provinional Department of Game and Fisheries to take appropriate action to overcome this menace.

Mr. Charles Hoover, Markham; Darlington, Northumberland, East Whitby and Pickering, County of Ontario; Whitchurch, Markham and Vaughan Twps., County of York.

May not be carried loaded in cars at present.

123. Whereas a penalty of $10.00 imposed by the magistrates in some courts for shooting pheasants, Hungarian partridge and ruffed grouse, out of season, seems to be inadequate;
We recommend an increase in the fines imposed, on a graduated scale, for such violations.

Mr. Charles Hoover, Markham; Darlington, Northumberland, East Whitby and Pickering, County of Ontario; Whitchurch, Markham and Vaughan Twps., County of York.

See Recommendation No. 87.
## Recommendations

124. (1) That the Department be urged to transplant some of the large vigorous rats from southern sections into northern areas suitable for muskrat production.

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<th>No.</th>
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<tbody>
<tr>
<td>1952</td>
<td>New Ontario Trappers' Association — (Mr. W. McKee)</td>
<td>Muskrats not usually transplanted.</td>
<td>“Rice Lake” muskrat is a trade term for the highest grade of rat. It is based on fact that in cold climates rats have thin skins and thick fur, in warm climates, thick skins and thin fur. Rats to be processed have to have thick enough skins to stand the shearing, hence, the highest priced rat is the farthest north rat whose skin is still thick enough to stand shearing. Size in rats is related to feed, hence climate plus feed make quality which can hardly be improved by importing southern rats.</td>
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125. (2) That under the supervision of the Game Management the Department supply wild rice and other aquatic vegetation suitable for feed for muskrats.

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<th>No.</th>
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<tbody>
<tr>
<td>1952</td>
<td>New Ontario Trappers' Association — (Mr. W. McKee)</td>
<td>Department has helped transplant where local supply available.</td>
<td></td>
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126. (3) That the Department arrange to transplant Marten into areas which at present have none but which have proper food and conditions.

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<tbody>
<tr>
<td>1952</td>
<td>New Ontario Trappers' Association — (Mr. W. McKee)</td>
<td>Marten moved into three areas last year.</td>
<td></td>
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</tbody>
</table>
127. (4) That an open season be declared on fisher in all areas with no quota basis. The fisher have increased in numbers to such an extent that they are depleting the food required by other animals. In areas where fisher are abundant porcupines are cleaned out and if the fisher are allowed to continue, the same condition will soon exist in regard to partridge and rabbits.

New Ontario Trappers' Association
—(Mr. W. McKee).

Prearranged quotas used.

As abundance of porcupines has caused concern to the Royal Commission on Forestry and others it may be desirable to maintain a fisher population sufficiently high to control porcupines.

128. (5) That the hunting and trapping seasons be handled by zoning in accord with the conditions of the seasons and the volume of fur and game in different localities. The majority of the trappers were very well satisfied with the trapping season during the past season with the exception of mink. It is felt that the mink season should open earlier in areas where conditions warrant it.

New Ontario Trappers' Association
—(Mr. W. McKee).

Early trapping on the Department's experimental trapline showed mink unprime until late October.

129. (6) That in areas where moose are plentiful the trapper be allowed to take one moose per year for food and that he be required to report the month and date of kill. The trappers feel that the moose are plentiful enough now in many areas to warrant an open season. Also, if the Department are going to open the season to sportsmen, they would like to see the Department receive a good substantial revenue which can be paid out in bounties on predators which are preying on their young moose, namely bears and wolves.

New Ontario Trappers' Association.

Trapper allowed one moose in open season.
## Recommendations

130. (7) That a bounty be paid on bear. The trappers have found that this animal is very destructive to many kinds of game and it will create a great deal more interest amongst the trappers in predator control to have a bounty on them. The bounty should be payable to anyone who kills a bear and in order to collect the bounty they should be required to send in the scalp only. Bears are so plentiful today because there is no encouragement for anyone to kill them with no market and bounty.

131. (8) That the trapper be allowed to carry firearms on his own ground at any time in order to protect it from predators.

132. (9) That the Department be asked to notify our Association in August re the full regulations re quotas and seasons so we can plan for our winter's operations.

133. (10) 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 furs on the market.

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<tr>
<td>New Ontario Trappers' Association</td>
<td>Bear bounty now restricted to farmers in certain areas.</td>
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<tr>
<td>New Ontario Trappers' Association</td>
<td>By Section 11, Subsection (3), this privilege is already conferred on licensed trappers.</td>
<td></td>
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<tr>
<td>New Ontario Trappers' Association</td>
<td>Fur regulations now made in summer and left unchanged if possible.</td>
<td></td>
</tr>
<tr>
<td>Northern Ontario Trappers' Association</td>
<td>No test required.</td>
<td></td>
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</table>
134. (11) That the Department require all trappers to report on kills made by wolves in their area as soon as possible after the kill is discovered. In this way the Department will have a closer check on places where the wolves are abundant and will be able to send in trained wolf hunters or take other steps to clear these areas of wolves. It is suggested that the Department pick a number of trappers who have a good record for getting wolves and send them as paid hunters into heavily populated wolf areas to help clean out the wolves and educate the trappers in these areas on proper methods of wolf hunting.

135. The majority of trappers are not in favour of using strychnine and it is suggested that the Department furnish ready made-up cyanide capsules and supply instructions on how to use them in the safest and most effective manner.

136. It is also suggested that the Department furnish ready made-up snares for the taking of wolves, to all trappers in areas where wolves are abundant.

137. I suggest that the head of the trappers council in each trapping area be allowed to advance any trapper in his area, half the value of his fur in money supplied by the trappers organization; such fur to be shipped to the New Ontario Trappers' Association. District Office receives all applications for wolf bounty and should be informed as to where wolves are running.

New Ontario Trappers' Association.

Snare wire now furnished. Trappers may have their own tastes as to make-up.

New Ontario Trappers' Association.

Could be done now if representative took out fur dealers' store licence.

New Ontario Trappers' Association.

(Sent in by L. Hemp hill, Elsas, Ont.)
to Sudbury to our fur representative and later sold. This would put a stop to the local trapper having to sacrifice his fur in order to live.

138. I also suggest that the Ontario Government be approached to make a fur sale in Ontario under the auspices of the Trappers Association. It is a crime to think that one of the greatest fur provinces in the Dominion has no fur sale of their own and that the trappers of Ontario are forced to send their fur out of the province to auction it off.

139. We would like to see the making and setting of our game and fur laws and seasons be at the discretion of the individual districts and by their inhabitants.

140. We suggest that the Department pass the word to their local game overseers to advise the trappers to sell their furs through the association.

141. Gill Net Licence for Trappers:
Suggests licence contain condition to prohibit taking of spawning game fish, but licence means much to trappers and should not be taken away.

142. No change in present laws re Sunday
shooting.

Alliance Act—
(Rev. W. G. Berry).

The Niagara Diocesan Council for Social Service
(Rev. J. T. Hooton, Sec., Hamilton), and Rt. Rev.
J. Lofthouse, Bishop of Keewatin, Kenora.

143. (1) Provision be made for an open
season of two weeks duration for the taking
of deer with the bow and arrow. This season
to immediately precede the open season of
taking deer with a gun.

Bow Hunters of Ontario—
(Mr. Fennell).

No special seasons.

144. (2) Provision be made for a $1.00 licence
fee for hunting of small game with bow and
arrow.

Bow Hunters of Ontario—
(Mr. Fennell).

Only firearms and air-guns
now licensed.

No action.

145. (3) Provision be made for separate bow
hunting areas for hunting with bow and
arrow where such areas might be dangerous
or undesirable for hunting with guns. One
such area being the portion of the Restoule
River and head of Lennon Lake being hunted
by the licensed guides and trappers, Thomas
and Philip Grawbouger.

Bow Hunters of Ontario—
(Mr. Fennell).

No special areas. Many
persons hunt Restoule area.

146. Disagrees with O.F.A.H. on carrying
of guns by guides.

Mr. R. Bice, Kearney. See No. 102.

147. Recommends practical training for
guides in the bush. Suggested that senior
guides assist young guides.

Mr. R. Bice, Kearney.
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<tr>
<th>No.</th>
<th>Recommendations</th>
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<tbody>
<tr>
<td>148</td>
<td>Recommends retaining dogs for deer hunting in the Sudbury area.</td>
<td>Dr. Alan Secord</td>
<td>Spoke against No. 99.</td>
<td>Approved</td>
</tr>
<tr>
<td>149</td>
<td>Establishment of a low bag limit (two jack rabbits per day per person).</td>
<td>Fort Erie Fish and Game Conservation Association— (Mr. Obenauer).</td>
<td>No bag limit at present.</td>
<td></td>
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<tr>
<td>150</td>
<td>The discontinuance of the buying and selling of jack rabbits.</td>
<td>Fort Erie Fish and Game Conservation Association— (Mr. Obenauer).</td>
<td>Jack rabbits may be sold.</td>
<td></td>
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<tr>
<td>151</td>
<td>The curtailment of large scale jack rabbit drives by large numbers of hunters. (Limit hunting groups to six men.)</td>
<td>Fort Erie Fish and Game Conservation Association— (Mr. Obenauer).</td>
<td>Groups not now limited.</td>
<td></td>
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<td>152</td>
<td>Urges encouragement of destruction of crows.</td>
<td>Mr. Howard Sale</td>
<td></td>
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<td>153</td>
<td>Favours using dogs by duck hunters to retrieve dead and crippled ducks.</td>
<td>Mr. Howard Sale</td>
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<td>154</td>
<td>Opposes recommendation for no Sunday shooting. Would not interfere with Sunday picnickers in October, November and December.</td>
<td>Mr. Howard Sale</td>
<td></td>
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<td>155</td>
<td>That the Government be requested to speed up solution of the problem of pollution</td>
<td>Northern Ontario Outfitters' Association.</td>
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resulting from the Steep Rock Iron Mine.

156. Omitted in error.

157. Whereas in the interests of conservation the use of shipping coupons was instituted and limits were imposed on shipments of fish and game out of the province;

Each licence is intended to cover only one shipment of each variety;

It is now a known practice for some non-resident anglers to use the same shipping coupons several times in one season;

Be it resolved that we request the Department of Lands and Forests to station sufficient inspectors at International border points to ensure the checking of each shipment of fish or game and the cancellation or removal of coupons on such shipment.

158. Whereas a great number of individuals and so-called private camps have been purveying illegally to non-resident hunts, and

Whereas more adequate control is desirable in the interest of conservation;

Be it resolved that we ask the Department of Lands and Forests to require all non-resident big game hunters, when big game licence is issued to list their Canadian domicile while hunting, such listing to be forwarded daily by the issuer to the District Overseer.

Northern Ontario Outfitters’ Association.
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<tr>
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<th>Comments</th>
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<tbody>
<tr>
<td>159. Resolved that we ask the Department of Lands and Forests to forbid hunters setting up a tent or portable camp for the purpose of hunting closer than one and one-half miles from a licensed outfitter.</td>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
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<tr>
<td>160. That we ask the Department of Lands and Forests for closer control in the matter of illegal guides.</td>
<td>Northern Ontario Outfitters' Association.</td>
<td></td>
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<tr>
<td>161. And that instead of the now prevailing fine of $10 violators should be deprived of all hunting and fishing or trapping privileges for 12 months.</td>
<td>Northern Ontario Outfitters' Association.</td>
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<td>162. Resolved that the filleting, freezing and processing of the legal shipping limit of fish be allowed—this filleting to be done by regular licensed and bonded locker plants located in the Kenora and Rainy River District and that the locker plants be made responsible for cancellation of fish coupons.</td>
<td>Northern Ontario Outfitters' Association.</td>
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<tr>
<td>162. (a) Anglers should be compelled to use No. 2 hooks or larger.</td>
<td>Melville Fish Club— (Thos. S. Thomson).</td>
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The area covered by the following recommendations includes the coastal waters of the Georgian Bay, extending from Midland Harbour to the west mouth of the French River:

Georgian Bay Association— (T. U. Fairlie).
163. (1) ZONING:
That the "Zonal" system of regulation of the fishery be established for designated areas. It is the considered opinion that uniform regulation of the fishery should not apply throughout the province due to wide variation in climatic conditions, seasonal accessibility and other factors. As an example: regulations might be varied from season to season by publication of such areas as Lake Erie, Georgian Bay, Lake of the Woods, etc.

164. (2) SANCTUARIES:
That the number and area of sanctuaries be varied from time to time by scientific investigation, so as to provide as nearly as possible an equalized adult fish population for angling, within the Zone established.

165. (3) LICENCES:
That all licensed guides when on duty be required to display on their wearing apparel a button at least two inches in diameter, with appropriate marking; all persons licensed to be also furnished with markers in duplicate of durable material, approximately 4 inches to 10 inches, with number in plain letters corresponding to Licence Number; this to be displayed on both sides of the bow of craft when engaged in fishing. This should not in any way conflict with that required by Federal authority. An example of this may

It is true that there is a wide variation in climatic conditions, seasonal accessibility and other factors throughout the province suggesting the need for zoning. However, such an arrangement would increase the problems of enforcement to a much greater degree.

Georgian Bay Association—
(T. U. Fairlie).
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<td>be found in taxi plates with number, attached to motor car licences.</td>
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<td>166. (4) Night Fishing:</td>
<td>Georgian Bay Association— (T. U. Fairlie).</td>
<td></td>
<td>See recommendation No. 49, that all fishing be prohibited in Ontario between 11 p.m. and 5 a.m., E.S.T.</td>
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<tr>
<td>That fishing by angling be prohibited from 8 p.m. to 8 a.m. E.S.T. day following, during authorized fishing periods.</td>
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<td>167. (5) Catch:</td>
<td>Georgian Bay Association— (T. U. Fairlie).</td>
<td></td>
<td>Catch limits and size limits on bass, pickerel, pike, lake trout, etc., taken by angling, now under consideration by the department.</td>
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<tr>
<td>That daily catch of black bass be limited to four per fisherman per day of 12 inches or over.</td>
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<td>168. (5) Pickerel catch be reduced to four per day, closed season to extend from October 15th to May 31st next following.</td>
<td>Georgian Bay Association— (T. U. Fairlie).</td>
<td></td>
<td>There is no closed season on lake trout, pike and pickerel in the Great Lakes and connecting international waters where these species are commercially fished.</td>
</tr>
<tr>
<td>169. (5) Pike catch be limited to four per day, closed season to extend from April 1st to May 14th.</td>
<td>Georgian Bay Association— (T. U. Fairlie).</td>
<td></td>
<td>A practical form of creel census is now in use.</td>
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<tr>
<td>170. (5) Lake trout closed season to extend from October 6th to November 5th.</td>
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<tr>
<td>171. (5) That a practical Creel census be worked out for game fish, with some form of compensation for properly authenticated records returned to the District Office,</td>
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Division of Fish and Wildlife.

172. (6) That tagging of black bass and pickerel be systematically and vigorously proceeded with on a scale broad enough to determine as soon as possible, the normal life and habits of fish investigated.

173. (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 whenever necessary. Special patrol is recommended for the mouths of the Moon and Shawanga, and other tributary waters of the Georgian Bay, during spawning and migratory periods. The marking of boundary of all inland waters entering the Georgian Bay by a permanent cairn, superimposed by appropriate sign is strongly recommended.

174. That there should not be an open season on moose in 1952, for, though there has been a gratifying increase in the numbers of moose in some localities, the animals are still too scarce to warrant an open season.

175. That until such times as the Department of Lands and Forests can provide more complete information as to the number and

Tagging of black bass and pickerel is included in the studies being conducted in this area. This work will be increased wherever and whenever practicable.

Thunder Bay Field Naturalists Club. See recommendation No. 229.

Kenora District Joint Committee—
(John Longe). See recommendation No. 58 by the N.O.O.A. in which almost the reverse is recom-
**Recommendations**

<table>
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<tr>
<th>Conditions of the moose population in the Kenora District, the Kenora Camp Owners Association recommend that the moose season for non-residents remain closed. This resolution was fully supported by the Kenora District Joint Committee.</th>
</tr>
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</table>

176. (1) That there be an open season for deer in localities where deer are damaging the crops and that licences be sold to residents of that locality only.

177. (2) That parties who post their lands during a hunting season be not allowed to purchase a licence for hunting.

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<th>By Whom</th>
<th>Municipal Council of the Twp. of North Norwich— (J. F. Pritchard).</th>
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</table>

| Status | Remended, i.e., that there be no open season until it is open also for non-residents. |

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<tr>
<th>Comments</th>
<th>So far we have avoided having shoots limited to one group set up by public authority.</th>
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178. (3) That the hunting season be shortened to close on January 31st.

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<th>Municipal Council of the Twp. of North Norwich.</th>
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Rabbits close at end of February. Many other species unprotected and may be shot after that date.

179. (4) That rabbit drives be prohibited.

| Municipal Council of the Twp. of North |
|---|---|

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<th>Comments</th>
<th>So far we have avoided having shoots limited to one group set up by public authority.</th>
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There are two points involved that may be considered basic:

1. The right of an owner to control use of his land.

2. The right of any person to hunt. By the resolution a person who posted his land could not hunt anywhere.
180. Request that the unorganized townships of Dawson and Robinson (Manitoulin Island), be permitted to sell township licences to hunt deer, in order to control the number of hunters in the area.

181. RE HOUNDS FOR DEER HUNTING:

Does not approve of it. Were there no dogs, believes more guides would be hired. American hunters dropping off due to the dogs running. Their $25.00 fees are much more benefit to our game and fisheries than the dog licences at $5.00.

182. Whereas a great many residents of the Township of Sandwich West are desirous of spearing grass pike in the Detroit River; and

Whereas grass pike is not the same specie as northern pike; and

Whereas grass pike is known to be a feeder on perch, young muskrats and young ducks; and

Whereas the same specie, namely, grass pike is being speared legally on the opposite side of the Detroit River; and

Whereas this Council is of the opinion that it would be in the interests of those concerned to have the permission desired and further that the same would not be harmful to anyone or to any interest;

Now therefore the Council of the Township

Norwich.

Mr. W. C. Duncanson, Licensing authority that
Twp. of Robinson; may be extended to town-
and, Mr. J. Addison, ships does not cover deer.
Manitoulin Island.

G. F. Cunningham,
Sand Bay Camp. No action.
Lake Agnew,
Nairn Centre, Ontario.

Council of the Twp. Grass pike is same species
of Sandwich West— as Northern pike. Spearing
(E. S. Totten and of pike permitted during
Louis Durocher). March and April, south of
No. 3 highway in Essex and
Kent, except Rondeau Pro-
vincial Park by legislation
recently enacted. This in-
cludes area covered by this
resolution.
## Recommendations

of Sandwich West resolves that the Department of Lands and Forests be respectfully requested to give such instructions or permission as may be necessary to permit the spearing of grass pike in the Canadian waters of the Detroit River.

183. We understand that the Northern Ontario Outfitters’ Association have put through a motion to lower the limit on lake trout from five to three per day. We definitely oppose this on Lake Superior for the following reasons:

1. No limits for commercial fishermen.
2. No limits on American side.
3. Detrimental to tourist industry.

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<tr>
<td>Mr. Toivo Seppala, (Tourist guides and outfitters of Rossport and Nipigon).</td>
<td></td>
<td>There will be no change in the limits on lake trout or other species this year, but we have been working on the subject of adjusting size limits, possession limits and export limits for the different species of game fish taken under resident, non-resident and family licences. However, there will be no changes made in these until the recommendations have been received from the Districts, Outfitters and Ontario Federation of Anglers and Hunters.</td>
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</table>
privileged to go to the fish house and buy as much as he wishes to take home as long as he has an invoice to prove that he has purchased same.


186. Ling should be netted out of Pickerel Lake. Pickerel Lake Lodge — (J. H. Ratz).


188. Guides should see that all fires are out before leaving a campsite. Pickerel Lake Lodge — (J. H. Ratz).

189. It is proposed to the Department of Lands and Forests that the speckled trout limit be moved up to 8 inches from the existing 7 inch length in the Thunder Bay District. Thunder Bay District Fish and Game Assn. — (Bill Francis).

190. The increase in the wolf population in the Gowganda area and how to decrease their numbers is one of the chief problems. Licence all dependable trappers to use poison, snares and traps at any time of the season. Gowganda Fish and Game Protective Assn. — (N. R. Green).

These are local problems which will be investigated and dealt with in the light of the requirement.

The difference in the length suggested is not sufficient to warrant a change in the size limit as such for this District. It is probable that speckled trout of these sizes would be in the same year class.
191. Raise the bounty on wolves. Bounty be paid by Dominion Government and the amount so paid charged back to the province in which the animal was caught as shown by the application.

192. Animals which should not be protected at any time are the black bear, lynx or bobcat and fisher.

193. Another item that should receive the attention of the Department is the granting of an excess number of Tourist Camp Licences in one area and the consequent early depletion of the fishing in the lakes.

194. The fish and game protection may well be left to the wardens if the right men are chosen for the work, and the co-operation of the tourist camp licensee may be depended upon, as no operator wishes to have the fish and game depleted in his area as it takes away his livelihood.

195. Restocking of lakes by the depositing of spawn and fingerlings is probably the best method so far known to keep up the supply,
although it is sometimes difficult to ascertain just what effect this method has of increasing the supply, especially with pickerel.

196. The game supply can be kept up by closing certain localities where it becomes scarce.

197. Trappers should not be permitted to exceed a certain quota each season. The present regulations are not effective in limiting the catch.

Gowganda Fish and Game Protective Association. Has been done for moose and deer.

Gowganda Fish and Game Protective Association. Catches of beaver, fisher and marten limited.

1. Stocking newly created or restored waters.
2. Stocking waters subjected to winter kill of fish.
3. Stocking barren waters, that is barren of fish, or of the species of fish, but not barren of food.
4. Stocking to restore population balances.
5. Stocking heavily fished waters where demand is greater than potential production.

However, there are other fish management or fish cultural practices which are of greater value under certain conditions, i.e., bass harvesting, sanctuaries, predator and competitive control, etc.
Recommendaions

198. Department could help by making roads to tap various waterways, thus extending the fishing areas and limiting the tendency to overfishing in nearby lakes. Such roads might be only bull-dozed roads passable for fishing parties. If the Gowganda Highway was connected with the Grassy Lake Chain of lakes it would extend the fishing and hunting many miles and a roadway to connect the two is actually a short distance.

199. Allow the present seine fishermen in the Lower Grand River to take grass pike for a period of two years on a commercial basis. The two year period, we believe, would give us a period in which we could observe conditions on the increase in bass, pickerel and other more desirable species. This of course would in no way be a permanent condition and would be subject to cancellation at any time if desired.

200. Whereas during open and closed seasons for hunting and fishing, certain infractions of law calling for seizure of implements involved, cause large accumulations of high and low powered rifles, canoes, traps, nets, etc., which are from time to time shipped to and disposed of in Toronto, and
   Whereas there is no big game hunting in that district and citizens of Toronto and

By Whom
Gowganda Fish and Game Protective Association.

Dunnnville District
Hunters and Anglers
—(Harold T. Franklin).

Kenora District
Joint Committee—
(John E. Longe).

Status

Comments
Was permitted this year with no commitment for next year.
district participate gainfully in sale of this equipment to the exclusion of the residents of the district where infraction took place and where said equipment could be used gainfully;

Therefore be it resolved that all equipment seized by the Department of Lands and Forests be sold by auction or tender, in the district wherein seizure took place, and by the local officials of the Department of Lands Forests.

201. Whereas it is generally felt that in the past, dates, applied to the duck hunting season in this district were too early, as local ducks have not attained full maturity at the opening of the hunting season; and

Whereas the duck hunting season is almost over when the fall duck begin to arrive from the north;

Therefore be it resolved that if the duck season dates were to conform, more or less, with those of Manitoba, namely, October 1st to November 25th inclusive, it would be beneficial to the local duck population and would provide better hunting.

202. Whereas, the fishing industry is passing through a crisis with whitefish infestation and some lakes will be forced to close due to heavy infestation, and

Kenora District Joint Committee—
(John E. Longe).

Kenora District Joint Committee—
Licence issued February, 1952.
(John E. Longe).
Recommendations

Whereas it has not been proven that the closing of lakes to commercial fishing has benefitted; on the contrary, it has proven beneficial to angling, and

Whereas Mr. A. Turcotte, applicant for a commercial licence in Andrew Bay, Lake of the Woods, born in Kenora, a veteran of World War II, having six years service overseas, occupation—fisherman, and in the state of rehabilitation;

Therefore be it resolved that the Kenora and Patricia District Fisheries Association go on record to support Mr. Turcotte's application for a commercial fishing licence in the west portion of Andrew Bay, Lake of the Woods.

203. That the Lake of the Woods Game Preserve be opened for the season 1952.

Kenora District Joint Committee—See Recommendation No. 68.

204. That until such time as the Department of Lands and Forests can provide more complete information as to the numbers and condition of the moose population in the Kenora District, the Kenora District Camp Owners Association recommend that the moose season for non-residents remain closed.

Kenora District Joint Committee. See No. 58 and No. 175.

205. Be it resolved that the filleting of fish

Kenora District See No. 162.
be allowed, the same filleting to be done by a regular licensed locker plant and that the locker plant be made responsible for the cancelling of fish coupons.

206. Resolved that the members of the Chamber of Commerce of Bobcaygeon are in favour of legislation being passed prohibiting all fishing for game fish between sunset and sunrise in the Kawartha Lakes District.

207. Fishing season for bass open June 28th, a Saturday, instead of July 1st, a Thursday.

208. Oshawa delegates asked the banning of high powered rifles except during the deer season.

209. (1) That the hunting licences be accompanied by some provision that will permit a parent or guardian to hunt with a juvenile under the age of 16 years, permitting said juvenile to legally carry his or her own firearm.

210. (2) That the lake trout season be closed completely during the spawning season.

211. (3) That a one-week season be declared on deer for archers only prior to the opening of the regular deer season.

Joint Committee.

Chamber of Commerce, Bobcaygeon.

See No. 49.

Mrs. H. L. McCoy, Lakeview Hotel, Glen Alda, P.O.

See No. 107.

Algoma Rod and Gun Club—(S. G. Strasser).

See No. 85.

Algoma Rod and Gun Club—(S. G. Strasser).

See No. 9.

Algoma Rod and Gun Club—(S. G. Strasser).

See No. 143. No action.
## Recommendations

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<td>212</td>
<td>Open season for deer in southern Ontario—definitely in favour of there being an open season as long as there is a surplus supply of deer. We would not care to see the situation repeated of last fall in which the open season was declared and then the licensing privileges cancelled.</td>
<td>Tamarac Hunt Club, Hamilton — (William Harwood).</td>
<td>See No. 230.</td>
<td></td>
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<td>213</td>
<td>Resolved that the present method of opening and closing the muskrat season be amended so that the local fish and game overseer has the power to make the opening and closing dates.</td>
<td>Lancaster Fish and Game Protective Association— (Don Flaro).</td>
<td>Season now established by ministerial order.</td>
<td></td>
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<td>214</td>
<td>Reference to the closing dates for muskrat, it is felt that the season is too long. This leads to the destruction of too many female rats at the end of the season.</td>
<td>Lancaster Fish and Game Protective Assn.—(Don Flaro).</td>
<td></td>
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<tr>
<td>216</td>
<td>Destroy wolves—shoot them—detachment of six or eight men well armed with rifles.</td>
<td>J. A. Belland, Haileybury, Ontario.</td>
<td>We already have organized hunts supervised by the Department.</td>
<td></td>
</tr>
<tr>
<td>217</td>
<td>Bounty of $50.00 on wolves.</td>
<td>J. A. Belland, Haileybury, Ontario.</td>
<td></td>
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<tr>
<td>218</td>
<td>Re moose season—our Club is very strongly against the opening of any further</td>
<td>Sudbury District Game and Fish</td>
<td></td>
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</table>
areas than those that are open at the present and that your Department seriously consider the matter before taking any steps in this direction.

219. We advise the provincial government that we are not in favour of an open season for moose in Thunder Bay District in 1952.

220. Opposing Resolution No. 99 (by O.F.A.H.) re prohibiting the use of dogs for deer hunting in the Sudbury area.

221. In regards to fish and game conservation, dumpage of chemicals and filth from large factories do more to destroy the fishing than any other causes.

222. Does not approve of .22 calibre rifle.

223. Recommend that the gun licence in Welland County expire on February 15th instead of the last day of February.

224. Bag limit on cottontails to be cut down to four per day instead of six.

225. Vermin licence to be issued to farmers only.

Protective Assn.

Thunder Bay District Fish and Game Assn.

Boom Island Hunt Club—(Elgin Senn).

Also opposed by others writing in since the public hearings of the Committee.

Charles M. Orr,
St. Thomas.

Mr. Charles Orr,
St. Thomas.

Norval Lynn,
32 Wallace Ave. N.,
Welland, Ontario.

Norval Lynn,
32 Wallace Ave. N.,
Welland, Ontario.

Norval Lynn,
32 Wallace Ave. N.,
Welland, Ontario.
### Recommendations

226. .22 rifles be cancelled altogether—dangerous to men and animals.

227. 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 should be cancelled for five years with the regular fines and confiscations.

228. Ask for a three day open season on deer in Welland County in the fall of 1952, shotguns with buck shot or slugs to be used only, and licences issued to residents only.

229. *Moose Season:*

The moose inventory (see map) now shows an increase to the point where an open season is not only justified but desirable over a wide area. Last year a late (November 15th to December 15th) season was held for residents only “north of the track.” This was popular especially with trappers and Indians who were able to hang up a moose at a time when the meat would keep.

The points to be cleared are:

1. Should non-residents of Ontario be admitted? It is obvious that there is considerable sentiment in the north against admitting them to moose hunting, but tourist outfitters are equally

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<td>Norval Lynn, 32 Wallace Ave. N., Welland, Ontario.</td>
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<td></td>
<td>Department of Lands and Forests.</td>
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No.
strong in desiring that non-residents be admitted to all moose hunting.

2. If non-residents are admitted should a season in October be set to accommodate them and the tourist outfitters, or should all alike share a late season? In this connection a strong local opinion in the north holds that if the late season is good it should be good enough for Americans.

3. If an early season is set should there also be a late season for residents?

4. When are we to start shooting cow moose? The idea of shooting cow moose is comparatively new in Ontario, and is so far discussed only as an experiment in one area. In fact the experience of Sweden, where the moose harvest has been built up to 15,000 head per year, shows clearly that cows should be shot if there is to be a shoot at all. Bull moose may be naturally inclined to polygamy, but the period of fertility of the cows is so short that his inclinations have no practical value and an equal number of both sexes is needed to get a maximum rate of increase. Surplus cows are wasted.

Late season favoured.

Motions by Wardrobe carried.
230. **DEER IN SOUTHERN ONTARIO:**

The Department would appreciate full discussion of the problem of deer in the agricultural area. The matter has been placed before the Committee by the Department in other years and left to the Department's discretion. Last year a short open season was established, only three days in the most heavily populated areas. After protests from a number of municipal councils the three day season was withdrawn; though a longer season was retained in other less densely populated areas which had all had some experience of deer hunting.

In brief, deer have become abundant in many southern Ontario agricultural areas. When this happens, they cause direct damage to crops and woodlots and are frequently in collision with automobiles. Indirectly they cause trouble through their being constantly run by dogs which often turn from deer to sheep. They already carry liver rot disease and are potential carriers of other stock diseases including hoof and mouth. In several places they have so depleted the natural winter foliage, which is often also the natural regeneration in woodlots, that they have starved to death. They are being constantly poached with consequent annoyance to sportsmen who are not allowed to shoot them. Finally, they have a high rate

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<tr>
<td><strong>DEER IN SOUTHERN ONTARIO:</strong></td>
<td>Department of Lands and Forests</td>
<td></td>
<td>Mr. Mackenzie's motion carried.</td>
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Mr. Johnstone (Bruce) and Mr. Johnston (Simcoe Centre) opposed to confining shoot to only one county.
of natural increase, almost doubling their numbers in a year under Southern Ontario conditions, which means that the conditions we notice now will become aggravated and more widespread in future unless the herd is brought under control.

The only practical form of control known to the Department is shooting, preferably in a proper open season.

Objections to an open season are based on three things:

1. A sentimental attachment to deer which may be summed up in an oft-repeated statement, "We know they do damage but we don’t mind because we like to have them around." The man whose car has been smashed modifies this to, "I like deer, but I wish you would keep them off the roads." This may be answered in part by saying that in fact nobody proposes to exterminate the deer, or, except locally, to reduce them below their present numbers. What we want to do is to take care of the increase.

2. A feeling of proprietary interest in deer which is reflected in the statement, "They live and feed on our property and we are the ones who should shoot them." Hitherto the Department has
RECOMMENDATIONS

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3. A fear of danger to person and property. As rifles can be excluded and the majority of deer hunters will not be interested in southern Ontario, there should be fewer hunters than on pheasant and rabbit shoots, and the danger to stock from groundhog shooters, who use rifles, should be much greater. This fear can only be removed by experience.

231. **Ferrets in Rabbit Hunting:**

The use of ferrets was prohibited as a result of representations made to this Committee. Now, as a result of protection, and perhaps in part because of an upswing in the natural cycle, rabbits are more numerous.

Representations have been made officially

Department of Lands and Forests.
from Essex County and by various private persons in the Niagara District favouring the use of ferrets. There have also been complaints from various suburban communities where the discharge of firearms is forbidden, that there exists for their residents no legal means of controlling the numerous and destructive rabbits.

232. MIGRATORY BIRD SEASONS:
It was proposed that the zone boundary line for waterfowl seasons be changed, so that an area east of axis of Highway No. 12 and Highway 67 from Parry Sound south through Washago and north of the main line of the Canadian Pacific Railway be included in the present northern line.

Proposed by a meeting Department of Lands and Forests with representatives of the Federation of Anglers and Hunters, representative sportsmen, and marsh owners and lessees.

233. I recommend that for a few years the killing of porcupines be encouraged and that research be carried on, in the meantime, to ascertain the minimum population needed.


Bounties on porcupines in other areas have been ineffective, (e.g. New Brunswick). On the other hand, the building up of a population of fisher in the course of fur management has resulted in porcupine control by the fisher, its principal natural enemy.  
(See Resolution No. 127.)
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<td>234. Whereas the Department of Lands and Forests has had a favourable experience with alternate closures in parts of Ontario, and Whereas the Department agreed to make a trial test of alternate closures of named lakes in the Rideau District on a two or three year basis, and Whereas four years have passed without the Government making the alternate closures as agreed, and Whereas we protest, and: Therefore we urge that the Government make alternate closures as agreed and determine the value or lack of value of alternate closure methods as part of fish management in this area.</td>
<td>Kingston Rod and Gun Club.</td>
<td></td>
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<td>235. Whereas in the opinion of the officials of the Department of Lands and Forests, it is advisable for conservation purposes for a lake to be closed to lake trout fishing; That closure should be effective for a 12-month period.</td>
<td>Kingston Rod and Gun Club.</td>
<td></td>
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<td>236. Therefore be it resolved that a biological survey be conducted by fish and wildlife biologists to provide information on the nature of the fish population.</td>
<td>Kingston Rod and Gun Club.</td>
<td></td>
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for Sunday shooting.

Jefferson, Bishop of Ottawa.

238. Opposes open season on moose.

Carl Kauffmann,
Blind River.

239. (1) **COMMERCIAL FISHING ON INLAND LAKES:**

That no commercial fishing should be allowed in any of the inland lakes in this riding.

Prog. Cons. Assn., Michipicoten Branch
—(Mr. Haslett).

240. **MOOSE LICENCES:**

That in the event of there being an open Moose season this year, that the Department of Game and Fisheries be requested to limit the issuing of licences to residents of Ontario only.

Prog. Cons. Assn., Michipicoten Branch
—(Mr. Haslett).

241. **RECLASSIFY PERCH FOR ZONE NO. 4:**

Whereas in said area of Zone 4, of the Ontario Federation, perch are considered a game fish by the tourists and sportsmen, and one of the species mostly fished for by the angler, the tourist, and the commercial fishermen of this area; and

Cornwall Council of Fish and Game Clubs of the Zone 4 area of the O.F.A.H.
Recommendations

Whereas at present this species of fish is not in the category of a game fish, in the fish and game laws of Ontario;

Therefore be it resolved that a legal length of eight inches be placed on all perch caught.

242. Alternate Perch Fishing Season:

Whereas the perch population of our area (being Lake St. Francis and the St. Lawrence River of Zone 4 of the Federation) are being rapidly cut in numbers, and

Whereas we of this area consider these fish as one of our game fish, and that such fish should be protected by a closed season plus a legal length of eight inches, and

Whereas we feel a number of factors are having to do with the depletion of perch here, such as pike being protected and seasoned, ice fishing, and commercial fishing, etc.;

Be it therefore resolved that as a trial for the betterment of said conditions, we strongly recommend an alternate closed fishing season during the ice period or in other words the winter months.

243. Be it further resolved that pike be no Cornwall Council of
longer protected by a closed season.

Fish and Game Clubs of the Zone 4 area of the O.F.A.H.

244. That this Association recommend to the Provincial Government, Lands and Forests Department, to grant to one member of Canadian family, year-round resident of district, a licence for a gill net, of a length and size of mesh deemed advisable by officials of said Department and for a ten-day period or less per annum, presumably during whitefish spawning season when lawyers, suckers, etc., are mingled with whitefish and when pickerel and pike are not likely to be taken.

Sportsmen's Conservation Club of Kenora—
( Geo. E. Kimberley).

245. A limit to be placed on each individual catch.

Sportsmen’s Conservation Club of Kenora.

246. At expiration of assigned period, net must be dried and packaged and delivered to office of local game officials to be stored until licence is reissued on following year with penalty for non-completion of contract undertaken.

Sportsmen's Conservation Club of Kenora.

247. It is distinctly understood that no licence be granted on any waters where a commercial licence already exists.

Sportsmen's Conservation Club of Kenora.
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<tr>
<td>248. Recommended that section 77 (g) of The Game and Fisheries Act be amended by adding “deer” to the list of animals covered by the Township Licence.</td>
<td>Union of Municipality of Rainy River</td>
<td></td>
<td>Northwesternt Ontario Camp Owners Association support this resolution.</td>
</tr>
<tr>
<td>249. Objects to the increase in the price of the resident and non-resident hunting licences and recommends instead a $1.00 resident angling licence.</td>
<td>Len Hughes, Northern Ontario Outfitters' Association.</td>
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TO APPENDIX

Minutes of the Meetings of the Standing Committee on Fish and Game

1st Session, 24th Parliament, 1952

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