JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From 8th of February to 31st of March, 1955
Both Days Inclusive

IN THE FOURTH YEAR OF THE REIGN OF OUR
SOVEREIGN LADY QUEEN ELIZABETH II
BEING THE
Fifth Session of the
Twenty-Fourth Parliament of Ontario

SESSION 1955

PRINTED BY ORDER OF THE LEGISLATIVE ASSEMBLY

VOL. LXXXIX

ONTARIO

TORONTO
Printed and Published by Baptist Johnston, Printer to the Queen’s Most Excellent Majesty 1955
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No. 52 Report to the Ontario Legislature of the Select Committee on Central Registration of Documents of Title and Pledge respecting Chattels and Certificates of Title of Ownership of Motor Vehicles. Presented to the Legislature, 23rd February, 1955. Printed.


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ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, 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

DANA PORTER,
Attorney-General.  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 Tuesday, the eighth day of February
now next, at Our City of Toronto, personally be and appear for the actual Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the GREAT SEAL of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE LOUIS ORVILLE BREITHAUPT, Doctor of Laws, Lieutenant-Governor of Our Province of Ontario,

at Our City of Toronto in Our said Province this thirteenth day of January in the year of Our Lord one thousand nine hundred and fifty-five and in the third year of Our Reign.

BY COMMAND.

ARTHUR WELSH,
Provincial Secretary.

Tuesday, the eighth day of February, 1955, being the first day of the Fifth Session of the Twenty-fourth Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable Louis O. Breithaupt, LL.D., Lieutenant-Governor of the Province.

3 O’Clock P.M.

And the House having met,

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

Mr. Speaker and Members of the Legislative Assembly of Ontario:

It is a pleasure for me to welcome you today as you resume your duties at this Fifth Session of the Twenty-fourth Legislature. Since a year ago when you last gathered here, Canada has been honoured by visits of Her Majesty, Elizabeth, the Queen Mother, of the Consort of Our Sovereign, the Duke of Edinburgh and the Duchess of Kent. We are gratified in this fourth year of the reign of Her Majesty, Elizabeth II, that we are witnessing a gathering of the strength and influence of the great British Partnership.
Our Province suffered a disaster last October when a hurricane passed over Ontario's most densely populated area before exhausting itself in the northern parts of the Province. The torrential rains which accompanied it caused grievous loss of life and property, mostly in central Ontario. Seventy-six persons are known to be dead or presumed dead. The effort made to help the unfortunate flood victims and to repair the damage has been magnificent. Voluntary relief organizations and the countless volunteers who assisted are deserving of our deepest gratitude.

To relieve hardship and assist those who have suffered severely, two organizations were set up—the Ontario Hurricane Relief Fund to receive and disburse voluntary contributions, and the Flood Homes and Buildings Assistance Board sponsored by my Government with the full collaboration of the Federal Government to assist in the restoration of dwellings and small business establishments which had sustained damage by the flood. The voluntary contributions to the Relief Fund have been a mark of selfless generosity on the part of many thousands of donors—private and governmental, both at home and abroad.

In order to avoid a repetition of the loss of life and property occasioned by the disaster and as a further step in the Province's broad conservation program, houses that are located in the seriously damaged flood areas are being condemned and the owners thereof compensated. Plans have been devised enabling joint provincial-municipal action to be taken to ensure that no building will be allowed in these danger areas and that the lands so acquired will be retained for flood control and conservation purposes.

It is with profound sorrow that we refer to the tragic passing of the late Chairman of The Hydro-Electric Power Commission of Ontario, whose short but full life was a record of service to his community and country and which is reflected in the growth of the Province he served so well.

The harnessing of hydro-electric power in Ontario over the last decade has proceeded at a rate never before equalled. In that period, major generating stations have been completed across the Province. This past year has witnessed another great project being brought into operation at Niagara. Since the House last met, at an historic ceremony, the St. Lawrence seaway and power project was commenced and this year will see marked progress on huge works involving power, canals, highways, railways and rehabilitation. The Province's concern is, of course, with all types of power and energy development, and for that reason it is giving encouragement and support to the Ontario Hydro's active participation in the development of atomic energy for peacetime uses.

Having regard for the special problems arising in the area that will be flooded by the St. Lawrence as a result of the construction of the Hydro power project, legislation will be submitted for your consideration. The Province will establish a special division, the Ontario St. Lawrence Municipal Rehabilitation Services, which will have offices, and operate, in the area. The Ontario St. Lawrence Parks Commission will also be established, and you will be asked to approve funds for these purposes.

During the past year, substantial additional supplies of natural gas have been made available to Ontario users. Further progress has been made toward
the ultimate construction of a natural gas pipe line from Alberta to Ontario and other parts of Central Canada, and we look confidently to the time when this gas will be available. When completed, it will greatly strengthen the basis of continuing expansion in this Province and fortify our long-term economic development.

The requirements of our growing Province, aggravated by the accumulated backlog of the war days, make necessary a quite unprecedented program of construction of highways and public works. This, with the St. Lawrence and other projects, will constitute the largest public investment program in our history. It will contribute notably to the alleviation of the unemployment which has been evident in our transition to a peacetime economy.

In accordance with this policy, a greatly expanded highway and public works program is being projected, full details of which will be given to the House. During the past year, motor vehicle registrations in the Province again increased, rising by 6 per cent to 1,487,000. In addition, there was an appreciable increase in the number of vehicles entering the Province from other jurisdictions. To meet these requirements and also to serve as a stimulus to employment, the Province will undertake a large-scale program, involving not only an acceleration of work on the 4-lane highways and by-passes, but a substantial extension of grading, paving, repaving and resurfacing of existing highways throughout Ontario. Details of the program, which will be submitted to you, will include the repaving of 700 miles of highways in various parts of the Province. The construction of a number of new roads in northern Ontario will also be undertaken to link to the provincial highway network communities which have had no outlet by motor vehicle to other parts of the Province.

This year, the Province will adopt a new program of classifying and marking highways. It is planned to integrate into the King’s Highway system the Province’s secondary system which is located in the more developmental areas of the Province. These roads will be numbered and shown on road maps. In this connection, it is planned to introduce a series of classifications of highways designed to meet the varying requirements of the Province.

The needs of the municipalities for an extension of their capital construction road program are being recognized and steps will be taken to encourage municipalities to proceed with capital works of a permanent character.

It is planned to accelerate the construction of mining and forestry access roads in accordance with the broadening picture of mining in the Province and our policy of opening up hitherto inaccessible regions of mature timber.

Last year, faced with heavy demands, the Province undertook a major capital expansion program to provide additions and extensions to Ontario hospitals, other public buildings and conservation projects. A further extension of this capital program is proposed for this year.

My Government is keeping the unemployment situation under review and it is willing and indeed eager to participate in the full implementation of the unemployment assistance and the public investment measures proposed by the Government of Canada at the Dominion-Provincial Conference of 1945-46.
You will be asked to consider measures to strengthen Ontario's health services. It is proposed, on an experimental basis, to provide a vaccine to combat poliomyelitis; to aid research in heart ailments; to make provision for better facilities in hospital nurseries for the care of premature infants; and to establish services to reduce the mortality in pregnancy resulting from RH conditions.

The Department of Welfare has been giving study to various services rendered to handicapped persons. Last year, a director was appointed to coordinate the many services rendered by various departments and private welfare organizations dealing with handicapped persons who are amenable to treatment and training processes. To facilitate this work, a Rehabilitation Services Bill will be submitted for your consideration.

In accordance with our policy that Indians should not be at a disadvantage in relation to other Ontario citizens, an Act entitled The Indian Welfare Services Act will be introduced, under which native Indian widows living off, or on, reserves will benefit under the terms of The Ontario Mothers' Allowances Act. The Province's assistance will be additional to that recently made available under Blind Persons' Allowances, Disabled Persons' Allowances and Old Age Assistance measures.

Inasmuch as the Government of Canada has accepted the Ontario Disabled Persons Act as a model and will commence to pay allowances for disabled persons on a joint basis with the Province this year, a new Disabled Persons' Allowances Act will be submitted to you. The cost of medical services for these disabled persons will continue to be borne by the Province.

The rapid rise in educational costs which results from the constant increase in school enrolment continues to impose a heavy strain upon the resources of the Province and the municipalities. This year, there are nearly a million pupils enrolled in the elementary and secondary school system, an increase of 66,000 over the enrolment of a year ago. Inevitably, in such circumstances, some municipalities are experiencing difficulties in obtaining money for financing the capital cost of new schools. Legislation will therefore be introduced enabling The Ontario Municipal Improvement Corporation to make loans to municipalities which are unable to sell their debentures in the money market at a reasonable cost to them.

At the last Session of the Legislature you approved the establishment of The Ontario Telephone Authority. The work of this Authority has continued to increase and, in view of the benefits that are being realized from its services, it is proposed to expand its activities. Amendments to The Telephone Act, 1954, will be submitted and, in addition, a Bill will be introduced establishing The Ontario Telephone Development Corporation. The object of this corporation will be to acquire, construct, operate, maintain, sell, and buy and sell shares in, telephone systems in rural areas. You will also be asked to approve the voting of money to establish a revolving fund to implement the purposes of this Act. This proposal is in furtherance of the policy of bettering the telephone services of those living in rural parts.

Additional assistance will be provided in order that the progress that has been realized through the supplying of electric power to our rural people may be
continued. Nearly nine out of ten rural dwellers are now supplied with hydro-electric power, over 70 per cent having been connected for electric power in the last eleven years. The problem now is largely one of adapting existing lines to carry heavier power loads and installing the transformer stations and additional equipment required.

Under the formula agreed upon, federal and provincial financial aid in civil defence will be made to municipal civil defence organizations. Participation on the part of the municipalities will be at their discretion, but every municipality desiring to establish and operate a civil defence organization, alone or in conjunction with the other municipalities of a metropolitan area, will now be assured of assistance to the extent of 75 per cent of its approved expenditures on civil defence. An amendment to the Municipality of Metropolitan Toronto Act will be made to enable the Metropolitan Corporation to assume responsibility and develop plans for civil defence in the densely populated area it serves.

It is intended to amend The Municipal Act to permit municipalities to issue term as well as serial debentures. This amendment will give more flexibility to the municipalities in financing their capital undertakings. Where such municipalities resort to term debenture financing, provision will be made for the establishment of sinking funds.

Approval to amend The Security Transfer Tax Act will be sought to exempt from the security transfer tax the bonds, debentures or debenture stock issued or guaranteed by Ontario municipalities. The purpose of this revision is to assist the municipalities in their financing.

Legislation will be introduced classifying the bonds of the International Bank for Reconstruction and Development as eligible investments for insurance and trust and loan companies. At the same time, the regulations concerned will be amended to permit the Bank’s obligations to be exempt from the statutory requirements for prospectuses, registrations and returns. This legislation, which will facilitate the Bank’s raising of money in the Ontario market, is being proposed in recognition of the service it is rendering to other countries in assisting their economic development.

Gratitude is expressed to all the members of the Committees of the Legislature for their able and conscientious endeavours. The work of the Select Committee on Highway Safety has been completed and its report will be tabled in the House. During the past year, the number of motor vehicle registrations and the mileage driven again showed a marked increase. The value of the property damage sustained in motor vehicle accidents rose by 5.3 per cent, but it is gratifying to record that the number of highway accidents reported declined by 4.4 per cent and the number of deaths fell by 3.9 per cent. The reports of the Select Committee to Study the Possibility of a Central Registry for Conditional Sales and of the Select Committee Studying and Investigating the Department of Highways have been completed and will soon be presented to you. It is anticipated that there will be legislation arising from these reports, and to the members of these Committees, deep appreciation is extended. The reports contain recommendations which are deserving of the same careful consideration as has been devoted to their preparation.
At the present session, it is proposed to appoint a Select Committee of the House to study toll roads, including the experience of other jurisdictions with them, but with particular reference to the application of such roads to Ontario and how they might serve the interests of the people of this Province. A Select Committee of the House to study the marketing of farm products will also be set up. Arrangements are being made for the convening of the Standing Committees of the House at an early date in order that the members will have ample time for study and review of the matters referred to them.

During the past year, various recommendations of previous Select Committees of the House have been adopted. Several steps have been taken to effect improvements in the administration of Reform Institutions. Among those that have been carried out has been the establishment of a Mental Health Unit at Guelph Reformatory. In addition to providing active treatment, this unit is undertaking a comprehensive survey of the whole field of juvenile delinquency. A new clinic for the study and treatment of drug addiction will be opened this year. Progress is being made in integrating parole and probation services. The number of probationary officers has been increased from 17 to 71.

The broad statutes of the Province relating to labour and management are meeting with success. Recently, heavy demands have been imposed upon the conciliation and arbitration services and to cope with this increase, these facilities are being expanded. Plans are being evolved to provide a new permanent establishment for the rehabilitation clinic of The Workmen's Compensation Board.

You will be asked to approve amendments to The Gasoline Tax Act and The Gasoline Handling Act, transferring the responsibility for the collection of the gasoline tax to the Department of the Provincial Treasurer.

Amendments to The Mining Act will be introduced to effect better administration of mine resources and adherence to the legal requirements concerning prospecting and the staking of claims.

There will be amendments to several Acts providing for the improved administration of land and forest resources. Among these will be amendments to The Forest Fires Prevention Act, The Public Lands Act, The Provincial Land Tax Act and The Game and Fisheries Act. There will also be a revision in The Lakes and Rivers Improvement Act aimed at preserving the beauty and amenities of Ontario lakes and rivers by ensuring that timber operators and others maintain a clean shore-line.

Progress is being made in the development of new and existing provincial parks under The Provincial Parks Act passed by the Legislature.

You will be asked to consider an amendment to The Jurors Act, reducing the number of jurors from twelve to six in civil actions.

Legislation dealing with many other subjects of interest and concern to our people will be submitted to you for your consideration. Bills will be introduced to strengthen The Farm Products Marketing Act and to amend The Ontario Food Terminal Act, The Assessment Act, The Municipal Act, The

The Public Accounts for the last completed year as well as the fiscal plans for the year 1955-56 will be submitted for your attention. These will confirm the strength of the Province's financial position and reflect the measures adopted to conserve its credit. This year brings new problems. They will be met imaginatively and vigorously in keeping with our policy which is designed to preserve our democratic heritage and maintain, within the limits of our financial power, a full employment of our workers and a rising standard of living for our people.

May Divine Providence guide you in your deliberations and in your consideration of the important matters submitted to you.

His Honour was then pleased to retire.

Prayers.

Mr. Speaker then reported,

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

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

Bill No. 33, An Act to repeal The Telegraph 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 to-morrow.

Before moving the adjournment of the House, the Prime Minister expressed the sorrow of the House on the death of Honourable Welland S. Gemmell, late Minister of Lands and Forests, and on the death of Robert H. Saunders, Chairman of The Hydro-Electric Power Commission of Ontario.

The Prime Minister also spoke about the plans at present being carried out to develop the display in the Parliament Buildings of portraits, other historical pictures and tablets with a view to improving the historical record of Ontario.
The Prime Minister congratulated Mr. Nixon, Member for Brant, on completing thirty-five consecutive years as a Member of the Legislative Assembly of Ontario.

Mr. Oliver, Leader of Her Majesty's Loyal Opposition, and Mr. Grummett, CCF House Leader, joined with the Prime Minister in his remarks.

The House then adjourned at 4.15 p.m.

NOTICES OF MOTIONS

1. Feb. 8.—Mr. Oliver—Enquiry of the Ministry—Since April 1, 1950, what amounts have been spent by the Department of Highways for (a) Salt; (b) All owner-operated equipment; (c) All equipment rental other than owner-operated; (d) Travelling expenses; (e) Truck rentals; (f) Car mileage.

2. Feb. 8.—Mr. Chartrand—Enquiry of the Ministry—In regard to each mining access road contract granted since January 1, 1954, give the following: 1. The names of all tenderers and the amount tendered. 2. Indicate the successful tenderer. 3. Indicate the number of miles of road in each case. 4. State the date (a) contract granted, and (b) date set for completion. 5. State whether or not the job was completed at this completion date; if not, give detailed explanation. 6. State the final total amount paid on each contract. 7. State whether or not department has a hold-back and if so why.

3. Feb. 8.—Mr. Gordon—Enquiry of the Ministry—1. What was the total price paid by the Department of Lands and Forests for the De Havilland Dove Aircraft, registration CF-ODL. 2. From the date of purchase: what has been the total (a) operating costs, (b) maintenance costs. 3. What points outside of the Province have been visited by the Aircraft and what was the purpose of such trips.

WEDNESDAY, FEBRUARY 9TH, 1955

PRAYERS.

3 O'CLOCK P.M.

Mr. Speaker informed the House,

That he had received during the recess of the House notification of vacancies which had occurred in the membership of the House by reason of the death of
Welland S. Gemmell, Member for the Electoral District of Sudbury, and the resignation of George Arthur Welsh, Member for the Electoral District of Muskoka-Ontario.

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

We, the undersigned, Leslie M. Frost, Member for the said Legislative Assembly for the Electoral District of Victoria, and Dana Porter, Member for the said Legislative Assembly for the Electoral District of St. George, do hereby notify you that a vacancy has occurred in the representation in the said Legislative Assembly for the Electoral District of Sudbury by reason of the death of Welland S. Gemmell, Member for the said Electoral District of Sudbury.

IN WITNESS WHEREOF we have hereunto set our hands and seals on this Seventh day of February in the year of Our Lord One Thousand Nine Hundred and Fifty-five.

Signed and sealed in the presence of  

Roderick G. Lewis

LESLIE M. FROST  
DANA PORTER


Honourable M. Cooke Davies, B.A.,  
Speaker of the Legislative Assembly of the Province of Ontario,  
Parliament Buildings.

Dear Sir:

As I am accepting the appointment of Sheriff, Local Registrar of the Supreme Court, Clerk of the County Court, and Registrar of the Surrogate Court in and for the County of Ontario, I hereby tender my resignation as a member of the Legislative Assembly of the Province of Ontario for the Electoral District of Muskoka-Ontario.

Yours truly,

G. A. Welsh.

WITNESSES:  
R. J. Cudney.  
Jean Trenouth.

Mr. Speaker informed the House,

That the Clerk had received from the Chief Election Officer and laid upon the Table the following certificates of by-elections held since the last Session of the House:

Electoral District of Leeds—James A. C. Auld.

Electoral District of Nipissing—John M. Chaput.

Electoral District of Russell—Gordon Lavergne.
PROVINCE OF ONTARIO

THIS IS TO CERTIFY that, in view of a Writ of Election, dated the Fifth day of August, 1954, issued by the Honourable Lieutenant-Governor of the Province of Ontario, and addressed to Roy Gardner, Esquire, Returning Officer for the Electoral District of Leeds, for the election of a Member to represent the said Electoral District of Leeds in the Legislative Assembly of this Province, in the room of C. Gordon MacOdrum, Esquire, who, since his election as representative of the said Electoral District of Leeds, has departed this life, James A. C. Auld, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Fifth day of October, 1954, which is now lodged of record in my office.

Roderick G. Lewis,
Chief Election Officer.

Toronto, February 9th, 1955.

THIS IS TO CERTIFY that, in view of a Writ of Election, dated the Fifth day of August, 1954, issued by the Honourable Lieutenant-Governor of the Province of Ontario, and addressed to James Martyn, Esquire, Returning Officer for the Electoral District of Nipissing, for the election of a Member to represent the said Electoral District of Nipissing in the Legislative Assembly of this Province, in the room of William B. Harvey, Esquire, who, since his election as representative of the said Electoral District of Nipissing, has departed this life, John M. Chaput, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the First day of October, 1954, which is now lodged of record in my office.

Roderick G. Lewis,
Chief Election Officer.

Toronto, February 9th, 1955.

THIS IS TO CERTIFY that, in view of a Writ of Election, dated the Fifth day of August, 1954, issued by the Honourable Lieutenant-Governor of the Province of Ontario, and addressed to Wendell Stanley, Esquire, Returning Officer for the Electoral District of Russell, for the election of a Member to represent the said Electoral District of Russell in the Legislative Assembly of this Province, in the room of J. Daniel Nault, Esquire, who, since his election as representative of the said Electoral District of Russell, has departed this life, Gordon Lavergne, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-eighth day of September, 1954, which is now lodged of record in my office.

Roderick G. Lewis,
Chief Election Officer.

Toronto, February 9th, 1955.
James A. C. Auld, Esquire, Member for the Electoral District of Leeds, John M. Chaput, Esquire, Member for the Electoral District of Nipissing, and Gordon Lavergne, Esquire, Member for the Electoral District of Russell, having taken the Oaths and subscribed the Roll, took their seats.

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

By Mr. Letherby, the Petition of the Trustees of the Presbyterian Church in Canada at the Township of Eldon.

By Mr. Patrick, Petition of the Corporation of The University of Western Ontario.

By Mr. Lyons, Petition of the Corporation of The Synod of the Diocese of Algoma.

By Mr. Murdoch, Petition of the Corporation of the Township of Gosfield South; also, Petition of the Corporation of the Town of Riverside; also, Petition of the Corporation of the Town of Amherstburg.

By Mr. Jolley, Petition of the Corporation of the Town of Dunnville; also, Petition of The St. Catharines General Hospital; also, Petition of the Corporation of the Town of Merriton.

By Mr. Wardrope, Petition of the Corporation of The Roman Catholic Bishop of Fort William; also, Petition of the Corporation of the City of Port Arthur; also, Petition of the Corporation of the Municipality of Shuniah.

By Mr. Sandercock, Petition of the Corporation of the United Counties of Northumberland and Durham; also, Petition of the Corporation of the City of Belleville.

By Mr. Cathcart, Petition of the Corporation of the City of Sarnia; also, Petition of the Board of Education for the City of Sarnia and the Sarnia Suburban High School District Board.

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

By Mr. Leavine, Petition of the Corporation of the City of Kitchener.

By Mr. Beckett, Petition of the Corporation of the Township of North York.

By Mr. Johnstone (Bruce), Petition of the Corporation of the Town of Kincardine.

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

By Mr. Elliott, Petition for the incorporation of Lynwood Hall Children's Centre.
By Mr. Morrow, Petition of the Corporation of the City of Ottawa.

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

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

Ordered, That during the present Session of the Legislative Assembly provision be made for the taking and printing of reports of debates and speeches and to that end that Mr. Speaker be authorized to employ an editor of debates and speeches and the necessary stenographers at such rates of compensation as may be agreed to by him; also that Mr. Speaker be authorized to arrange for the printing of the reports in the amount of eight hundred copies daily, copies of such printed reports to be supplied to the Honourable the Lieutenant-Governor, to Mr. Speaker, to the Clerk of the Legislative Assembly, to the Legislative Library, to each Member of the Assembly, to the Reference Libraries of the Province, to the Press Gallery, to the newspapers of the Province as approved by Mr. Speaker, and the balance to be distributed by the Clerk of the Assembly as directed by Mr. Speaker.

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. Allen (Middlesex South), Chartrand, Collings, Cowling, Grummett, Kerr, Mackenzie, Noden, Pringle, Pryde and Robson.

The quorum of the said Committee to consist of four members.
On motion by Mr. Frost, seconded by Mr. Porter,

Ordered, That Mr. Cathcart, the Member for the Electoral District of Lambton West, be appointed as Chairman of the Committee of the Whole House for the present Session.

On motion by Mr. Frost, the House resolved itself into a Committee to enable Mr. Cathcart, from the Chair, to express his thanks to the House for his election as Chairman of the Committee of the Whole House for the present Session.

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, 1954. (Sessional Paper No. 1.)

Report of the Provincial Auditor, Ontario, for the year 1953-54. (Sessional Paper No. 3.)

The House then adjourned at 3.40 p.m.

NOTICES OF MOTIONS

4. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What was the total amount of power purchased during 1954 from: (a) American private power companies; (b) Canadian private power companies; (c) Give the amounts purchased and the price paid for each separate block of power purchased from a private power company.

5. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What amount of electrical energy was produced by The Hydro Power Commission of Ontario during 1954.

6. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What contracts, if any, in connection with the St. Lawrence Power Development, have been let to the six Canadian construction companies which have pooled their resources and incorporated under the name of "The Iroquois Constructors Limited".

7. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—1. What are the details of any agreement or agreements between The Bell Telephone Company Limited and The Hydro-Electric Power Commission of Ontario regarding the Commission's voice telephone communications. 2. What progress has been made in integrating the two Systems.
8. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What are the financial details of all agreements made by the Province of Ontario and, or, The Hydro-Electric Power Commission of Ontario with the Federal Government regarding power development in the St. Lawrence Seaway development and power undertaking.

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THURSDAY, FEBRUARY 10TH, 1955

PRAYERS.

3 O'CLOCK P.M.

The following Petitions were read and received:—

Of the Trustees of the Presbyterian Church in Canada at the Township of Eldon, the Presbytery of Lindsay of the Presbyterian Church in Scotland and the Incumbent of the Eldon Presbyterian Church praying that an Act may pass authorizing the sale of the manse of the Eldon Presbyterian Church.

Of the Corporation of The University of Western Ontario praying that an Act may pass more clearly defining its organization, powers, etc.

Of the Corporation of The Synod of the Diocese of Algoma praying that an Act may pass enlarging its powers of investment of trust funds.

Of the Corporation of the Township of Gosfield South praying that an Act may pass validating the closing of part of Front Road.

Of the Corporation of the Town of Dunnville praying that an Act may pass confirming the purchase and sale of land in the Town for an Industrial Site.

Of the Corporation of The Roman Catholic Bishop of Fort William praying that an Act may pass clarifying and amplifying the borrowing powers of the said Corporation Sole.

Of the Corporation of the United Counties of Northumberland and Durham praying that an Act may pass authorizing the erection of a Court House separate from the Town Hall.

Of the Corporation of the City of Sarnia praying that an Act may pass altering the composition of the Hospital Commission of the Sarnia General Hospital.

Of the Corporation of the Town of New Toronto praying that an Act may pass increasing the partial exemption from taxation of dwelling houses in the said Town.

Of the Corporation of the Town of Riverside praying that an Act may pass vesting title in the Corporation to certain lands adjacent to Riverside Drive.
Of the Board of Education for the City of Sarnia and the Sarnia Suburban High School District Board praying that an Act may pass validating an agreement to provide increased Secondary School accommodation.

Of the Corporation of the Town of Amherstburg praying that an Act may pass validating by-laws for the construction of and payment for certain sewers.

Of the Corporation of the City of Kitchener and the Corporation of the City of Waterloo praying that an Act may pass increasing the number of and extending the term of the Members of the Kitchener-Waterloo Hospital Commission.

Of the Corporation of the City of Port Arthur praying that an Act may pass authorizing a loan of $30,000.00 to the Port Arthur Arena Company and validating a debenture by-law for that purpose.

Of the Corporation of the Township of North York praying that an Act may pass confirming by-laws respecting the composition of the Council and Board of Education.

Of the Corporation of the Town of Kincardine praying that an Act may pass confirming the purchase and sale of certain Industrial Sites.

Of the Corporation of the City of Belleville praying that an Act may pass increasing the membership in, and the quorum of the Board of Governors of the Belleville General Hospital.

Of the Corporation of the Municipality of Shuniah praying that an Act may pass authorizing differing tax rates for school purposes in each ward.

Of the Corporation of the City of Toronto praying that an Act may pass authorizing by-laws exempting the lands and premises of the United Jewish Welfare Fund from municipal taxes other than local improvement rates; and for other purposes.

Of The St. Catharines General Hospital praying that an Act may pass enlarging the powers of investment by the Board of Governors.

Of the Corporation of the Town of Merriton praying that an Act may pass withdrawing the Town from the County of Lincoln.

Praying that an Act may pass to incorporate Lynwood Hall Children's Centre.

Of the Corporation of the City of Windsor praying that an Act may pass granting certain borrowing powers to the Board of Governors of the Metropolitan General Hospital; and for other purposes.

Of the Corporation of the City of Ottawa praying that an Act may pass deferring the time for entry by the Corporation on certain expropriated lands and confirming an agreement between the Corporation and the Corporation of the County of Carleton respecting the City and County Registry Offices.
Elizabeth II. 10th AND 11th February

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

Ordered, That commencing to-morrow, Friday, February 11th, and there-after 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 Number 2 of the Assembly be suspended so far as they might apply to this motion.

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. Letherby moved, seconded by Mr. Lavergne,

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

To the Honourable Louis O. Breithaupt, LL.D.,
   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 House then adjourned at 4.53 p.m.

FRIDAY, FEBRUARY 11th, 1955

PRAYERS.  2 O’Clock P.M.

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

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

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

Your Committee recommends that the Standing Committees ordered by the House be composed as follows:—
Committee on Privileges and Elections

Messrs. Allen (Middlesex South), Collings, Edwards, Elliott, Fishleigh, Frost (Bracondale), Hall, Janes, Leavine, Lyons, Murdoch, Myers, Nixon, Oliver, Robson, Root, Stewart, Thomas (Ontario)—18.

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

Committee on Education


The Quorum of the said Committee to consist of seven 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.

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


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

COMMITTEE ON GAME AND FISH


The Quorum of the said Committee to consist of nine members.
COMMITTEE ON LABOUR


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

COMMITTEE ON MINING


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

COMMITTEE ON GOVERNMENT COMMISSIONS


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

COMMITTEE ON LANDS AND FORESTS

Messrs. Allen (Middlesex South), Cathcart, Chaput, Connell, Dempsey, Fullerton, Gordon, Grummett, Herbert, Hunt, Janes, Johnston (Parry Sound), Johnston (Simcoe Centre), Johnstone (Bruce), Lavergne, Letherby, Lyons, Mackenzie, Myers, Noden, Oliver, Pringle, Robson, Scott, Villeneuve, Ward, Wardrobe, Wren—28.

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

COMMITTEE ON TRAVEL AND PUBLICITY

Messrs. Auld, Brandon, Cathcart, Chaput, Cowling, Edwards, Elliott, Fishleigh, Frost (Bracondale), Johnston (Simcoe Centre), Johnstone (Bruce), Jolley, Letherby, Morningstar, Murdoch, Noden, Robarts, Roberts, Stewart, Thomas (Ontario), Whitney, Wren—22.

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

COMMITTEE ON HEALTH

Messrs. Beech, Connell, Downer, Edwards, Fishleigh, Fullerton, Johnston (Parry Sound), Kerr, Leavine, Manley, Myers, Noden, Pryde, Reaume, Stewart, Thomas (Ontario)—16.

The Quorum of the said Committee to consist of five members.
COMMITTEE ON CONSERVATION


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

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

Bill No. 34, An Act to amend The University of Toronto Act, 1947. Mr. Dunlop.


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

Bill No. 33, An Act to repeal The Telegraph Act.

The House then adjourned at 2.35 p.m.

MONDAY, FEBRUARY 14TH, 1955

PRAYERS. 3 O'CLOCK P.M.

The following Petition was read and received:—

Of the Corporation of the City of London praying that an Act may pass empowering the Corporation to hold, sell and dispose of surplus lands acquired in assembling a block of land for park purposes; and for other purposes.

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


Mr. Nickle presented the Report of the Select Committee on Highway Safety. (*Sessional Paper No. 48),

A discussion of the Report having arisen, after some time it was,

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

*Ordered,* That, as some members may desire to speak to the Report after they have had an opportunity to read it, the discussion be adjourned to a later date, and that an Order be placed on the Order Paper for its further consideration.

The House then adjourned at 5.47 p.m.

**NOTICES OF MOTIONS**

9. Feb. 14.—*Mr. Nixon*—Enquiry of the Ministry—1. What are the total bills rendered to date, and how much has been paid to date, to the following in respect to the Department of Highways investigation: (a) Messrs. Clarkson, Gordon and Co.; (b) J. D. Woods and Gordon, Limited; (c) C. L. Dubin, Q.C.; (d) Each individual lawyer, by name; (e) Each individual Professional Engineer, by name.
10. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—1. Is the cost-plus-graded-fee contract between Canadian Comstock Company Limited and The Hydro-Electric Power Commission of Ontario re-negotiated at fixed intervals. 2. What is the basis for re-negotiating the contract.

11. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—1. Have negotiations been entered into by The Hydro-Electric Power Commission of Ontario with the eastern Ontario and Quebec private companies supplying power to Ontario for the rewinding of their transformers from 25 to 60 cycles. 2. What was the total cost, with a breakdown into its major classifications, of the Information and Publicity Division of The Hydro-Electric Power Commission of Ontario during 1954.

12. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—1. What amounts were paid to Canadian Comstock Company limited for repair and maintenance work at the Hearn Plant of The Hydro-Electric Power Commission of Ontario, following the recent explosion. 2. What other amounts were paid to Canadian Comstock for work other than frequency conversion.

13. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—In 1947, Clarkson, Gordon & Company reviewed probable power costs of The Hydro-Electric Power Commission of Ontario over the following 20-year period, and estimated the overall average cost of power in 1954 would be $22 per horsepower: by how much did actual 1954 average costs exceed that estimate.


15. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—What amounts of wages and salaries have been paid to The Hydro-Electric Power Commission of Ontario personnel made available to Canadian Comstock Company Limited on frequency conversion work, and for which no claim was made.

16. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—How much pole line hardware was purchased by The Hydro-Electric Power Commission of Ontario during each of the years 1953 and 1954, from: (a) Canadian General Electric Company, Limited; (b) Northern Electric Company, Limited.

17. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—What is the total cost, or value in services rendered, by The Hydro-Electric Power Commission of Ontario, from the commencement of conversion to the end of 1954, by the handing over to or loan to the Canadian Comstock Company Limited of the following: (a) Trucks; (b) Trailers; (c) Automobiles; (d) Office furniture and equipment; (e) Miscellaneous small tools and equipment.
TUESDAY, FEBRUARY 15TH, 1955

3 O'CLOCK P.M.

Prayers.

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

By Mr. Lyons, the Petition of St. Mary's River Bridge Company.

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

Bill No. 47, An Act to amend The Labour Relations Act. Mr. Thomas (Ontario).

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:—

"But this House regrets that the Health Programme of the Government has not been broad enough to make use of all the Federal Government funds made available for health purposes in Ontario."

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

Ordered, That the Debate be adjourned.

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

Report of the Minister of Education for the calendar year 1953. (Sessional Paper No. 7.)

Annual Report of the Ontario College of Art for the fiscal year ending May 31, 1954. (Sessional Paper No. 9.)


The House then adjourned at 6.00 p.m.

NOTICES OF MOTIONS

2. Feb. 15.—Mr. Manley—Resolution—That there be laid before this House a Return showing: All letters or memoranda written by J. G. McMillen, Chief, Division of Accounts, Department of Lands and Forests, and all letters or memoranda written to the Controller of Revenue between the dates March 8th and March 20th, 1954 re the following companies be tabled:

Mantane Contracting Company, Limited;
Mantane Contracting Company;
Mantane Loggers, Registered;
Mantane Joncas Contracting Company.

18. Feb. 15.—Mr. Reaume—Enquiry of the Ministry—1. Has the firm of management consultants, J. D. Woods and Gordon, completed its investigation of the Department of Public Works. 2. Is it the intention of the Government to make this report public. 3. (a) If not, why not; (b) If so, when will it be available.

19. Feb. 15.—Mr. Reaume—Enquiry of the Ministry—1. In how many instances was it learned by investigation that employees of the Department of Highways used fictitious names in order to have their trucks or vehicles rented to the Department. 2. What were the names used by employees. 3. What amounts were paid by the Department to each employee.

20. Feb. 15.—Mr. Wren—Enquiry of the Ministry—1. Since March 31, 1950, how many motor vehicles have been purchased for highway police patrols, stating: (a) the name of the manufacturer; (b) the brand or trade name of the vehicle; (c) the name and address of the vendor; (d) cost of each vehicle; (e) value received for vehicles sold. 2. Are tenders called for the purchase of these vehicles. 3. If not, what procedure is followed in the purchase of these vehicles.

21. Feb. 15.—Mr. Wren—Enquiry of the Ministry—Since March 31, 1950, what amounts have been spent by each Department of Government for: (a) motor vehicle rental; (b) operating costs, travelling expenses, and, or, gas mileage of all owner-operated motor vehicles.
WEDNESDAY, FEBRUARY 16TH, 1955

Prayers.

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

By Mr. Roberts, a Petition for the incorporation of Parkland Improvement Foundation; also, a Petition for the incorporation of Gairdner Charitable Foundation.

The following Petition was read and received:

Of St. Mary's River Bridge Company praying that an Act may pass exempting the Company from municipal taxation by the Corporation of the City of Sault Ste. Marie for a period not exceeding 40 years.

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 Division Courts Act. Mr. Porter.

Bill No. 50, An Act to amend The Loan and Trust Corporations Act. Mr. Porter.


Bill No. 58, An Act to incorporate The Ontario Telephone Development Corporation. Mr. Challies.

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,

(a) That the throne speech makes no reference to the critical housing situation in Ontario.

(b) That no mention is made of positive steps being taken to immediately alleviate the increasing unemployment situation, which is now the problem of the over-burdened municipal governments.

(c) That no program is outlined to indicate that the Province intends in any way to relieve or assist the municipalities by taking over the crippling burden of taxation for educational purposes.”

And the debate having continued, after some time it was, 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:—

Report of the Board of Governors of the University of Toronto for the year ended June 30th, 1954. (Sessional Paper No. 10.)

The House then adjourned at 5.55 p.m.

NOTICES OF MOTIONS

22. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—How many Municipalities paid the Supplementary Pensions to the aged in 1954, on a 50% basis with the Province, and what was the amount paid by the Department of Welfare?

23. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In the Public Accounts, for the fiscal year ending March, 1954, there is an item on Page A16, Department of Agriculture: “Ontario, H. L. Fair $4,999.92, other salaries $4,279.92.” Who received the other salaries and the amounts.
24. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—What is the salary of Mr. J. D. Millar, Deputy Minister of Public Works.

25. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In the Public Accounts year ending March, 1954, Page B. 17, under the heading of "Sheriffs and Local Registrars" is an item for Ontario County, Salaries $15,799.68. Who received the other salaries and the amount given to each party.

26. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—Who is the owner or owners of the new store at Whitby, rented by the Liquor Control Board, and what is the rental. For how long are the premises leased.

THURSDAY, FEBRUARY 17TH, 1955

PRAYERS.

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

By Mr. Weaver, a Supplementary Petition of the City of Toronto.

The following Petitions were read and received:—

A Petition praying that an Act may pass for the incorporation of Parkland Improvement Foundation.

A Petition praying that an Act may pass for the incorporation of Gairdner Charitable Foundation.

Mr. Roberts presented the Report of the Select Committee appointed to study the Plan of Organization and Methods of operation of the Department of Highways. (Sessional Paper No. 49.)

Mr. Oliver, by consent of the House, tabled a minority report of three members of the Committee. (Sessional Paper No. 50.)

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

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

Annual Report of the Department of Reform Institutions, Province of Ontario, for the year ending March 31st, 1954. (Sessional Paper No. 37.)

The House then adjourned at 10.48 p.m.
FRIDAY, FEBRUARY 18TH, 1955

PRAYERS.

2 O’CLOCK P.M.

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

By Mr. Yaremko, the Petition of the Board of Trustees of the Roman Catholic Separate School for School Section No. 1, in the Township of O’Brien.

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

By Mr. Myers, Petition of the Galt Hospital Trust and the South Waterloo Memorial Hospital, Incorporated.

The following Petition was read and received:

A Supplementary Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing the Corporation, by by-law, to establish a standard of housing in the City.

Mr. Mackenzie, 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 Trustees of the Presbyterian Church in Canada at the Township of Eldon, the Presbytery of Lindsay of the Presbyterian Church in Scotland and the Incumbent of the Eldon Presbyterian Church praying that an Act may pass authorizing the sale of the manse of the Eldon Presbyterian Church.

Petition of the Corporation of The University of Western Ontario praying that an Act may pass more clearly defining its organization, powers, etc.

Petition of the Corporation of The Synod of The Diocese of Algoma praying that an Act may pass enlarging its powers of investment of trust funds.

Petition of the Corporation of the Township of Gosfield South praying that an Act may pass validating the closing of part of Front Road.

Petition of the Corporation of the Town of Dunnville praying that an Act may pass confirming the purchase and sale of land in the Town for an Industrial Site.

Petition of the Corporation of The Roman Catholic Bishop of Fort William praying that an Act may pass clarifying and amplifying the borrowing powers of the said Corporation Sole.
Petition of the Corporation of the United Counties of Northumberland and Durham praying that an Act may pass authorizing the erection of a Court House separate from the Town Hall.

Petition of the Corporation of the City of Sarnia praying that an Act may pass altering the composition of the Hospital Commission of the Sarnia General Hospital.

Petition of the Corporation of the Town of New Toronto praying that an Act may pass increasing the partial exemption from taxation of dwelling houses in the said Town.

Petition of the Corporation of the Town of Riverside praying that an Act may pass vesting title in the Corporation to certain lands adjacent to Riverside Drive.

Petition of the Corporation of the City of Kitchener and the Corporation of the City of Waterloo praying that an Act may pass increasing the number of and extending the term of the Members of the Kitchener-Waterloo Hospital Commission.

Petition of the Corporation of the City of Port Arthur praying that an Act may pass authorizing a loan of $30,000.00 to the Port Arthur Arena Company and validating a debenture by-law for that purpose.

Petition of the Corporation of the Township of North York praying that an Act may pass confirming by-laws respecting the composition of the Council and Board of Education.

Petition of the Corporation of the Town of Kincardine praying that an Act may pass confirming the purchase and sale of certain Industrial Sites.

Petition of the Corporation of the City of Belleville praying that an Act may pass increasing the membership in, and the quorum of the Board of Governors of the Belleville General Hospital.

Petition of the Corporation of the City of Windsor praying that an Act may pass granting certain borrowing powers to the Board of Governors of the Metropolitan General Hospital; and for other purposes.

Petition of The St. Catharines General Hospital praying that an Act may pass enlarging the powers of investment by the Board of Governors.

Petition of the Corporation of the Town of Merritton praying that an Act may pass withdrawing the Town from the County of Lincoln.

Petition praying that an Act may pass to incorporate Lynwood Hall Children's Centre.

Petition of the Corporation of the City of Ottawa praying that an Act may pass deferring the time for entry by the Corporation on certain expropriated lands and confirming an agreement between the Corporation and the Corporation of the County of Carleton respecting the City and County Registry Offices.
The following Bill was introduced, read the first time, and referred to the Commissioners of Estates Bills:—

Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon. Mr. Letherby.

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

Bill No. 2, An Act respecting The University of Western Ontario. Mr. Patrick.

Bill No. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma. Mr. Lyons.

Bill No. 4, An Act respecting the Township of Gosfield South. Mr. Murdoch.

Bill No. 5, An Act respecting the Town of Dunnville. Mr. Jolley.

Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William. Mr. Wardrope.

Bill No. 7, An Act respecting the United Counties of Northumberland and Durham. Mr. Sandercock.

Bill No. 9, An Act respecting the Sarnia General Hospital. Mr. Cathcart.

Bill No. 10, An Act respecting the Town of New Toronto. Mr. Brandon.

Bill No. 11, An Act respecting the Town of Riverside. Mr. Murdoch.

Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital. Mr. Leavine.

Bill No. 15, An Act respecting the City of Port Arthur. Mr. Wardrope.

Bill No. 16, An Act respecting the Township of North York. Mr. Beckett.

Bill No. 17, An Act respecting the Town of Kincardine. Mr. Johnstone (Bruce).

Bill No. 18, An Act respecting The Belleville General Hospital. Mr. Sandercock.

Bill No. 19, An Act respecting the City of Windsor. Mr. Reaume.

Bill No. 22, An Act respecting The St. Catharines General Hospital. Mr. Jolley.

Bill No. 23, An Act respecting the Town of Merritton. Mr. Jolley.
Bill No. 26, An Act respecting the City of Ottawa. *Mr. Morrow.*

The Order of the Day for resuming the Adjourned Consideration of the Report of the Select Committee on Highway Safety, having been read,

The discussion was resumed, and, after some time it was, on motion by Mr. Grummett,

*Ordered,* That the discussion be further adjourned.

The House then adjourned at 4.15 p.m.

**NOTICES OF MOTIONS**

27. Feb. 18.—*Mr. Grummett*—Enquiry of the Ministry—1. As of December 1st, 1954, *(a)* How many widows and others were in receipt of Mothers’ Allowances; *(b)* How many of these recipients had been deserted by their husbands. 2. Give the amount paid in each month of 1954 in allowances, *(a)* to all recipients, and *(b)* deserted mothers. 3. Give a comparison between 1950 and 1954 as to Mothers’ Allowances paid by the Province.

28. Feb. 18.—*Mr. Grummett*—Enquiry of the Ministry—1. How many accidents took place on the Ontario Northland Railway involving property damage in excess of $100.00 during 1953 and 1954. 2. When did these accidents occur. 3. Where did each accident take place. 4. What was the property damage of each. 5. How many accidents would presumably be attributed to Hurricane Hazel. 6. Give a break-down of property damage under the following headings: *(a)* rolling stock, *(b)* buildings, *(c)* freight.

29. Feb. 18.—*Mr. Grummett*—Enquiry of the Ministry—Give the salary schedules for the Ontario Provincial Police since January 1st, 1952, and indicate when each change in salary schedule took place.

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**MONDAY, FEBRUARY 21st, 1955**

**Prayers.**

3 O’Clock P.M.

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

By Mr. Child, Petition of Mount Hamilton Branch of the Canadian Legion.
The following Petitions were read and received:

Of the Board of Trustees of the Roman Catholic Separate School for School Section No. 1, in the Township of O'Brien, praying that an Act may pass to establish a Separate School for the Improvement District of Val Albert.

Of the Corporation of the City of Hamilton praying that an Act may pass confirming an agreement between the Corporation and The T. Eaton Company, Limited, providing for the sale to the Company of the City Hall and certain adjacent properties.

Of the Gait Hospital Trust and the South Waterloo Memorial Hospital, Incorporated, praying that an Act may pass transferring the benefits of certain trusts and endowments from the former to the latter and vesting the remaining real and personal property of the Gait Hospital Trust in the Corporation of the City of Galt and dissolving the Gait Hospital Trust.

Before the Orders of the Day, the Honourable Mr. Dunlop, Minister of Education, announced payments to be made to certain widows of deceased teachers and to certain teachers who retired under previously existing conditions.

For the information of the Members, the Prime Minister Tabled proposals of the Government of Canada at the Dominion Provincial Conference of 1945-46 on public investment and unemployment assistance. (Sessional Paper No. 51.)

Also before the Orders of the Day the Prime Minister spoke in support of National Brotherhood Week.

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. Weaver,

Ordered, That the Debate be adjourned.

The Order of the Day for resuming the Adjourned Consideration of the Report of the Select Committee on Highway Safety, having been read,

The discussion was resumed, and, after some time it was, on motion by Mr. Edwards,

Ordered, That the discussion be further adjourned.

The House then adjourned at 5.50 p.m.
NOTICES OF MOTIONS

4. Feb. 21.—Mr. Oliver—Resolution—that there be tabled before this House a return showing: All correspondence between the Province of Ontario, the Government of Canada and The Central Mortgage and Housing Corporation, written in the years 1954 and 1955, concerning the property to be used for a housing project in, or for, the City of Guelph. Did the Province purchase the site for the said property at the request of the Government of Canada.

30. Feb. 21.—Mr. Gordon—Enquiry of the Ministry—1. Since January 1, 1950, how many passenger cars have been purchased by The H.E.P.C. for the use of Commission Employees and Canadian Comstock Limited stating: (a) the number of cars under individual trade names, i.e., Buick, Cadillac, etc.; (b) the name of the vendors and number purchased from each; (c) total cost of passenger automobiles to date. 2. Are tenders called for the purchase of these automobiles. If so, outline procedure followed. 3. What is the total number of all automobiles on strength at the present time.

31. Feb. 21.—Mr. Reaume—Enquiry of the Ministry—Since the establishment of the Ontario Police College what have been the costs for the following: 1. Purchase of the property on Sherbourne Street, Toronto. 2. Cost of all repairs, alterations, etc., made to this building to date. 3. Maintenance costs to date. 4. To what use the building is presently being used for by the Police.

32. Feb. 21.—Mr. Wren—Enquiry of the Ministry—1. What total advances were made by the Province to The H.E.P.C. in each of the years 1944 to 1954, inclusive. 2. What total advances were made by the Province to the Northern Ontario Properties of The H.E.P.C. in each year 1944 to 1954 inclusive. 2. What was the total value of bonds issued by The H.E.P.C. in each year 1944 to 1954, inclusive.

TUESDAY, FEBRUARY 22ND, 1955

Prayers.

The following Petition was read and received:

Of Mount Hamilton Branch of the Canadian Legion praying that an Act may pass permitting the sale by the Branch of certain realty free of all trusts and conditions.

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

Report of the Minister of Lands and Forests of the Province of Ontario for the fiscal year ending March 31, 1954. (Sessional Paper No. 15.)

The House then adjourned at 5.43 p.m.

NOTICE OF MOTION

33. Feb. 22.—Mr. Grummett—Enquiry of the Ministry—Since the original estimate was made for Hydro conversion, what has been the increase in frequency-sensitive items for (a) domestic consumers, (b) commercial consumers, (c) industrial consumers.

WEDNESDAY, FEBRUARY 23RD, 1955

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. 25, An Act to incorporate Lynwood Hall Children's Centre. Mr. Elliott.

Mr. Macaulay presented the Report of the Select Committee appointed to consider ways of providing for a central registry for the registration of conditional sales contracts and similar documents of title and pledge. (Sessional Paper No. 52.)

A discussion of the Report having arisen, after some time, on motion by Mr. Porter, the House resolved itself into a Committee to enable it to consider the Report in greater detail.

After some further time Mr. Speaker resumed the Chair and Mr. Patrick reported that the Committee had directed him to report progress and asked for leave to sit again.

Ordered, That the Committee have leave to sit again tomorrow.

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

Thirty-seventh Annual Report of the Civil Service Commission for Ontario for the year ending March 31st, 1954. (Sessional Paper No. 35.)
Thirty-fourth Annual Report of the Public Service Superannuation Board. (Sessional Paper No. 34.)

Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31, 1954. (Sessional Paper No. 32.)

Report of the Provincial Auditor of the Public Service Retirement Fund for the year ended March 31, 1954. (Sessional Paper No. 33.)

The House then adjourned at 5.45 p.m.

NOTICES OF MOTIONS

34. Feb. 23.—Mr. Manley—Enquiry of the Ministry—1. What was the total strength, including all ranks, of the Ontario Provincial Police on January 1, 1954. 2. What is the strength to-day, including all ranks. 3. Since January 1, 1954, how many, including all ranks, have (a) resigned, or (b) been dismissed from the service. 4. Since January 1, 1954, how many men have been taken on strength of the Ontario Provincial Police.

35. Feb. 23.—Mr. Grummett—Enquiry of the Ministry—1. Who are the present Commissioners of the Ontario Northland Railway. 2. What salaries and allowances are now being paid to such Commissioners of the Ontario Northland Railway.

36. Feb. 23.—Mr. Grummett—Enquiry of the Ministry—1. Who is the Arbitrator under The Damage by Fumes Arbitration Act. 2. What salary and expense allowances have been paid to the said Arbitrator, or to anyone acting on his behalf during the years 1950-1954, inclusive. 3. What amounts have been paid by any companies to the Provincial Government in accordance with provisions of Section 6 (1) of the Act, for the years 1950-54 inclusive.

THURSDAY, FEBRUARY 24TH, 1955

Prayers.

3 O'CLOCK P.M.

Mr. Beckett, 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. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma.

Bill No. 4, An Act respecting the Township of Gosfield South.
Bill No. 5, An Act respecting the Town of Dunnville.

Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William.

Bill No. 7, An Act respecting the United Counties of Northumberland and Durham.

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

Bill No. 2, An Act respecting The University of Western Ontario.

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 University of Western Ontario, Bill No. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma and on Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William.

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


Bill No. 60, An Act to amend The Blind Persons' Allowances Act, 1951. Mr. Goodfellow.

Bill No. 61, An Act to amend The Mothers' Allowances Act, 1952. Mr. Goodfellow.


Bill No. 63, An Act to amend The Lakes and Rivers Improvement Act. Mr. Mapledoram.

Bill No. 64, An Act to amend The Provincial Land Tax Act. Mr. Mapledoram.


Bill No. 67, An Act to amend The Research Foundation Act, 1944. Mr. Warrender.


Bill No. 69, An Act to amend The Gasoline Handling Act. Mr. Frost (Victoria).

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. Frost (Bracondale),

*Ordered*, That the Debate be adjourned.

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


Bill No. 41, An Act to amend The County Judges Act.


Bill No. 46, An Act to amend The Summary Convictions Act.

Bill No. 49, An Act to amend The Division Courts Act.

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

The Prime Minister Tabled Answers to Questions as follows:

1. Feb. 8.—Mr. Oliver—Enquiry of the Ministry—Since April 1, 1950, what amounts have been spent by the Department of Highways for

- (a) Salt;
- (b) All owner-operated equipment;
- (c) All equipment rental other than owner-operated;
- (d) Travelling expenses;
- (e) Truck rentals;
- (f) Car mileage.

Answer by the Minister of Highways:

(a) Fiscal Year 1950-51 $1,192,229.38
1951-52 1,808,727.67
1952-53 1,669,568.45
1953-54 1,909,876.94
1954-55 (to Jan. 31/55) 1,537,616.83

$8,118,019.27

(b) Fiscal Year 1950-51 $1,589,207.79
1951-52 2,193,612.70
1952-53 2,416,927.69
1953-54 1,957,025.77
1954-55 (to Jan. 31/55) 1,265,533.74

*$9,422,307.69

(c) Fiscal Year 1950-51 $1,211,877.07
1951-52 1,091,992.70
1952-53 1,385,692.87
1953-54 1,075,564.01
1954-55 (to Jan. 31/55) 609,731.88

†$5,374,858.53

(d) Fiscal Year 1950-51 $1,037,315.36
1951-52 1,124,845.16
1952-53 1,061,445.35
1953-54 888,641.38
1954-55 (to Jan. 31/55) 860,572.48

$4,972,819.73

(e) Fiscal Year 1950-51 $ 781,374.45
1951-52 1,132,279.72
1952-53 1,273,658.38
1953-54 1,054,565.13
1954-55 (to Jan. 31/55) 735,508.32

‡$4,977,386.00
(f) Fiscal Year 1950-51 ............... $ 485,632.10
1951-52 .................................. 726,300.43
1952-53 .................................. 789,630.58
1953-54 .................................. 872,592.32
1954-55 (to Jan. 31/55) ............... 855,019.90

$3,729,175.33

*This total includes trucks.
†This total does not include trucks, see (e).
‡This total includes all trucks other than Owner-operated.

3. Feb. 8.—Mr. Gordon—Enquiry of the Ministry—1. What was the total price paid by the Department of Lands and Forests for the De Havilland Dove Aircraft, registration CF-ODL. 2. From the date of purchase: what has been the total (a) operating costs, (b) maintenance costs. 3. What points outside of the Province have been visited by the Aircraft and what was the purpose of such trips.

Answer by the Minister of Lands and Forests:—

1. Total purchase price, $75,440.00. 2. (a) and (b) $33,527.47 to January 16th, 1955. 3. Montreal, P.Q.—business of the Department of Health; Cleveland, Ohio, U.S.A.—business of the Department of Lands and Forests; Montreal, P.Q.—business of the Department of Mines; Montreal, P.Q.—business of the Department of Lands and Forests; Detroit, Michigan, U.S.A.—business of the Department of Health; Lansing, Michigan, U.S.A.—business of the Department of Health. This aircraft is the only machine of the Air Service fleet equipped for all-weather instrument flying throughout the year and capable of landing at Department of Transport and other airfields throughout the Province. It is fitted with de-icing equipment. It is a small high speed machine capable of transporting either equipment or personnel and fills the gap in the flying needs that cannot be met by the conventional float or ski machines. It is particularly useful for ambulance flying, especially where the case is a contagious one, and has already been used for such work. Since purchase, safety and navigation equipment at a cost of $21,340 was added to the aircraft. The conventional aircraft cost as follows: Otter on Floats, $82,700.00; Beaver on Floats, $38,100.00, exclusive of special equipment. The Province now operates a fleet of 38 Beavers, 3 Otters, 1 Dove and contracts for the use of 2 helicopters.

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


The House then adjourned at 6.00 p.m.
FRIDAY, FEBRUARY 25TH, 1955

PRAYERS.

The Order of the Day for resuming the Adjourned Consideration of the Report of the Select Committee on Highway Safety, having been read,

The discussion was resumed, and, after some time it was, on motion by Mr. Porter,

Ordered, That the discussion be further adjourned.

The House then adjourned at 3.53 p.m.

NOTICE OF MOTION

37. Feb. 25.—Mr. Wren—Enquiry of the Ministry—1. Upon what date did the Department of Lands and Forests purchase the Bell Helicopter CF-ODM. 2. What was the cost to the Department. 3. What were the total maintenance costs. 4. (a) Upon what date was it sold; (b) To whom was it sold; (c) At what price was it sold; (d) Why was it sold.

MONDAY, FEBRUARY 28TH, 1955

PRAYERS.

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

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

Petition of the Corporation of the City of London praying that an Act may pass empowering the corporation to hold, sell and dispose of surplus lands acquired in assembling a block of land for park purposes; and for other purposes.

Petition of the Board of Education for the City of Sarnia and the Sarnia Suburban High School District Board praying that an Act may pass validating an agreement to provide increased secondary school accommodation.

Petition of the Corporation of the Town of Amherstburg praying that an Act may pass validating by-laws for the construction of and payment for certain sewers.

Petition of the Corporation of the Municipality of Shuniah praying that an Act may pass authorizing differing tax rates for school purposes in each ward.

Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing by-laws exempting the lands and premises of the United Jewish Welfare Fund from municipal taxes other than local improvement rates and establishing a standard of housing in the City; and for other purposes.
Petition of the Board of Trustees of the Roman Catholic Separate School for School Section No. 1, in the Township of O'Brien, praying that an Act may pass to establish a Separate School for the Improvement District of Val Albert.

Petition of the Corporation of the City of Hamilton praying that an Act may pass confirming an agreement between the Corporation and The T. Eaton Company, Limited, providing for the sale to the Company of the City Hall and certain adjacent properties.

Petition of St. Mary’s River Bridge Company praying that an Act may pass exempting the Company from municipal taxation by the Corporation of the City of Sault Ste. Marie for a period not exceeding 40 years.

Petition of the Galt Hospital Trust and the South Waterloo Memorial Hospital, Incorporated, praying that an Act may pass transferring the benefits of certain trusts and endowments from the former to the latter and vesting the remaining real and personal property of the Galt Hospital Trust in the Corporation of the City of Galt and dissolving the Galt Hospital Trust.

Petition of Mount Hamilton Branch of the Canadian Legion praying that an Act may pass permitting the sale by the Branch of certain realty free of all trusts and conditions.

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

Bill No. 8, An Act respecting the City of London. Mr. Robarts.

Bill No. 12, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District. Mr. Cathcart.

Bill No. 13, An Act respecting the Town of Amherstburg. Mr. Murdoch.

Bill No. 20, An Act respecting the Municipality of Shuniah. Mr. Wardrope.

Bill No. 21, An Act respecting the City of Toronto. Mr. Weaver.

Bill No. 24, An Act respecting the Roman Catholic Separate School Section for School Section No. 1 in the Township of O’Brien. Mr. Yaremko.

Bill No. 27, An Act respecting the City of Hamilton. Mr. Elliott.

Bill No. 29, An Act respecting St. Mary’s River Bridge Company. Mr. Lyons.

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

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated. Mr. Myers.
Bill No. 32, An Act respecting the Mount Hamilton Branch of the Canadian Legion.  *Mr. Child.*

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


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

Bill No. 50, An Act to amend The Loan and Trust Corporations Act.


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

Bill No. 54, An Act to reconstitute The Ontario Society for the Prevention of Cruelty to Animals.


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


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 5.50 p.m.
NOTICES OF MOTIONS

38. Feb. 28.—Mr. Wren—Enquiry of the Ministry—Did The Ontario Hydro-Electric Power Commission call for tenders for the manufacture, and installation of, the 16 generators to be installed in the Canadian section of the St. Lawrence powerhouse. What are the names of all companies tendering on these jobs and what amount was bid by each. Indicate the name of the successful bidder. If the lowest bidder was not accepted state why it was not accepted.

39. Feb. 28.—Mr. Wren—Enquiry of the Ministry—Does The Ontario Hydro-Electric Power Commission permit any of its personnel to charge Chamber of Commerce, Service Club or Country Club registration fees, or other expenses, to their expense accounts. If yes—what amount was paid for these purposes in each of the years 1951-54 inclusive.

40. Feb. 28.—Mr. Salsberg—Enquiry of the Ministry—1. What is the total amount of fire insurance carried by The Hydro-Electric Power Commission of Ontario. 2. What is the premium cost per annum for such insurance. 3. What are the names of the Insurance Underwriters with whom fire insurance for amounts of more than $50,000.00 was placed, giving the full amount of coverage carried with each such Underwriter, and the amount of premium paid in each instance.

41. Feb. 28.—Mr. Salsberg—Enquiry of the Ministry—1. What were the different classes of insurance carried by The Hydro-Electric Power Commission of Ontario yearly with the Edgar T. Alberts Ltd. Insurance Brokerage firm since the year 1950. 2. What was the total amount of coverage carried under each such class of insurance annually since 1950, and what were the annual premiums for same each year. (By "classes of insurance" is meant such types of insurance as Fire, Automobile, Casualty, Life, Marine, Accident, Boiler Explosion, etc.)

42. Feb. 28.—Mr. Salsberg—Enquiry of the Ministry—1. How many Provincial Constables were dispatched by the Attorney General’s Department to Wallaceburg, Ontario, during the strike of certain municipal employees in that locality during the fall of 1954. 2. How many man-days were spent by those Constables in Wallaceburg. 3. How many government vehicles were used by the Provincial Constables during their stay in Wallaceburg. 4. What was the total cost to the province for that policing operation in: (a) salaries and per diem allowances; (b) maintenance of cars, etc.; (c) lodging (hotel) and food bills; (d) other related expenses; (e) total of such expenditures.

TUESDAY, MARCH 1st, 1955

Prayers.

3 O’CLOCK P.M.

Mr. Beckett, 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. 9, An Act respecting the Sarnia General Hospital.

Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital.

Bill No. 15, An Act respecting the City of Port Arthur.

Bill No. 18, An Act respecting The Belleville General Hospital.

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

Your Committee would recommend that the following Bill be not reported:—

Bill No. 10, An Act respecting the Town of New Toronto.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 9, An Act respecting the Sarnia General Hospital; Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital; and on Bill No. 18, An Act respecting The Belleville General Hospital.

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

Bill No. 72, An Act to amend The Surrogate Courts Act. Mr. Porter.

Bill No. 73, An Act to amend The Real Estate and Business Brokers Act. Mr. Porter.

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

Bill No. 75, An Act to provide Welfare Services for Indians. Mr. Goodfellow.

With the unanimous consent of the House, the following Bills were referred to the Committee on Legal Bills before second reading:—

Bill No. 36, An Act to amend The Jurors Act.

Bill No. 37, An Act to amend The Judicature Act.

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

Bill No. 34, An Act to amend The University of Toronto Act, 1947.


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. Kerr,

Ordered, That the Debate be adjourned.

The Prime Minister Tabled Answers to Questions as follows:

5. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What amount of electrical energy was produced by The Hydro-Electric Power Commission of Ontario during 1954.

Answer by Hon. Mr. Challies:

During 1954 The Hydro-Electric Power Commission of Ontario generated and purchased a total of 22,386,456,876 kilowatthours for commercial load purposes. Commission-owned or Commission-operated generating stations, 65 hydro-electric and 6 fuel-electric, produced 18,077,666,964 kilowatthours of this amount. The balance of 4,308,789,912 kilowatthours was purchased under regular, temporary, and short-term agreements.

6. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What contracts, if any, in connection with the St. Lawrence Power Development, have been let to the six Canadian construction companies which have pooled their resources and incorporated under the name of “The Iroquois Constructors Limited”.

Answer by Hon. Mr. Challies:

None.

16. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—How much pole line hardware was purchased by The Hydro-Electric Power Commission of Ontario during each of the years 1953 and 1954, from: (a) Canadian General Electric Company, Limited; (b) Northern Electric Company, Limited.

Answer by Hon. Mr. Challies:


27. Feb. 18.—Mr. Grummett—Enquiry of the Ministry—1. As of December 1st, 1954, (a) How many widows and others were in receipt of Mothers’ Allowances; (b) How many of these recipients had been deserted by their husbands. 2. Give the amount paid in each month of 1954 in allowances, (a) to all recipients, and (b) deserted mothers. 3. Give a comparison between 1950 and 1954 as to Mothers’ Allowances paid by the Province.

Answer by the Minister of Public Welfare:

1. (a) As of December 1st, 1954, how many widows and others were in receipt of Mothers’ Allowances: (a) Number of widow cases, 4,225, Total of other
classifications, 2,911; (b) As of December 1st, 1954, how many of these recipients had been deserted by their husbands: 758. 2. (a) Amount paid in each month of 1954 in allowances to all recipients (including medical): January $556,008.61, February $576,430.11, March $564,136.10, April $511,928.64, May $509,029.75, June $525,366.37, July $512,828.63, August $520,007.44, September $577,902.70, October $598,063.62, November $607,562.31, December $620,978.77; (b) Amount paid in each month of 1954 in allowances to deserted mothers (including medical): January $62,004.60, February $64,609.20, March $59,460.48, April $54,194.85, May $53,820.64, June $55,665.06, July $54,272.80, August $54,913.12, September $61,313.74, October $63,400.48, November $64,536.12, December $65,856.80. 3. Comparison between 1950 and 1954 as to Mothers' Allowances paid by the Province (including medical): 1950 (Jan.-Dec.) $5,681,361.27, 1954 (Jan.-Dec.) $6,680,242.94.

34. Feb. 23.—Mr. Manley—Enquiry of the Ministry—1. What was the total strength, including all ranks, of the Ontario Provincial Police on January 1, 1954. 2. What is the strength to-day, including all ranks. 3. Since January 1, 1954, how many, including all ranks, have (a) resigned, or (b) been dismissed from the service. 4. Since January 1, 1954, how many men have been taken on strength of the Ontario Provincial Police.

Answer by the Attorney-General:—

1. 1,296. 2. 1,417. 3. (a) 62; (b) nil. 4. 203.

The House then adjourned at 6.00 p.m.

NOTICES OF MOTIONS

43. Mar. 1.—Mr. Oliver—Enquiry of the Ministry—1. Did the Liquor Control Board purchase all or part of the former Orange Crush building on Fleet Street. 2. If yes, give particulars including the date of purchase, the floor space purchased, the cost to the Commission and the cost per square foot. 3. Did any purchase include the heating plant. 4. If no, give particulars including information as to whether or not the Commission was required to purchase heat from the owner and the cost of heat in each year since purchased. 5. Did any other Department of Government purchase premises from the Liquor Control Board. 6. Give particulars including the name of the Department, the date of purchase, the cost price and particulars as to what arrangements and costs involved have been made regarding heating the plant.

44. Mar. 1.—Mr. Chartrand—Enquiry of the Ministry—1. Has any Department of Government purchased the former head office of the Liquor Control Board located at University and Dundas, Toronto. 2. If yes, give particulars including the date of purchase, the floor space purchased, the cost to any such Department, the cost per square foot. 3. And the reason for purchasing the property.
45. Mar. 1.—Mr. Manley—Enquiry of the Ministry—1. Did The Ontario Hydro-Electric Power Commission call for tenders for the manufacture and installation of the sixteen turbines and governors, to be installed in the Canadian section of the St. Lawrence Powerhouse. 2. What are the names of all companies tendering on this contract and what amount was bid by each. 3. Indicate the name of the successful bidder. 4. If the lowest bid was not accepted state why it was not accepted.

46. Mar. 1.—Mr. Reaume—Enquiry of the Ministry—1. Did The Ontario Hydro-Electric Power Commission call for tenders for the six 55,000-horse-power motor-generator units to be used for the Sir Adam Beck-Niagara Pumped storage project. 2. What are the names of all companies bidding on this contract and what was bid by each. 3. Indicate the name of the successful bidder. 4. If the lowest bid was not accepted state why it was not accepted. 5. Does the accepted bid include the cost of installation.

47. Mar. 1.—Mr. Wren—Enquiry of the Ministry—1. Since January 1, 1950, on how many occasions have provincial aircraft been flown to James Bay for the passengers and crew to hunt moose or other game. 2. What type of aircraft were used on these trips. 3. Who authorized such flights. 4. What would it cost to fly a Beaver Aircraft from Sault Ste. Marie to James Bay and return. 5. Give the names of all passengers and crew members carried on such flights.

48. Mar. 1—Mr. Wren—Enquiry of the Ministry—1. Under Contract 52-24 (Highway 401) what was Department of Highways estimate of quantity of (a) earth excavation, (b) compaction, (c) granular base backfill, (d) \( \frac{5}{8} \) crushed gravel. 2. Under contract 52-24 (Highway 401) what was the final quantity of (a) earth excavation, (b) compaction, (c) granular base backfill, (d) \( \frac{5}{8} \) crushed gravel.

WEDNESDAY, MARCH 2ND, 1955

Prayers.

3 O’Clock P.M.

Mr. Brandon, from the Standing Committee on Education, 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. 34, An Act to amend The University of Toronto Act, 1947.


The following Bill was introduced, read the first time, and ordered to be read the second time to-morrow:—
Bill No. 76, An Act to amend The Teachers’ Superannuation Act.  Mr. Dunlop.

With the unanimous consent of the House the following Bill was referred to the Committee on Municipal Law before second reading:—


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

Bill No. 72, An Act to amend The Surrogate Courts Act.

Bill No. 73, An Act to amend The Real Estate and Business Brokers Act.

Bill No. 74, An Act to amend The Insurance Act.

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


Bill No. 58, An Act to incorporate The Ontario Telephone Development Corporation.

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. Janes,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

THURSDAY, MARCH 3RD, 1955

Prayers.

Mr. Beckett, 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. 22, An Act respecting The St. Catharines General Hospital.

Bill No. 25, An Act to incorporate Lynwood Hall Children’s Centre.

Bill No. 26, An Act respecting the City of Ottawa.

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

Bill No. 11, An Act respecting the Town of Riverside.

Your Committee would recommend that the following Bill be not reported:—

Bill No. 23, An Act respecting the Town of Merritton.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 22, An Act respecting The St. Catharines General Hospital; and on Bill No. 25, An Act to incorporate Lynwood Hall Children’s Centre.

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

Bill No. 77, An Act to amend The St. Lawrence Development Act, 1952 (No. 2). Mr. Porter.

Bill No. 78, An Act to incorporate The Ontario-St. Lawrence Development Commission. Mr. Challies.

Bill No. 79, An Act respecting The Ontario Hurricane Relief Fund. Mr. Porter.

Bill No. 80, An Act to amend The Solicitors Act. Mr. Porter.

Bill No. 81, An Act to amend The Public Service Act. Mr. Nickle.

Before the Orders of the Day the Provincial Secretary made a statement to the House with respect to Civil Defence co-operation between the Provincial and Federal authorities.

The Prime Minister made a statement with respect to resignations and the turn-over in the staff of the Ontario Provincial Police.

The Attorney-General spoke to a point of personal privilege respecting an editorial in the Toronto Telegram regarding resignations from the Provincial Police.

Mr. Reaume moved the Adjournment of the House to discuss Unemployment as a matter of urgent public importance.
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. Murdoch,

Ordered, That the Debate be adjourned.

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

Resolved,

That,

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 of any temporary loan made to The Ontario Telephone Development Corporation,

as provided in section 8 of Bill No. 58, *An Act to incorporate The Ontario Telephone Development Corporation*.

Resolved,

That,

allowances may be paid in accordance with the agreement made under subsection 1 of section 2 of *The Blind Persons' Allowances Act, 1951* or any supplemental agreement made under subsection 3 of the said section,

as provided for in section 1 of Bill No. 60, *An Act to amend The Blind Persons' Allowances Act, 1951*.

Resolved,

That,

the allowances provided for by section 2 of *The Mothers' Allowances Act, 1952* may be paid.
as provided for in section 1 of Bill No. 61, An Act to amend The Mothers' Allowances Act, 1952.

Resolved,

That,

the Lieutenant-Governor in Council may cancel, reduce or refund any part of the annual tax in respect of any part of a year in which taxes are not payable under section 2 of The Provincial Land Tax Act,

as provided for in section 1 of Bill No. 64, An Act to amend The Provincial Land Tax Act.

Resolved,

That,

the following transactions shall not be subject to the tax imposed by The Security Transfer Tax Act:

(a) the sale, transfer or assignment of any bond, debenture or share of a debenture stock issued by or guaranteed as to principal and interest by............................
any municipality in Ontario,

as provided in section 1 of Bill No. 70, An Act to amend The Security Transfer Tax Act.

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

Bill No. 33, An Act to repeal The Telegraph Act.

Bill No. 34, An Act to amend The University of Toronto Act, 1947.


Bill No. 54, An Act to reconstitute The Ontario Society for the Prevention of Cruelty to Animals.

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


Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time to-morrow.
Elizabeth II. 3RD AND 4TH MARCH

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

Report of the Minister of Public Works, Ontario, for the twelve months ending the 31st of March, 1954. (Sessional Paper No. 14.)

The House then adjourned at 6.05 p.m.

NOTICES OF MOTIONS

49. Mar. 3.—Mr. Manley—Enquiry of the Ministry—Since January 1, 1949: 1. What have been the total purchases made by The Hydro-Electric Power Commission. 2. What has been the value of all purchases made by Ontario Hydro for the frequency conversion program from each of the following companies: (a) Northern Electric Co. Ltd., (b) Canada Wire and Cable, (c) Filcrest Ltd. (formerly Phillips Electric), (d) Canadian General Electric Company Limited, (e) Automatic Electric Sales, (f) Cables, Conduits and Fittings Limited, (g) Federal Wire and Cable Limited, (h) Triangle Conduit and Cable (Canada) Limited, (i) Industrial Wire and Cable, (j) Boston Insulated Wire and Cable Company Limited.

50. Mar. 3.—Mr. Wren—Enquiry of the Ministry—1. What Gasoline Tax was collected during the fiscal year 1953-54. 2. Of the amount collected what (a) %, and (b) amount, was collected by the service station operators at the retail level. 3. Are the trucks of Gasoline Wholesalers and Manufacturers required to be equipped with meters such as used by the retailer to sell gasoline. 4. If not—why are the retailers only required to sell gasoline from a metered pump.

FRIDAY, MARCH 4TH, 1955

PRAYERS.

2 O'CLOCK P.M.

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 Bills without amendment:—


Bill No. 41, An Act to amend The County Judges Act.


Bill No. 45, An Act to bring up to date the References to the Statutes of Canada in the Statutes of Ontario.

Bill No. 46, An Act to amend The Summary Convictions Act.

Bill No. 50, An Act to amend The Loan and Trust Corporations Act.


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


Bill No. 49, An Act to amend The Division Courts Act.

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

Bill No. 82, An Act to amend The Mining Act. Mr. Kelly.


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

Bill No. 33, An Act to repeal The Telegraph Act.

Bill No. 34, An Act to amend The University of Toronto Act, 1947.


Bill No. 54, An Act to reconstitute The Ontario Society for the Prevention of Cruelty to Animals.

The Order of the Day for the Third Reading of Bill No. 55, An Act to amend The Ontario Fuel Board Act, 1954, having been read,

Mr. Porter moved that the Bill be now read a third time.

Mr. Oliver moved in amendment, seconded by Mr. Nixon,

That Bill No. 55, An Act to amend The Ontario Fuel Board Act, 1954, be not now read the third time but be referred back to the Committee of the
Whole, with instructions to amend Section 3, by adding after the word "thereunder", in the sixth line, the following words, "Such order to be for the reduction of rates only". So that the subsection shall now read as follows:

(3) No order shall be made under subsection 1 without a hearing unless the municipality or other interested party and the distributor concerned consent thereto, but the Board may, without a hearing and without consent, make an order under subsection 1 effective for a period of not more than one year pending the final disposition of the application thereunder, such order to be for the reduction of rates only.

On motion by Mr. Frost (Victoria) in amendment to the amendment, Ordered, That the Order of the Day for the Third Reading of the Bill be discharged and that the Bill be referred back to the Committee of the Whole House for the purpose of considering the amendment proposed by Mr. Oliver.

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

Bill No. 2, An Act respecting The University of Western Ontario.

Bill No. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma.

Bill No. 4, An Act respecting the Township of Gosfield South.

Bill No. 5, An Act respecting the Town of Dunnville.

Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William.

Bill No. 7, An Act respecting the United Counties of Northumberland and Durham.

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. Leavine,

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 3.23 p.m.

NOTICE OF MOTION

51. Mar. 4.—Mr. Oliver—Enquiry of the Ministry—1. What overpayments will be recovered by the Government from each of the Contracting companies involved in those irregularities exposed in the Department of Highways. 2. In what manner will the overpayments be recovered. 3. If any government contracts have been awarded to any of these companies since January 1, 1954, give the following information relative thereto: (a) the nature of the contract; (b) the names of all bidders and the amount tendered by each; (c) the date of each contract.

MONDAY, MARCH 7TH, 1955

PRAYERS. 3 O’CLOCK P.M.

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

Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

THE SUPREME COURT OF ONTARIO
Osgoode Hall, Toronto 1,

The Honourable Mr. Justice J. K. Mackay.
The Honourable Mr. Justice Wilson.

Roderick G. Lewis, Esq.,
Clerk of the Legislative Assembly,
Parliament Buildings,
Toronto 2, Ontario.

Re: Private Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

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 purpose 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. Changes in the wording of the Bill which appear to be necessary by reason of the fact that there are at present two Presbyterian Church Congregations in the Township of Eldon. That with which the Bill is concerned is known as the South Eldon Congregation.

2. The word "Scotland" in the 4th line of the preamble should read "Canada".

3. In section 4 strike out all the words following “time being” in line 4 and substitute the following: “shall hold the net proceeds thereof in trust for the South Eldon Congregation of the Presbyterian Church in Canada”.

We return herewith the said Bill and the Petition therefor.

As witness our respective hands.

Witness:

E. MABEL COLES.

J. K. MACKAY.

JOHN L. WILSON.

Ordered, That the Bill together with the report of the Commissioners of Estate Bills thereon, be referred to the Standing Committee on Private Bills.

Mr. Beckett, 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 Bills with certain amendments:—

Bill No. 16, An Act respecting the Township of North York.

Bill No. 17, An Act respecting the Town of Kincardine.

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

Bill No. 13, An Act respecting the Town of Amherstburg.

Before the Orders of the Day, Mr. Stewart paid tribute to the Penticton V's Hockey Team which won the World Championship for Canada on March 6th, 1955.
He was joined in his remarks by the Prime Minister who informed the House that messages of congratulation had been forwarded.

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

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

Bill No. 2, An Act respecting The University of Western Ontario.

Bill No. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma.

Bill No. 4, An Act respecting the Township of Gosfield South.

Bill No. 5, An Act respecting the Town of Dunnville.

Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William.

Bill No. 7, An Act respecting the United Counties of Northumberland and Durham.


Bill No. 41, An Act to amend The County Judges Act.


Bill No. 46, An Act to amend The Summary Convictions Act.

and to report the following Bill with certain amendments:—


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 second time and referred to the Committee of the Whole House:—

Bill No. 9, An Act respecting the Sarnia General Hospital.
Bill No. 11, An Act respecting the Town of Riverside.
Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital.
Bill No. 15, An Act respecting the City of Port Arthur.
Bill No. 18, An Act respecting The Belleville General Hospital.
Bill No. 19, An Act respecting the City of Windsor.
Bill No. 22, An Act respecting The St. Catharines General Hospital.
Bill No. 25, An Act to incorporate Lynwood Hall Children’s Centre.
Bill No. 26, An Act respecting the City of Ottawa.

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. Hunt,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.50 p.m.

NOTICES OF MOTIONS

52. Mar. 7.—Mr. Reaume—Enquiry of the Ministry—Why were the following companies paid the amounts indicated during the fiscal year 1953-54: (a) British American Oil Company Limited, $1,576,497.47; (b) Canadian Oil Companies Limited, $157,304.56; (c) Imperial Oil Limited, $2,182,602.23; (d) McColl-Frontenac Oil Company, Limited, $129,455.98; (e) Shell Oil Company of Canada, Limited, $145,538.01.

53. Mar. 7.—Mr. Thomas (Ontario)—Enquiry of the Ministry—What dates did Robert S. Stacey, of Hamilton, act in the capacity of Chairman of Conciliation Board in the period of January 1, 1954, to March 1, 1955, and what was he paid for his services on each respective day.
TUESDAY, MARCH 8TH, 1955

PRAYERS.

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

Bill No. 84, An Act to amend The Workmen's Compensation Act. Mr. Daley.


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

Bill No. 2, An Act respecting The University of Western Ontario.

Bill No. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma.

Bill No. 4, An Act respecting the Township of Gosfield South.

Bill No. 5, An Act respecting the Town of Dunnville.

Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William.

Bill No. 7, An Act respecting the United Counties of Northumberland and Durham.


Bill No. 41, An Act to amend The County Judges Act.


Bill No. 46, An Act to amend The Summary Convictions Act.

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

Bill No. 76, An Act to amend The Teachers' Superannuation Act.

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

Bill No. 13, An Act respecting the Town of Amherstburg.

Bill No. 16, An Act respecting the Township of North York.

Bill No. 17, An Act respecting the Town of Kincardine.

Bill No. 77, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 78, An Act to incorporate The Ontario-St. Lawrence Development Commission.

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,

Ordered, That the Debate be adjourned.

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

Report of the Minister of Agriculture, Ontario, for the year ending March 31st, 1954. (Sessional Paper No. 21.)

Seventy-eighth Annual Report of the Ontario Agricultural College and Experimental Farm for the year ending March 31st, 1954. (Sessional Paper No. 28.)

Report of the Statistics Branch, Department of Agriculture, Ontario, for the year 1953. (Sessional Paper No. 22.)

Report of the Ontario Veterinary College for the year ending March 31st, 1954. (Sessional Paper No. 29.)

Report of the Minister of Agriculture respecting Co-operative Marketing Loans made under The Co-operative Marketing Loan Act for the year ending December 31, 1954. (Sessional Paper No. 26.)
Report of the Ontario Stock Yards Board for the year ending June 30th, 1954. (Sessional Paper No. 25.)

Report of the Ontario Food Terminal Board, Department of Agriculture, Ontario, for the year ending December 31, 1954. (Sessional Paper No. 27.)

The House then adjourned at 6.05 p.m.

NOTICE OF MOTION

54. Mar. 8.—Mr. Oliver—Enquiry of the Ministry—1. Did The Hydro-Electric Power Commission of Ontario carry Public Liability and Property Damage insurance on any or all of the work performed by the Contractors engaged on the Queenston Tunnel Development at Niagara Falls. 2. If the answer to Question No. 1 is yes, what amount of premium was paid and how long has it been the policy of the Commission to carry such insurance in place of the Contractor. 3. What was the name of the Insuring Company. 4. Who was the Insurance Agent.

WEDNESDAY, MARCH 9TH, 1955

PRAYERS.

3 O'CLOCK P.M.

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

Your Committee begs to report the following Bill without amendment:

Bill No. 76, An Act to amend The Teachers' Superannuation Act.

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

Bill No. 86, An Act to amend The Industrial Schools Act, 1925. Mr. Griesinger.

Bill No. 87, An Act to amend The Highway Improvement Act. Mr. Allan (Haldimand-Norfolk).

The Prime Minister Tabled Answers to Questions as follows:

2. Feb. 8.—Mr. Chartrand—Enquiry of the Ministry—In regard to each mining access road contract granted since January 1, 1954, give the following: 1. The names of all tenderers and the amount tendered. 2. Indicate the successful tenderer. 3. Indicate the number of miles of road in each case.
4. State the date (a) contract granted, and (b) date set for completion. 5. State whether or not the job was completed at this completion date; if not, give detailed explanation. 6. State the final total amount paid on each contract. 7. State whether or not department has a hold-back and if so why.

Answer by the Minister of Mines:—

1. (1) Hemlo-Geco Mining Access Road:

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Amounts</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Storms Contracting Co. Ltd.</td>
<td>$260.00 per acre</td>
<td>Clearing Contract for 145.98 acres</td>
</tr>
<tr>
<td>The Ontario Paper Co. Ltd.</td>
<td>$220.00 per acre</td>
<td>Construction Contract</td>
</tr>
<tr>
<td>Muskoka Construction Ltd.</td>
<td>$29,000.00</td>
<td>Bid per mile*</td>
</tr>
<tr>
<td>Caswell Construction Co. Ltd.</td>
<td>19,494.00</td>
<td></td>
</tr>
<tr>
<td>Peacock &amp; McQuigge Ltd.</td>
<td>18,700.00</td>
<td></td>
</tr>
<tr>
<td>Brant Construction Co. Ltd.</td>
<td>18,533.00</td>
<td></td>
</tr>
<tr>
<td>Storms Contracting Co. Ltd.</td>
<td>18,400.00</td>
<td></td>
</tr>
<tr>
<td>McNamara Construction Co. Ltd.</td>
<td>16,500.00</td>
<td></td>
</tr>
<tr>
<td>Rayner Construction Ltd.</td>
<td>15,740.00</td>
<td></td>
</tr>
<tr>
<td>Terminal Construction Co. Ltd.</td>
<td>9,000.00</td>
<td></td>
</tr>
<tr>
<td>Hearst Construction Co.</td>
<td>8,250.00</td>
<td></td>
</tr>
</tbody>
</table>

(2) Warren Lake Extension to Palomar Mining Access Road:

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Amounts</th>
<th>Description</th>
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<tbody>
<tr>
<td>Hearst Construction Co.</td>
<td>$12,000.00</td>
<td>Clearing and Construction Contracts</td>
</tr>
<tr>
<td>McNamara Construction Co. Ltd.</td>
<td>10,000.00</td>
<td></td>
</tr>
<tr>
<td>Pioneer Construction Co. Ltd.</td>
<td>9,900.00</td>
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</tr>
<tr>
<td>Storms Contracting Co. Ltd.</td>
<td>8,881.00</td>
<td></td>
</tr>
<tr>
<td>John D. MacMillan</td>
<td>6,800.00</td>
<td></td>
</tr>
<tr>
<td>Rockland Contractors Ltd.</td>
<td>4,840.00</td>
<td></td>
</tr>
</tbody>
</table>

(3) Potter Doal Mining Access Road:

<table>
<thead>
<tr>
<th>Contractor</th>
<th>Amounts</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Joseph W. Jackson &amp; Robert S. Hardy</td>
<td>$9,250.00</td>
<td></td>
</tr>
<tr>
<td>F. St. Aubin</td>
<td>6,565.00</td>
<td></td>
</tr>
<tr>
<td>Brant Construction Co. Ltd.</td>
<td>5,750.00</td>
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</tr>
<tr>
<td>Caswell Construction Co. Ltd.</td>
<td>4,795.00</td>
<td></td>
</tr>
<tr>
<td>Leo Alarie &amp; Sons</td>
<td>4,500.00</td>
<td></td>
</tr>
<tr>
<td>Labelle Brothers</td>
<td>4,400.00</td>
<td></td>
</tr>
<tr>
<td>Vallee Construction Ltd.</td>
<td>4,000.00</td>
<td></td>
</tr>
</tbody>
</table>

*Bid per mile does not include construction and placing of Bridging, Culverts and Rockwork. This work is covered in the specifications at the following rates common to all contracts:

- **Rockwork**—$2.00 per yard.
- **Culverts C.I.P.**—
  - 18" installing only $ .90 per lineal foot
  - 24" installing only $ 1.25 per lineal foot
  - 30" installing only $ 1.65 per lineal foot
  - 36" installing only $ 2.10 per lineal foot
**Culverts, Native Timber—**

- 4' x 4' timber culvert constructed... $10.00 per lineal foot of culvert
- 6' x 6' timber culvert constructed... 14.00 per lineal foot of culvert
- 8' x 8' timber culvert constructed... 18.00 per lineal foot of culvert

**Bridging—**

- Native timber in place.............. $ .50 per lineal foot
- Rock fill in cribs.................... 3.50 per cubic yard
- Hauling and laying flooring........ 50.00 per M
- Piling................................ 1.20 per lineal foot of driven pile

2. (1) Hemlo-Geco Mining Access Road:
   - Clearing Contract—The Ontario Paper Co. Ltd.
   - Construction Contract—Hearst Construction Co.

(2) Warren Lake Extension to Palomar Mining Access Road:
   - Clearing and Construction Contract—Rockland Contractors Ltd.

(3) Potter Doal Mining Access Road:
   - Clearing and Construction Contract—Vallee Construction Ltd.

3. (1) Hemlo-Geco Mining Access Road:
   - Clearing Contract—10.8 miles (145.98 acres)
   - Construction Contract—13.8 miles

(2) Warren Lake Extension to Palomar Mining Access Road:
   - Clearing and Construction Contract—9.8 miles

(3) Potter Doal Mining Access Road:
   - Clearing and Construction Contract—1.91 miles

4. (a) (1) Hemlo-Geco Mining Access Road:
   - Clearing Contract—May 28, 1954
   - Construction Contract—June 1, 1954

(2) Warren Lake Extension to Palomar Mining Access Road:
   - Clearing and Construction Contract—July 30, 1954

(3) Potter Doal Mining Access Road:
   - Clearing and Construction Contract—August 23, 1954

(b) (1) Hemlo-Geco Mining Access Road:
   - Clearing Contract—September 30, 1954
   - Construction Contract—September 30, 1954

(2) Warren Lake Extension to Palomar Mining Access Road:
   - Clearing and Construction Contract—November 30, 1954

(3) Potter Doal Mining Access Road:
   - Clearing and Construction Contract—November 30, 1954
5. (1) Hemlo-Geco Mining Access Road:

   (2) Warren Lake Extension to Palomar Mining Access Road:

   (3) Potter Doal Mining Access Road:
   Clearing and Construction Contract—Yes.

6. (1) Hemlo-Geco Mining Access Road:
   Clearing Contract.............................................. $32,115.60
   Construction Contract........................................ 143,097.20
   Mileage as per bid...................................... $113,850.00
   Rock Work—8,860 yds. at $2.00 per yd. .... 17,720.00
   Native Timber bridges in place..................... 1,378.20
   Native Timber culverts in place.................... 789.00
   C.I.P. Culverts installed............................... 3,956.00
   Extra under Contract—5,404 yds. of fill at $1.00 per yd. .... 5,404.00

   (2) Warren Lake Extension to Palomar Mining Access Road:
   Clearing and Construction Contract................ $71,601.25
   Mileage as per bid...................................... $47,432.00
   Rock Work—4,918 yds. at $2.00 per yd. .... 9,836.00
   Bridging—
   Rock fill in Cribs—1,021.5 yds. at $3.50 per yd. ...... 3,575.25
   Native Timber in place............................... 4,103.00
   Bridge Decking in place............................... 285.00
   Bridge Approach Rock Fill—1,500 yds. at $3.00 per yd. (modification from cribbing to rock fill) .... 4,500.00
   Culverts—
   C.I.P. Culverts installed................. 1,870.00
   Holdback—$10,740.19 included in above total.

   (3) Potter Doal Mining Access Road:
   Clearing and Construction Contract............... $8,351.60
   Mileage as per bid...................................... $7,640.00
   Rock Work—130 yds. at $2.00 per yd. .... 260.00
   C.I.P. Culverts installed............................ 451.60

7. (1) Hemlo-Geco Mining Access Road:
   Clearing Contract—No.
   Construction Contract—No.

   (2) Warren Lake Extension to Palomar Mining Access Road:

   (3) Potter Doal Mining Access Road:
   Clearing and Construction Contract—No.
15. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—What amounts of wages and salaries have been paid to The Hydro-Electric Power Commission of Ontario personnel made available to Canadian Comstock Company Limited on frequency conversion work, and for which no claim was made.

Answer by the Honourable Mr. Challies:

None.

23. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In the Public Accounts, for the fiscal year ending March, 1954, there is an item on Page A-16, Department of Agriculture: “Ontario, H. L. Fair $4,999.92, other salaries $4,279.92.” Who received the other salaries and the amounts.

Answer by the Minister of Agriculture:

A. J. Gill—$2,640.00; R. I. Oliver—$1,639.92.

28. Feb. 18.—Mr. Grummett—Enquiry of the Ministry—1. How many accidents took place on the Ontario Northland Railway involving property damage in excess of $100.00 during 1953 and 1954. 2. When did these accidents occur. 3. Where did each accident take place. 4. What was the property damage of each. 5. How many accidents would presumably be attributed to Hurricane Hazel. 6. Give a break-down of property damage under the following headings: (a) rolling stock, (b) buildings, (c) freight.

Answer by the Minister of Public Works:

1. 1953—18; 1954—30. 2. 1953—January 12, 18, 26; February 10, 15, 27; April 6, 16, 17; May 7, 13; June 16, 27; July 28; August 14; September 11 (2 accidents); December 21. 1954—January 5, 11, 21; February 10, 14; March 17, 18; April 16, 17, 30; May 8; June 28; July 8; August 2, 9, 10, 11, 17, 24, 26; September 15; October 4, 6, 17; November 3, 25; December 7, 18, 19, 20 (18—2 accidents). 3. 1953—North Bay; North Bay Yard (4); North Bay Shop Track; Redwater (Half Mile South); Temagami; New Liskeard; Englehart Yard (3); Kirkland Lake Yard; Rouyn Yard; Mile Post 96.6, Ramore Subdivision; Cochrane Yard (2); McIntyre Spur, Schumacher. 1954—North Bay Yard (2); North Bay Roundhouse; Mile Post 15, Temagami Subdivision; Tomiko; 8 Poles North of Jocko; Kenney; Mile Post 43.5, Temagami Subdivision; Mile Post 60, Temagami Subdivision; Mile Post 67.5, Temagami Subdivision; Mile Post 71.5, Temagami Subdivision; Rib Lake; Elk Lake Yard; Englehart Yard (2); Englehart Shop Track (2); Mindoka; Kirkland Lake Yard; Mile Post 15.1, Kirkland Lake Subdivision; Mile Post 45.5, Kirkland Lake Subdivision; Rouyn Yard (3); Bourkes; Ramore; 19 Poles North Mile Post 60, Ramore Subdivision; Iroquois Falls; Cochrane Yard; Timmins Yard. 4. Year 1953—January 12, $398.48; January 18, $200.68; January 26, $2,555.00; February 10, $1,150.00; February 15, $175.00; February 27, $1,200.00; April 6, $125.00; April 16, $100.00; April 17, $11,779.12; May 7, $200.00; May 13, $800.00; June 16, $500.00; June 27, $300.00; July 28, $865.00; August 14, $154.49; September 11, $275.00; September 11, $270.00; December 12, $164.00; Total, $21,211.77. Year 1954—January 5, $232.00; January 11, $175.00; January 21, $2,600.00; February 10, $500.00; February 14, $2,500.00; March 17, $16,375.00; March 18, $315.00; April 16, $1,600.00; April
17, $11,779.00; April 30, $700.00; May 8, $605.00; June 28, $300.00; July 8, $20,360.00; August 2, $205.00; August 9, $400.00; August 10, $8,755.00; August 17, $360.00; August 24, $625.00; August 26, $48,578.00; September 15, $115.00; October 4, $125.00; October 6, $500.00; October 17, $45,748.00; November 3, $150.00; November 25, $1,200.00; December 7, $550.00; December 18, $235.00; December 18, $425.00; December 19, $400.00; December 20, $200.00; Total, $166,612.00. 5. One. 6. (a) $157,943.77; (b) $2,964.00; (c) $26,916.00; Total, $187,823.77.

32. Feb. 21.—Mr. Wren—Enquiry of the Ministry—1. What total advances were made by the Province to The H.E.P.C. in each of the years 1944 to 1954, inclusive. 2. What total advances were made by the Province to the Northern Ontario Properties of The H.E.P.C. in each year 1944 to 1954 inclusive. 3. What was the total value of bonds issued by The H.E.P.C. in each year 1944 to 1954, inclusive.

Answer by the Honourable Mr. Challies:—

1. The following advances were made by the Province for grants in aid of rural construction: 1944, $845,911; 1945, $1,595,936; 1946, $2,369,397; 1947, $2,801,049; 1948, $6,187,908; 1949, $10,704,551; 1950, $8,863,231; 1951, $10,066,605; 1952, $8,825,973; 1953, $11,381,545; 1954, $7,563,399. 2. The following advances were made by the Province for grants in aid of rural construction in the Northern Ontario Properties: 1944, $23,225; 1945, $56,191; 1946, $145,006; 1947, $193,571; 1948, $540,929; 1949, $1,951,002; 1950, $2,137,123; 1951, $2,238,867; 1952, $2,211,683; 1953, $2,188,147; 1954, $906,316. 3. 1944, nil; 1945, $7,500,000; 1946, $20,000,000; 1947, $45,000,000; 1948, $130,000,000; 1949, $145,000,000; 1950, $125,000,000; 1951, $130,000,000; 1952, $185,000,000; 1953, $200,000,000; 1954, $150,000,000.

48. Mar. 1.—Mr. Wren—Enquiry of the Ministry—1. Under Contract 52-24 (Highway 401) what was Department of Highways estimate of quantity of (a) earth excavation, (b) compaction, (c) granular base backfill, (d) 5/8 crushed gravel. 2. Under contract 52-24 (Highway 401) what was the final quantity of (a) earth excavation, (b) compaction, (c) granular base backfill, (d) 5/8 crushed gravel.

Answer by the Minister of Highways:—

1. (a) Excavation of Material 800,000 cu. yds., Earth Excavation Culverts 7,000 cu. yds., Earth Excavation Sewers 3,000 cu. yds., Earth Excavation for Catch Basins and Manholes 500 cu. yds.; (b) 700,000 cu. yds.; (c) Granular Base and Porous Backfill 25,000 tons, Granular Backfill for Big Creek Bridge 3,000 tons; (d) 20,000 tons. 2. (a) Excavation of Material 820,122 cu. yds., Earth Excavation Culverts 1,909.83 cu. yds., Earth Excavation Sewers 2,654.69 cu. yds., Earth Excavation for Catch Basins and Manholes 627.40 cu. yds.; (b) 668,199 cu. yds.; (c) Granular Base and Porous Backfill 8,703.28 tons, Granular Backfill for Big Creek Bridges 3,982.69 tons; (d) 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, 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,

(a) That the throne speech makes no reference to the critical housing situation in Ontario.

(b) That no mention is made of positive steps being taken to immediately alleviate the increasing unemployment situation, which is now the problem of the over-burdened municipal governments.

(c) That no program is outlined to indicate that the Province intends in any way to relieve or assist the municipalities by taking over the crippling burden of taxation for educational purposes."

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

**YEAS**

Chartrand   Nixon  Thomas—7
Grummett   Reaume  (Ontario)
Manley   Salsberg

**NAYS**

Allen  Frost  Morrow
(Middlesex South)  (Victoria)
Auld  Goodfellow  Murdoch
Beckett  Griesinger  Myers
Beech  Hall  Nickle
Brandon  Hamilton  Noden
Cathcart  Hanna  Parry
Cecile  Hunt  Patrick
Challies  Janes  Phillips
Chaput  Johnston  Porter
(Parry Sound)
Child  Johnston  Pringle
Collings  (Simcoe Centre)
Connell
Cowling
Daley
Dempsey
Dent
Doucett
Downer
Dunlop
Edwards
Elliott
Fishleigh
Foote
Frost  Jolley  Root
(Bracondale)  Kelly  Sandercock
Grummett  Kennedy  Scott
Manley  Kerr  Stewart
Allen  Lavergne  Thomas
(Middlesex South)  (Elgin)
Auld  Letherby  Villeneuve
Beckett  Lyons  Ward
Beech  Macaulay  Weaver
Brandon  Mackenzie  Whitney
Cathcart  Mapledoram  Yaremko—70
Cecile  Morningstar
The Amendment to the Motion, as follows:

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

“But this House regrets that the Health Programme of the Government has not been broad enough to make use of all the Federal Government funds made available for health purposes in Ontario.”

having been put, was lost on the following Division:

YEAS

Chartrand
Grummett
Manley

NIXON
Reaume
Salsberg

NAYS

Allen (Middlesex South)
Auld
Beckett
Beech
Brandon
Cathcart
Cecile
Challies
Chaput
Child
Collings
Connell
Cowling
Daley
Dempsey
Dent
Doucett
Downer
Dunlop
Edwards
Elliott
Fishleigh
Foote
Frost (Bracondale)

Frost (Victoria)
Goodfellow
Griesinger
Hall
Hamilton
Hanna
Hunt
Janes
Johnston (Parry Sound)
Johnston (Simcoe Centre)
Johnstone (Bruce)
Jolley
Kelly
Kennedy
Kerr
Lavergne
Letherby
Lyons
Macaulay
Mackenzie
Mapledoram
Morningstar

Morrow
Murdock
Myers
Nickle
Noden
Parry
Patrick
Phillips
Porter
Pringle
Pryde
Robarts
Roberts
Robson
Root
Sandercock
Scott
Stewart
Thomas (Elgin)
Villeneuve
Ward
Weaver
Whitney
Yaremko—70

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

Ninth Annual Report of the Department of Travel and Publicity, Ontario, for the calendar year 1954. (Sessional Paper No. 38.)

Fourth Annual Report of the Alcoholism Research Foundation for the year ending December 31, 1954. (Sessional Paper No. 42.)

The House then adjourned at 6.42 p.m.

THURSDAY, MARCH 10TH, 1955

Prayers.

Mr. Beckett, 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 without amendment:—

Bill No. 12, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill No. 27, An Act respecting the City of Hamilton.

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

Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

Bill No. 21, An Act respecting the City of Toronto.
Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

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 Separate Schools Act. *Mr. Dunlop.*

Bill No. 90, An Act to amend The Schools Administration Act, 1954. *Mr. Dunlop.*


Mr. Frost delivered to Mr. Speaker two 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, 1956, and recommends them to the Legislative Assembly.

Toronto, 10th March, 1955.

—and—

The Lieutenant-Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending 31st March, 1955, and recommends them to the Legislative Assembly.

Toronto, 10th March, 1955.

*(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 in so doing Tabled his Budget Statement. *(Sessional Paper No. 4.)*

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

*Ordered*, That the Debate be adjourned.

The House then adjourned at 5.17 p.m.

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**FRIDAY, MARCH 11TH, 1955**

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**PRAYERS.**

2 O'CLOCK P.M.

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

*Ordered*, That 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.

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, 1956, the following sums:
154. To defray the expenses of the Main Office, Department of Travel and Publicity .................................................. $ 78,000.00

155. To defray the expenses of the Division of Publicity .................. 464,000.00

156. To defray the expenses of the Development Branch ............... 177,000.00

157. To defray the expenses of the Information Branch ................. 155,000.00

158. To defray the expenses of the Photography Branch ............... 31,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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 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. Cathcart reported that the Committee had come to certain Resolutions as follows:—

Resolved, That,

annually and at the same time as contributions are placed to the credit of the Teachers' Superannuation Fund under section 18 of *The Teachers' Superannuation Act* the Treasurer of Ontario shall place to the credit of the Fund,

(a) sums equal to two-thirds of those contributed under section 17 of the said Act; and

(b) in the case of moneys paid into the Fund under the regulations made under the said Act for the purpose of establishing service credits in the Fund, sums equal to the sums he would have credited to the Fund if such moneys had been contributed in the usual way during the periods represented by the service credits,

as provided in section 2 of Bill No. 76, *An Act to amend The Teachers' Superannuation Act*.

Resolved, That,
there shall be paid to the Crown in right of Ontario in each year an acreage tax of 10 cents an acre on any lands or mining rights to which Part XIII of The Mining Act applies,

as provided in section 23 of Bill No. 82, An Act to amend The Mining Act.

Resolved,

That,

the annual profits of a mine for the purposes of the annual tax under section 4 of The Mining Tax Act shall be as contained and fixed in the manner provided in subsection 1 of section 2 of Bill No. 83, An Act to amend The Mining Tax Act.

That,

the deductions from the annual profits of a mine in respect of annual depreciation and in respect of expenditures for actual exploration and development work shall be as set out in subsection 2 of section 2 of Bill No. 83, An Act to amend The Mining Tax Act.

That,

no allowance or deduction from the annual profits of a mine shall be made in respect of cost of development of the mine prior to the commencement of output therefrom as provided in subsection 4 of section 2 of Bill No. 83, An Act to amend The Mining Tax Act.

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

Bill No. 9, An Act respecting the Sarnia General Hospital.

Bill No. 11, An Act respecting the Town of Riverside.

Bill No. 13, An Act respecting the Town of Amherstburg.

Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital

Bill No. 15, An Act respecting the City of Port Arthur.

Bill No. 16, An Act respecting the Township of North York.

Bill No. 17, An Act respecting the Town of Kincardine.

Bill No. 18, An Act respecting The Belleville General Hospital.

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

Bill No. 22, An Act respecting The St. Catharines General Hospital.

Bill No. 25, An Act to incorporate Lynwood Hall Children's Centre.
Bill No. 26, An Act respecting the City of Ottawa.

Bill No. 49, An Act to amend The Division Courts Act.


Bill No. 58, An Act to incorporate The Ontario Telephone Development Corporation.

Bill No. 76, An Act to amend The Teachers' Superannuation Act.

and to report the following Bill with certain amendments:—

Bill No. 50, An Act to amend The Loan and Trust Corporations Act.

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

The House then adjourned at 3.30 p.m.

NOTICE OF MOTION

55. Mar. 11.—Mr. Oliver—Enquiry of the Ministry—1. How many municipalities grant a supplement to old age assistance, or security, which is shared by the Province. 2. During the past year, what amount was paid by the Province by way of supplement.

MONDAY, MARCH 14TH, 1955

PRAYERS.

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 Bill with certain amendments:—

Bill No. 36, An Act to amend The Jurors Act.
On motion by Mr. Frost, seconded by Mr. Porter,

Ordered, That the name of Mr. Kennedy be added to the list of names comprising the Committee on Municipal Law.

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


Bill No. 95, An Act respecting the Inspection of Fish. Mr. Mapledoram.

Bill No. 96, An Act to amend The Public Lands Act. Mr. Mapledoram.

Bill No. 97, An Act to amend The Succession Duty Act. Mr. Hamilton.

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

Bill No. 9, An Act respecting the Sarnia General Hospital.

Bill No. 11, An Act respecting the Town of Riverside.

Bill No. 13, An Act respecting the Town of Amherstburg.

Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital.

Bill No. 15, An Act respecting the City of Port Arthur.

Bill No. 16, An Act respecting the Township of North York.

Bill No. 17, An Act respecting the Town of Kincardine.

Bill No. 18, An Act respecting The Belleville General Hospital.

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

Bill No. 22, An Act respecting The St. Catharines General Hospital.

Bill No. 25, An Act to incorporate Lynwood Hall Children's Centre.

Bill No. 26, An Act respecting the City of Ottawa.

Bill No. 49, An Act to amend The Division Courts Act.

Bill No. 50, An Act to amend The Loan and Trust Corporations Act.


Bill No. 58, An Act to incorporate The Ontario Telephone Development Corporation.

Bill No. 76, An Act to amend The Teachers’ Superannuation 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, 1955, the following supplementary sums:—

DEPARTMENT OF EDUCATION

186. To defray the expenses of the Special Grants for Capital Purposes and Deferred Maintenance.................................................. $ 5,700,000.00
187. To defray the expenses of the Teachers’ Superannuation, etc. 1,000,000.00

DEPARTMENT OF HEALTH

188. To defray the expenses of the Main Office........................................... 100,000.00
189. To defray the expenses of the Epidemiological Branch................. 250,000.00
190. To defray the expenses of the Public and Private Hospitals Branch................................................................. 8,518,000.00

DEPARTMENT OF HIGHWAYS

191. To defray the expenses of the Division Offices.......................... 15,500,000.00

TREASURY DEPARTMENT

192. To defray the expenses of the Main Office........................................... 1,000,000.00

—and—

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1956, the following sums:—

151. To defray the expenses of the Main Office, Department of Reform Institutions................................................................. $ 781,000.00
152. To defray the expenses of the Board of Parole.............................. 75,000.00
153. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms and Training Schools).......................... 8,471,000.00
97. To defray the expenses of the Office of the Lieutenant-Governor................................................................. 20,000.00
118. To defray the expenses of the Office of Provincial Auditor.. 336,000.00
Elizabeth II. 14th March 79

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

Bill No. 12, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill No. 27, An Act respecting the City of Hamilton.


Bill No. 60, An Act to amend The Blind Persons' Allowances Act, 1951.

Bill No. 61, An Act to amend The Mothers' Allowances Act, 1952.


Bill No. 63, An Act to amend The Lakes and Rivers Improvement Act.

Bill No. 64, An Act to amend The Provincial Land Tax Act.


Bill No. 69, An Act to amend The Gasoline Handling Act.


Bill No. 79, An Act respecting The Ontario Hurricane Relief Fund.

Bill No. 81, An Act to amend The Public Service Act.

Bill No. 84, An Act to amend The Workmen's Compensation Act.


Bill No. 86, An Act to amend The Industrial Schools Act, 1925.

Bill No. 87, An Act to amend The Highway Improvement Act.

The following Bill was read the second time and referred to the Committee on Legal Bills:—
Bill No. 80, An Act to amend The Solicitors Act.

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

Bill No. 82, An Act to amend The Mining Act.


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


Bill No. 89, An Act to amend The Separate Schools Act.

Bill No. 90, An Act to amend The Schools Administration Act, 1954.


The Order of the Day for the House to resolve itself into a Committee to consider the Report of the Select Committee on Registration of Conditional Sales Contracts and similar documents of title and pledge, having been read,

On motion by Mr. Frost,

Ordered, That the Order be discharged.

Mr. Frost explained to the House that a Bill founded on the Report would be introduced, which Bill would not be passed at this Session, but would be referred to the re-constituted Select Committee to enable public representation to be made with respect to it.

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

Annual Report of the Teachers' Superannuation Commission for the year ending October 31st, 1954. (Sessional Paper No. 8.)

The House then adjourned at 6.15 p.m.

NOTICES OF MOTIONS

5. Mar. 14.—Mr. Manley—Resolution—That there be laid before this House a Return showing: Any agreement or agreements between the Province of Ontario, and, or, The Ontario Hydro-Electric Commission, and the New York State Power Authority, whereby rehabilitation costs will be shared equally in the Province of Ontario and the State of New York.

56. Mar. 14.—Mr. Manley—Enquiry of the Ministry—1. How much has (a) Ontario Hydro, (b) Department of Planning and Development, spent on planning for the new areas of the six municipalities affected by the St. Lawrence Seaway Project including all professional fees paid to staffs and all other costs. 2. What amount already paid by Hydro for planning will be included in the bill against the overall cost of the St. Lawrence Power Project and equally shared by New York Power Authority.
57. Mar. 14.—Mr. Wren—Enquiry of the Ministry—1. (a) During the year 1954 did the Ontario Retail Gasoline and Automotive Service Association make an offer to the Premier, the Minister of Highways, and the Controller of Revenue, to collect the Provincial Gasoline Tax through Service Station outlets for a maximum of Four Hundred Thousand Dollars; (b) Was this offer accepted; (c) If not, why not. 2. Is it constitutionally, or otherwise, legal to apply indirect taxation wherein a Service Station operator pays the gasoline tax in advance as delivered to his tanks and then collects from a third party (the consumer) as the gasoline is delivered to the consumer's vehicle. 3. What allowance or rebate is available to a Service Station Operator for gasoline losses (spillage, evaporation, shrinkage, etc.) on gasoline for which he has already paid the gasoline tax in advance. 4. (a) In addition to the nearly million dollars paid the oil companies for collection of gasoline tax do those companies receive additional consideration for gasoline losses due to spillage, evaporation or shrinkage; (b) If the reply is yes, what basis is used; (c) Do the oil companies receive any benefit from temperature correction method of gasoline deliveries.

TUESDAY, MARCH 15th, 1955

PRAYERS.

3 O'CLOCK P.M.

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

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.

Bill No. 32, An Act respecting the Mount Hamilton Branch of the Canadian Legion.

THE SUPREME COURT OF ONTARIO

Osgoode Hall, Toronto 1,
March 14th, 1955.

The Honourable Mr. Justice R. E. Laidlaw.
The Honourable Mr. Justice W. F. Schroeder.

Roderick G. Lewis, Esq.,
Clerk of the Legislative Assembly,
Parliament Buildings,
Toronto 2, Ontario.

Re: Private Bill No. 31—An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.

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 alteration or amendment hereinafter set forth the provisions of the said Bill are proper for carrying its purposes into effect.

The alteration and amendment that in our opinion is proper and necessary to be made in the Bill as submitted is as follows:

In section 2 the words "except as hereinafter provided" should be deleted and the following words substituted therefor, namely, "except as provided in section 3".

Counsel for the Petitioner informed the Commissioners that he approved of the suggested amendment.

We return herewith the said Bill signed by us together with the Petition therefor.

As witness our respective hands.

WITNESS:

LYLA C. OGDEN.   |   R. E. LAIDLAW.

WALTER F. SCHROEDER.

THE SUPREME COURT OF ONTARIO

Osgoode Hall, Toronto 1,
March 14th, 1955.

THE HONOURABLE MR. JUSTICE R. E. LAIDLAW.
THE HONOURABLE MR. JUSTICE W. F. SCHROEDER.

Roderick G. Lewis, Esq.,
Clerk of the Legislative Assembly,
Parliament Buildings,
Toronto 2, Ontario.

Re: Private Bill No. 32—An Act respecting the Mount Hamilton Branch of the Canadian Legion.

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 the provisions of the said Bill are proper for carrying its purposes into effect.

We return herewith the said Bill with our approval and signatures thereon and the Petition therefor.
As witness our respective hands.

WITNESS:  

LYLA C. OGDEN.  

R. E. LAIDLAW.  

WALTER F. SCHROEDER.

Ordered, That the Bills together with the reports of the Commissioners of Estate Bills thereon, be referred to the Standing Committee on Private Bills.

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

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

Bill No. 20, An Act respecting the Municipality of Shuniah.

Bill No. 29, An Act respecting St. Mary’s River Bridge Company.

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

Bill No. 8, An Act respecting the City of London.

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

Ordered, That notwithstanding the provisions of Rule No. 2 of the Assembly this House will meet at two of the clock in the afternoon on Wednesday and Thursday of this week.

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

Bill No. 98, An Act to amend The Farm Products Marketing Act. Mr. Thomas (Elgin).


Bill No. 100, An Act to amend The Dentistry Act. Mr. Phillips.


Bill No. 102, An Act to amend The Old Age Assistance Act, 1951. Mr. Goodfellow.

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 words:—

"But this House regrets that the Budget provisions for Human Betterment do not constitute a fair or just relationship to total expenditures."

And it was, on motion by Mr. Scott,

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, 1956, the following sums:—

138. To defray the expenses of the Main Office, Department of Public Works. ........................................... $1,090,200.00
139. To defray the expenses of the General Superintendence. .................. 255,000.00
140. To defray the expenses of the Lieutenant-Governor's Apartment. ............... 7,800.00
141. To defray the expenses of the Legislative and Departmental Buildings. .......... 2,277,000.00
142. To defray the expenses of the Osgoode Hall and Ontario Government Office Building, Queen and York Streets .................................................. 250,000.00
143. To defray the expenses of the Government Buildings. .......................... 1,035,000.00
144. To defray the expenses of the Ontario Government Branch Office Buildings. .................. 585,000.00
145. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc. .................. 110,000.00
146. To defray the expenses of the Aid to Drainage. ........................................ 30,000.00
147. To defray the expenses of the Miscellaneous. ........................................... 130,000.00
148. To defray the expenses of the Public Buildings. ...................................... 36,000,000.00
149. To defray the expenses of the Dams, Docks and Drainage Works. .......................... 520,000.00
150. To defray the expenses of the Miscellaneous. ........................................... 255,000.00
Mr. Speaker resumed the Chair; and Mr. Cathcart 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 the Second Reading of Bill No. 36, An Act to amend The Jurors Act, having been read,

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

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

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

Bill No. 21, An Act respecting the City of Toronto.


Bill No. 75, An Act to provide Welfare Services for Indians.

Bill No. 94, An Act to amend The Marriage Act.

Bill No. 95, An Act respecting the Inspection of Fish.

Bill No. 96, An Act to amend The Public Lands Act.

Bill No. 97, An Act to amend The Succession Duty Act.

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

Bill No. 92, An Act to amend The Assessment Act.

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

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

Bill No. 60, An Act to amend The Blind Persons' Allowances Act, 1951.

Bill No. 61, An Act to amend The Mothers' Allowances Act, 1952.


Bill No. 63, An Act to amend The Lakes and Rivers Improvement Act.

Bill No. 64, An Act to amend The Provincial Land Tax Act.


Bill No. 69, An Act to amend The Gasoline Handling Act.

Bill No. 77, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 78, An Act to incorporate The Ontario-St. Lawrence Development Commission.

Bill No. 79, An Act respecting The Ontario Hurricane Relief Fund.

Bill No. 81, An Act to amend The Public Service Act.

Bill No. 84, An Act to amend The Workmen's Compensation Act.


Bill No. 86, An Act to amend The Industrial Schools Act, 1925.

Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

Bill No. 12, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill No. 27, An Act respecting the City of Hamilton.

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


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

The House then adjourned at 10.45 p.m.
WEDNESDAY, MARCH 16th, 1955

Prayers. 2 O’Clock P.M.

Mr. Brandon, from the Standing Committee on Education, presented the Committee’s Third and Final Report, which was read as follows and adopted:—

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


Bill No. 90, An Act to amend The Schools Administration Act, 1954.


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

Bill No. 89, An Act to amend The Separate Schools Act.

The following Bill was introduced, read the first time, and ordered to be read the second 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, 1956, the following sums:—

36. To defray the expenses of the Main Office, Department of Education .......................... $ 578,500.00
37. To defray the expenses of the Elementary Education Branch ...... 1,479,300.00
38. To defray the expenses of the Secondary Education Branch .... 2,272,400.00
39. To defray the expenses of the Professional Training Branch ...... 1,312,800.00
40. To defray the expenses of the Special Services ................ 1,151,900.00
41. To defray the expenses of the Departmental Examinations Branch ........................................................................ 472,700.00
42. To defray the expenses of the Public Libraries Branch .......... 69,000.00
43. To defray the expenses of the Legislative Library ................. 37,300.00
44. To defray the expenses of the Public Records and Archives ...... 49,500.00
45. To defray the expenses of the Text-Books Branch .............. 14,000.00
46. To defray the expenses of the Ontario School for the Blind, Brantford ........................................ 284,500.00
47. To defray the expenses of the Ontario School for the Deaf, Belleville ........................................ 513,500.00
48. To defray the expenses of the Scholarships, Bursaries, etc. 435,000.00
49. To defray the expenses of the Legislative Grants, etc. ........ 71,035,000.00
50. To defray the expenses of the Miscellaneous Grants ............. 201,100.00
51. To defray the expenses of the Grants to Provincial and other Universities, etc. .................................. 6,784,000.00
52. To defray the expenses of the Teachers' Superannuation, etc. 4,500.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. 67, An Act to amend The Research Foundation Act, 1944.

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, 1954. (Sessional Paper No. 5.)

The House then adjourned at 5.37 p.m.

THURSDAY, MARCH 17TH, 1955

PRAYERS.

Mr. Myers from the Standing Committee on Municipal Law presented the Committee's first report, which was read as follows and adopted:—

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

Bill No. 92, An Act to amend The Assessment Act.
The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 109, An Act to amend The Ontario Municipal Improvement Corporation Act. Mr. Hamilton.


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

Bill No. 98, An Act to amend The Farm Products Marketing 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, 1956, the following sums:—

108. To defray the expenses of the Main Office, Department of Planning and Development..............................................$ 87,700.00
109. To defray the expenses of the Community Planning Branch 430,300.00
110. To defray the expenses of the Conservation Branch 458,000.00
111. To defray the expenses of the Immigration Branch 24,000.00
112. To defray the expenses of the Ontario House—London 160,000.00
113. To defray the expenses of the Trade and Industry Branch 680,000.00
114. To defray the expenses of the Community Planning Branch 475,000.00
115. To defray the expenses of the Conservation Branch 1,860,000.00
74. To defray the expenses of the Main Office, Department of Labour .......................................................... 396,700.00
75. To defray the expenses of the Industry and Labour Board 240,500.00
76. To defray the expenses of the Apprenticeship Branch 426,500.00
77. To defray the expenses of the Boiler Inspection Branch 190,000.00
78. To defray the expenses of the Factory Inspection Branch 51,300.00
79. To defray the expenses of the Board of Examiners of Operating Engineers .................................................. 57,500.00
80. To defray the expenses of the Minimum Wage Branch 16,300.00
81. To defray the expenses of the Composite Inspection Branch. 296,700.00
82. To defray the expenses of the Labour Relations Board. 94,000.00
83. To defray the expenses of the Fair Employment Practices Branch. 4,000.00
84. To defray the expenses of the Office of Athletics Commissioner. 20,500.00
85. To defray the expenses of the Elevator Inspection Branch. 77,000.00
86. To defray the expenses of the Industry and Labour Board. 10,800,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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:

Twenty-eighth Report of the Liquor Control Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1954. (Sessional Paper No. 43.)

Eighth Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1954. (Sessional Paper No. 44.)

The House then adjourned at 10.55 p.m.

FRIDAY, MARCH 18TH, 1955

PRAYERS.

Mr. Beckett, from the Standing Committee on Private Bills, presented the Committee's seventh and final report, which was read as follows and adopted:

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

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.

Your Committee would recommend that the following Bill be not reported:

Bill No. 32, An Act respecting the Mount Hamilton Branch of the Canadian Legion.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 31, An Act respecting Galt
Hospital Trust and South Waterloo Memorial Hospital Incorporated and on Bill No. 32, An Act respecting the Mount Hamilton Branch of the Canadian Legion.

Mr. Parry, from the Standing Committee on Agriculture, 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. 98, An Act to amend The Farm Products Marketing Act.

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

Ordered, That notwithstanding the provisions of Rule No. 2 of the Assembly this House will meet at two of the clock in the afternoon each sitting of the week commencing Monday, March 21st.

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

Bill No. 111, An Act to amend The Fire Departments Act. Mr. Porter,


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

Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

Bill No. 12, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill No. 27, An Act respecting the City of Hamilton.

Bill No. 60, An Act to amend The Blind Persons' Allowances Act, 1951.

Bill No. 61, An Act to amend The Mothers' Allowances Act, 1952.


Bill No. 63, An Act to amend The Lakes and Rivers Improvement Act.

Bill No. 64, An Act to amend The Provincial Land Tax Act.


Bill No. 69, An Act to amend The Gasoline Handling Act.


Bill No. 77, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 78, An Act to incorporate The Ontario-St. Lawrence Development Commission.

Bill No. 79, An Act respecting The Ontario Hurricane Relief Fund.

Bill No. 81, An Act to amend The Public Service Act.

Bill No. 84, An Act to amend The Workmen's Compensation Act.


Bill No. 86, An Act to amend The Industrial Schools Act, 1925.

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, 1956, the following sums:

98. To defray the expenses of the Main Office, Department of Mines $ 381,000.00
99. To defray the expenses of the Geological Branch $ 262,000.00
100. To defray the expenses of the Mines Inspection Branch $ 138,000.00
101. To defray the expenses of the Laboratories Branch $ 169,000.00
102. To defray the expenses of the Sulphur Fumes Arbitrator Branch.......................... 17,000.00
103. To defray the expenses of the Mining Lands Branch............. 237,000.00
104. To defray the expenses of the Main Office, Department of Mines.................................. 1,000,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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 on Monday next.

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

Bill No. 8, An Act respecting the City of London.

Bill No. 20, An Act respecting the Municipality of Shuniah.

Bill No. 29, An Act respecting St. Mary’s River Bridge Company.

The House resolved itself into a Committee to consider Bill No. 21, An Act respecting the City of Toronto, and after some time spent therein Mr. Speaker resumed the Chair and Mr. Cathcart reported the Bill with a certain amendment.

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

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


The House then adjourned at 4.20 p.m.
MONDAY, MARCH 21st, 1955

Prayers.

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 establish the Ontario Highway Transport Board.  Mr. Porter.

Bill No. 119, An Act to amend The Election Act, 1951.  Mr. Porter.

Bill No. 120, An Act to repeal The Active Service Election Act, 1951.  Mr. Porter.

Bill No. 121, An Act to amend The Game and Fisheries Act.  Mr. Mapledoram.

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, 1956, the following sums:

68. To defray the expenses of the Main Office, Department of Highways .......................................................... $ 3,904,500.00
69. To defray the expenses of the Division Offices .................. 67,436,000.00
70. To defray the expenses of the Motor Vehicles Branch ...... 1,757,500.00
71. To defray the expenses of the Division Offices ................ 68,035,000.00
72. To defray the expenses of the Motor Vehicles Branch ...... 200,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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:—

1. Twenty-first Annual Report of the Department of Municipal Affairs for the year ending December 31st, 1954. (Sessional Paper No. 16.)

2. 1953 Statement of the Returns under sections 235 and 241 of The Municipal Act. (Sessional Paper No. 19.)

The House then adjourned at 6.26 p.m.

TUESDAY, MARCH 22ND, 1955

PRAYERS.

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

L. O. BREITHAUPPT

The Lieutenant-Governor transmits further Supplementary Estimates of certain additional sums required for the services of the Province for the year ending 31st March, 1955, and recommends them to the Legislative Assembly.

Toronto, 22nd March, 1955
(Sessional Paper No. 2.)

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

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


Bill No. 123, An Act to provide Rehabilitation Services for Handicapped Persons. Mr. Goodfellow.
Bill No. 124, An Act to amend The Warble Fly Control Act, 1952. Mr. Thomas (Elgin).

The Prime Minister Tabled Answers to Questions as follows:—

8. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—What are the financial details of all agreements made by the Province of Ontario and, or, The Hydro-Electric Power Commission of Ontario with the Federal Government regarding power development in the St. Lawrence Seaway development and power undertaking.

Answer by the Honourable Mr. Challies:—

The Hydro-Electric Power Commission of Ontario has not entered into any such agreements with the Government of Canada. However, the Government of Ontario entered into an agreement with the Government of Canada dated December 3, 1951, under which Ontario undertook to develop the power resources of the International Rapids Section of the St. Lawrence River concurrently with the undertaking of complementary works by an appropriate authority in the United States of America, generally at Ontario's expense for the Canadian share of the development.

This agreement was validated by legislation of the Province of Ontario and appears in full in the Statutes of Ontario 1952, Chapter 42, under the name of “The International Rapids Power Development Agreement Act, 1952”. By “The St. Lawrence Development Act, 1952 (No. 2)” which appears in the Statutes of Ontario 1952 (2nd Session), Chapter 3, the obligations, rights and benefits of Ontario under the said agreement were assigned to The Hydro-Electric Power Commission of Ontario.

9. Feb. 14.—Mr. Nixon—Enquiry of the Ministry—1. What are the total bills rendered to date, and how much has been paid to date, to the following in respect to the Department of Highways investigation: (a) Messrs. Clarkson, Gordon and Co.; (b) J. D. Woods and Gordon, Limited; (c) C. L. Dubin, Q.C.; (d) Each individual lawyer, by name; (e) Each individual Professional Engineer, by name.

Answer by the Minister of Highways:—

(a) $113,797.66; (b) $133,385.46; (c) *$27,765.55; (d) Mason Foulds Arnup Walter & Weir, $685.00, Humphrey & Locke, $1,281.70; (e) Foundation of Canada Engineering Corporation Limited, $31,137.32.

*Total amount paid to Kimber and Dubin.

10. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—1. Is the cost-plus-graded-fee contract between Canadian Comstock Company Limited and The Hydro-Electric Power Commission of Ontario re-negotiated at fixed intervals. 2. What is the basis for re-negotiating the contract.
Answer by the Honourable Mr. Challies:

1. The contract between the Commission and the Canadian Comstock Company Limited does not provide that it be reviewed at fixed intervals but is subject to review at any time. 2. The fact that the Commission has complete control at all times through the allocation of work to the contractor dispenses with the need for review of the contract at fixed intervals. In 1952 the contract was revised to provide for a reduced fee to the contractor.

12. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—1. What amounts were paid to Canadian Comstock Company Limited for repair and maintenance work at the Hearn Plant of The Hydro-Electric Power Commission of Ontario, following the recent explosion. 2. What other amounts were paid to Canadian Comstock for work other than frequency conversion.

Answer by the Honourable Mr. Challies:

1. $108,900.46 for repairs to equipment originally installed by this Company.
2. Contracts to the value of $2,006,899.26 based on competitive bidding and the lowest tender have been awarded to the Canadian Comstock Company Limited for a variety of work on Commission projects. In addition, 27 items of work having a total value of $9,482.86, and for which tenders were not called, were awarded to the Canadian Comstock Company. The work referred to herein was carried out from August 1948 to date.


Answer by the Honourable Mr. Challies:


24. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—What is the salary of Mr. J. D. Millar, Deputy Minister of Public Works.

Answer by the Minister of Public Works:

Salary, $14,000 per annum; Plus Cost-of-living Bonus, $120.00 per annum; Total, $14,120 per annum.

41. Feb. 28.—Mr. Salsberg—Enquiry of the Ministry—1. What were the different classes of insurance carried by The Hydro-Electric Power Commission of Ontario yearly with the Edgar T. Alberts Ltd. Insurance Brokerage firm since the year 1950. 2. What was the total amount of coverage carried under each such class of insurance annually since 1950, and what were the annual premiums for same each year. (By "classes of insurance" is meant such types of insurance as Fire, Automobile, Casualty, Life, Marine, Accident, Boiler Explosion, etc.)
Answer by the Honourable Mr. Challies:

1. None.

50. Mar. 3.—Mr. Wren—Enquiry of the Ministry—1. What Gasoline Tax was collected during the fiscal year 1953-54. 2. Of the amount collected what (a) %, and (b) amount, was collected by the service station operators at the retail level. 3. Are the trucks of Gasoline Wholesalers and Manufacturers required to be equipped with meters such as used by the retailer to sell gasoline. 4. If not—why are the retailers only required to sell gasoline from a metered pump.

Answer by the Minister of Highways:

1. $101,075,127.31. 2. (a) Information not available; (b) Information not available. 3. No. The compartments on tank trucks are gauged in accordance with the standards set forth by the Department of Weights and Measures, Government of Canada. 4. All retailers of gasoline do not necessarily dispense gasoline by means of metered pumps. Where metered pumps are used, they are under the jurisdiction of the Department of Weights and Measures, Government of Canada.

52. Mar. 7.—Mr. Reaume—Enquiry of the Ministry—Why were the following companies paid the amounts indicated during the fiscal year 1953-54: (a) British American Oil Company Limited, $1,576,497.47; (b) Canadian Oil Companies Limited, $157,304.56; (c) Imperial Oil Limited, $2,182,602.23; (d) McColl-Frontenac Oil Company, Limited, $129,455.98; (e) Shell Oil Company of Canada, Limited, $145,538.01.

Answer by the Minister of Highways:

(a) For asphalt, gasoline, oil and sundries; (b) For gasoline, oil and sundries; (c) For asphalt, gasoline, oil and sundries; (d) For gasoline, oil and sundries; (e) For gasoline, oil and sundries.

54. Mar. 8.—Mr. Oliver—Enquiry of the Ministry—1. Did The Hydro-Electric Power Commission of Ontario carry Public Liability and Property Damage insurance on any or all of the work performed by the Contractors engaged on the Queenston Tunnel Development at Niagara Falls. 2. If the answer to Question No. 1 is yes, what amount of premium was paid and how long has it been the policy of the Commission to carry such insurance in place of the Contractor. 3. What was the name of the Insuring Company. 4. Who was the Insurance Agent.

Answer by the Honourable Mr. Challies:

1. No. The contractors were required, under the terms of their contracts, to carry adequate Public Liability and Property Damage insurance.

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, 1956, the following sums:

128. To defray the expenses of the Main Office, Department of Public Welfare .................................................. $ 342,000.00
129. To defray the expenses of the Child Welfare Branch .......... 2,542,000.00
130. To defray the expenses of the Day Nurseries Branch .......... 249,000.00
131. To defray the expenses of the Mothers’ Allowances Branch.. 7,367,000.00
132. To defray the expenses of the Old Age Assistance Branch ... 7,077,000.00
133. To defray the expenses of the Field Services Branch .......... 603,000.00
134. To defray the expenses of the Homes for the Aged Branch ... 1,367,000.00
135. To defray the expenses of the Disabled Persons’ Allowances Branch .................................................. 1,889,000.00
136. To defray the expenses of the Old Age Assistance Branch ... 6,018,000.00
137. To defray the expenses of the Disabled Persons’ Allowances Branch .................................................. 1,715,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. 93, An Act to amend The Corporations Act, 1953.
Bill No. 100, An Act to amend The Dentistry Act.
Bill No. 102, An Act to amend The Old Age Assistance Act, 1951.
Bill No. 109, An Act to amend The Ontario Municipal Improvement Corporation Act.
Bill No. 111, An Act to amend The Fire Departments Act.


Bill No. 118, An Act to establish the Ontario Highway Transport Board.

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


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


Bill No. 117, An Act to amend The Registry Act.

The following Bills were read the second time and referred to the Committee on Privileges and Elections:—

Bill No. 119, An Act to amend The Election Act, 1951.

Bill No. 120, An Act to repeal The Active Service Election Act, 1951.

The Order of the Day for resuming the adjourned consideration of the Report of the Select Committee on Highway Safety having been called, it was,

On motion of Mr. Frost,

Ordered, That the Order be discharged.

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

Bill No. 8, An Act respecting the City of London.

Bill No. 20, An Act respecting the Municipality of Shuniah.

Bill No. 29, An Act respecting St. Mary's River Bridge Company.

Bill No. 36, An Act to amend The Jurors Act.


Bill No. 67, An Act to amend The Research Foundation Act, 1944.

Bill No. 75, An Act to provide Welfare Services for Indians.

Bill No. 87, An Act to amend The Highway Improvement Act.


Bill No. 89, An Act to amend The Separate Schools Act.

Bill No. 90, An Act to amend The Schools Administration Act, 1954.


Bill No. 94, An Act to amend The Marriage Act.

Bill No. 95, An Act respecting the Inspection of Fish.

Bill No. 96, An Act to amend The Public Lands Act.

Bill No. 97, An Act to amend The Succession Duty Act.

Bill No. 98, An Act to amend The Farm Products Marketing 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 then adjourned at 5.30 p.m.
WEDNESDAY, MARCH 23RD, 1955

PRAYERS.

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

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


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

Bill No. 125, An Act respecting Certificates of Title of Ownership for Motor Vehicles. Mr. Macaulay.

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

Bill No. 8, An Act respecting the City of London.
Bill No. 20, An Act respecting the Municipality of Shuniah.
Bill No. 21, An Act respecting the City of Toronto.
Bill No. 36, An Act to amend The Jurors Act.
Bill No. 67, An Act to amend The Research Foundation Act, 1944.
Bill No. 75, An Act to provide Welfare Services for Indians.
Bill No. 89, An Act to amend The Separate Schools Act.
Bill No. 90, An Act to amend The Schools Administration Act, 1954.


Bill No. 94, An Act to amend The Marriage Act.

Bill No. 95, An Act respecting the Inspection of Fish.

Bill No. 96, An Act to amend The Public Lands Act.

Bill No. 97, An Act to amend The Succession Duty Act.

Bill No. 98, An Act to amend The Farm Products Marketing Act.

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

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.


Bill No. 123, An Act to provide Rehabilitation Services for Handicapped Persons.


The following Bill was read the second time and referred to the Committee on Game and Fish:—

Bill No. 121, An Act to amend The Game and Fisheries 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, 1956, the following sums:—

87. To defray the expenses of the Main Office, Department of Lands and Forests........................................... $1,814,400.00
88. To defray the expenses of the Surveys Branch............................... 190,000.00
89. To defray the expenses of the Basic Organization—District Offices.................................................. 9,700,000.00
90. To defray the expenses of the Extra Fire Fighting.................. 800,000.00
91. To defray the expenses of the Public Information and Education re (1) Fire Prevention, (2) Fish and Wildlife, (3) Reforestation, and (4) Timber Management ........................................ 108,000.00
92. To defray the expenses of the Air Service Branch ........................................ 786,000.00
93. To defray the expenses of the Grants ................................................ 19,600.00
94. To defray the expenses of the Wolf Bounty ........................................... 60,000.00
95. To defray the expenses of the Bear Bounty ........................................... 12,000.00
96. To defray the expenses of the Timber Management Branch .................. 533,000.00
73. To defray the expenses of the Department of Insurance ....................... 239,000.00
116. To defray the expenses of the Main Office, Office of Prime Minister .......... 54,000.00
117. To defray the expenses of the Cabinet Office ........................................ 49,000.00
53. To defray the expenses of the Main Office, Department of Health .......... 2,268,100.00
54. To defray the expenses of the Health Units ........................................ 675,200.00
55. To defray the expenses of the Public Health Nursing .......................... 49,500.00
56. To defray the expenses of the Maternal and Child Hygiene .................. 422,500.00
57. To defray the expenses of the Dental Service .................................... 69,000.00
58. To defray the expenses of the Nursing ............................................. 177,000.00
59. To defray the expenses of the Epidemiological .................................... 923,000.00
60. To defray the expenses of the Venereal Diseases Control ..................... 72,000.00
61. To defray the expenses of the Tuberculosis Prevention ......................... 7,014,500.00
62. To defray the expenses of the Industrial Hygiene .................................. 376,000.00
63. To defray the expenses of the Sanitary Engineering ............................. 251,000.00
64. To defray the expenses of the Laboratory Branch .................................. 1,235,200.00
65. To defray the expenses of the Associated Laboratories ........................ 81,000.00
66. To defray the expenses of the Public and Private Hospitals .................. 15,136,000.00
67. To defray the expenses of the Mental Health—
    General Expenses ........................................................................ 1,094,200.00
    Ontario Hospitals ......................................................................... 22,647,800.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. Murdoch,

Ordered, That the Debate be adjourned.

The House then adjourned at 10.30 p.m.
NOTICES OF MOTIONS

58. Mar. 23.—Mr. Oliver—Enquiry of the Ministry—1. Were tenders for purchase of coal for the Smiths Falls Hospital originally called for June 1, 1954. 2. (a) What was the final closing date of this call; (b) Explain why the closing date was changed. 3. (a) Give the names of all bidders and, (b) the amount bid by each; (c) Indicate the successful bidder. 4. What (a) type of coal and (b) quality, was purchased. 5. Based on the type of coal purchased what was the cost per million B.T.U.'s.

59. Mar. 23.—Mr. Wren—Enquiry of the Ministry—1. What was the total value of all contracts awarded by the Department of Highways in the years 1950-54 inclusive. 2. What were the total payments made by the Department of Highways on all contracts granted in the years 1950-54 inclusive.

THURSDAY, MARCH 24TH, 1955

PRAYERS.

Mr. Yaremko, from the Standing Committee on Legal Bills, presented the Committee's Third and Final 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 Judicature Act.

Bill No. 72, An Act to amend The Surrogate Courts Act.

Bill No. 73, An Act to amend The Real Estate and Business Brokers Act.

Bill No. 80, An Act to amend The Solicitors Act.


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

Bill No. 74, An Act to amend The Insurance Act.

Bill No. 117, An Act to amend The Registry Act.

Mr. Edwards, from the Standing Committee on Privileges and Elections, presented the Committee's Report, which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill No. 119, An Act to amend The Election Act, 1951.

Bill No. 120, An Act to repeal The Active Service Election Act, 1951.

Mr. Lyons, from the Standing Committee on Game and Fish, presented the Committee's Report, which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:

Bill No. 121, An Act to amend The Game and Fisheries Act.

Your Committee recommends that its Minutes, together with the Representations made to it, be printed as an Appendix to the Journals of the Legislative Assembly.

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

Bill No. 126, An Act to amend The Ontario Food Terminal Act. Mr. Thomas (Elgin).

The Prime Minister Tabled the Answer to the following Question:

37. Feb. 25.—Mr. Wren—Enquiry of the Ministry—1. Upon what date did the Department of Lands and Forests purchase the Bell Helicopter CF-ODM. 2. What was the cost to the Department. 3. What were the total maintenance costs. 4. (a) Upon what date was it sold; (b) To whom was it sold; (c) At what price was it sold; (d) Why was it sold.

Answer by the Minister of Lands and Forests:

1. May 9th, 1953. 2. $36,394.50. 3. This helicopter was operated and maintained by Spartan Air Services Limited under contract. 4. (a) December 3rd, 1953; (b) Spartan Air Services Limited, Ottawa, Ontario; (c) $23,000.00; (d) The Bell Helicopter was purchased by the Department of Lands and Forests
in 1953 with an agreement for resale at the close of the fire season. The decision to sell the aircraft was made to avoid the year-round costs of operating and maintenance crews and storage facilities. The department in 1953 requested tenders on a rental basis for two helicopters. The lowest of the three tenders received was accepted, involving rental of a Hiller Helicopter aircraft. A separate proposal for a purchase-resale arrangement of a Bell Helicopter represented a lower cost to the department than the two remaining tenders for rental. These remaining tenders for rental of Bell Helicopters were not accepted. The saving to the Department of Lands and Forests on the purchase-resale arrangement over the lowest tender for a Bell Helicopter was $9,164.79, calculated on the actual number of months in service and hours flown in the purchased craft.

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, 1956, the following sums:—

119. To defray the expenses of the Main Office, Department of Provincial Secretary ........................................... $ 316,300.00
120. To defray the expenses of the Office of the Speaker .................. 24,300.00
121. To defray the expenses of the Clerk of the Legislative Assembly and Chief Election Officer ........................................... 52,200.00
122. To defray the expenses of the Queen’s Printer ........................ 111,700.00
123. To defray the expenses of the Civil Defence Committee ............. 385,000.00
124. To defray the expenses of the Sessional Requirements .............. 502,700.00
125. To defray the expenses of the Miscellaneous Requirements .......... 16,000.00
126. To defray the expenses of the Civil Service Commission ........... 134,800.00
127. To defray the expenses of the Public Service Superannuation Fund ........................................... 45,000.00
1. To defray the expenses of the Main Office, Department of Agriculture ........................................... 489,200.00
2. To defray the expenses of the Agricultural and Horticultural Societies Branch ........................................... 597,600.00
3. To defray the expenses of the Agricultural Representatives Branch ........................................... 1,316,000.00
4. To defray the expenses of the Co-operation and Markets Branch ........................................... 78,200.00
5. To defray the expenses of the Dairy Branch .................................. 268,700.00
6. To defray the expenses of the Farm Economics Branch .................. 121,500.00
7. To defray the expenses of the Farm Labour Service Branch ............ 30,000.00
8. To defray the expenses of the Field Crops Branch ........................ 168,500.00
9. To defray the expenses of the Fruit Branch ................................ 342,600.00
10. To defray the expenses of the Live Stock Branch ........................ 650,000.00
11. To defray the expenses of the Milk Control Board of Ontario ........ 108,600.00
12. To defray the expenses of the Statistics and Publications Branch ........................................... 88,000.00
13. To defray the expenses of the Women’s Institute Branch and Home Economics Service ........................................... 245,000.00
14. To defray the expenses of the Demonstration Farm, New Liskeard................................. 31,500.00
15. To defray the expenses of the Horticultural Experiment Station, Vineland.................. 244,500.00
16. To defray the expenses of the Kemptville Agricultural School. 295,400.00
17. To defray the expenses of the Ontario Agricultural College, Guelph............................... 3,160,000.00
18. To defray the expenses of the Macdonald Institute, Guelph. 182,700.00
19. To defray the expenses of the Ontario Veterinary College, Guelph.......... 870,200.00
20. To defray the expenses of the Western Ontario Agricultural School and Experimental Farm, Ridgetown 181,800.00
21. To defray the expenses of the Main Office, Department of Agriculture............................. 500,000.00

The Minister of Agriculture, during his presentation of the Estimates of his Department, tabled a statement of Comments on the Recommendations of the Select Committee on Conservation, 1950, Revised to March 1, 1955. (Sessional Papers No. 53.)

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. Root,

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 10.16 p.m.
NOTICE OF MOTION

17. Mar. 24.—Mr. Frost (Victoria)—Resolution—That a Select Committee of the House be appointed to study all matters relating to toll roads and to report on the application of the same to certain areas having regard to the needs of the Province of Ontario.

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 attendance 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.

Said Committee to consist of eleven members.

FRIDAY, MARCH 25TH, 1955

PRAYERS.

2 O'Clock P.M.

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

Your Committee begs to report the following Bill without amendment:


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

Bill No. 82, An Act to amend The Mining Act.

Mr. Frost (Bracondale), 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 $50.00 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.

And that an allowance be authorized and a cheque issued to each of the full-time daily newspaper representatives covering the present Session of the Legislative Assembly, as nominated by the Press Gallery and approved by Mr. Speaker.
Your Committee recommends that copies of the Canadian Parliamentary Guide, The Canadian Almanac and the Canada Year Book be purchased for distribution to the Members of the Assembly and also that each Member be given a year's subscription to the Labour Gazette.

Your Committee recommends that the following Sessional Papers be printed for departmental use and distribution:

Accounts, Public .................................................. 1,800
Agricultural College, Ontario, Report .................................. 1,650
Agriculture, Minister's Report ........................................... 2,150
Agriculture, Statistics Branch, Report ................................... 5,750
Auditor's Report ....................................................... 500
Civil Service Commissioner, Report ..................................... 350
Education, Report ...................................................... 1,150
Estimates ................................................................. 1,300
Highways, Department of .................................................. 550
Labour, Department of, Report .......................................... 1,250
Lands and Forests, Department of, Report .............................. 150
Legal Offices, Report of the Inspector .................................. 650
Liquor Control Board, Report ........................................... 650
Niagara Parks Commission, Report ..................................... 400
Ontario Northland Transportation Commission, Report ............... 160
Police, Provincial, Report of the Commissioner ........................ 100
Public Welfare, Department of, Report ................................ 1,150
Public Works, Department of, Report .................................. 550
Reform Institutions, Department of, Report .......................... 790
Training Schools ......................................................... 890
Toronto University, Report .............................................. 225
Veterinary College, Ontario, Report .................................... 2,550
Workmen's Compensation Board, Report ................................ 2,650
Births, Marriages and Deaths (1952) ..................................... 2,150
Births, Marriages and Deaths (1953) ..................................... 1,950

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

Ordered, That notwithstanding the provisions of Rule No. 2 of the Assembly this House will meet at two of the clock in the afternoon each sitting of the week commencing Monday, March 28th.

The Prime Minister Tabled Answers to Questions as follows:

11. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—1. Have negotiations been entered into by The Hydro-Electric Power Commission of Ontario with the eastern Ontario and Quebec private companies supplying power to Ontario for the rewinding of their transformers from 25 to 60 cycles. 2. What was the total cost, with a breakdown into its major classifications, of the Information and Publicity Division of The Hydro-Electric Power Commission of Ontario during 1954.
Answer by the Honourable Mr. Challies:—

1. No.  2. The Information Division is composed of the Director’s office and five departments, as follows: Information Department (Frequency Standardization), Graphic, Administration, Editorial, Services.

<table>
<thead>
<tr>
<th>Department</th>
<th>Expenditure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Information Department (Frequency Standardization)</td>
<td>$193,143</td>
</tr>
<tr>
<td></td>
<td>Responsible for customer contacts during and following frequency standardization; preparation and distribution of instructive literature for customers; responsible for contacts with municipal officials; information and instruction to various organizations in connection with frequency standardization; supervision of customer accounts for frequency standardization.</td>
</tr>
<tr>
<td>Graphic Department</td>
<td>346,801</td>
</tr>
<tr>
<td></td>
<td>Responsible for the production and printing of Commission publications such as Ontario Hydro News, Hydro Staff News, abridged annual report, and the informative leaflet Hydro Rural Lines (distributed to farm customers); production of scale models, displays and exhibits; production of all motion pictures and photographs, including construction progress records; responsible for arranging displays and exhibits, such as Canadian National Exhibition, International Plowing Match, local fairs and other exhibitions. This group also produces graphic material and publicity for other Hydro divisions.</td>
</tr>
<tr>
<td>Administration Department</td>
<td>94,904</td>
</tr>
<tr>
<td></td>
<td>Responsible for Divisional personnel records, the necessary clerical work connected with the Division’s operations, and the distribution of printed material to the general public.</td>
</tr>
<tr>
<td>Editorial Department</td>
<td>76,841</td>
</tr>
<tr>
<td></td>
<td>Responsible for the preparation and editing of all news releases, articles, publications, and other informative material; the preparation of material publicizing the Commission’s day-to-day activities; gathering and distributing factual information and statistics on the Commission’s activities for the general public and for internal distribution.</td>
</tr>
<tr>
<td>Services Department</td>
<td>113,574</td>
</tr>
<tr>
<td></td>
<td>Responsible for all field contacts, including tours over the Commission’s new S.A.B. No. 2 project at Niagara, the St. Lawrence development, and other new generating stations—for municipal officials, agricultural groups, industrial organizations, etc.; responsible for providing and training personnel to man the Commission’s large exhibits and demonstrations throughout the Province covering all phases of Hydro.</td>
</tr>
<tr>
<td>Director’s Office</td>
<td>20,590</td>
</tr>
</tbody>
</table>
Includes a group that carried out special functions, as well as the Secretary of the A.M.E.U., who arranges all necessary meetings with this organization, who acts as a co-ordinator as required with the O.M.E.A., and who provides Hydro information to municipalities through the above organizations.

31. Feb. 21.—Mr. Reaume—Enquiry of the Ministry—Since the establishment of the Ontario Police College what have been the costs for the following: 1. Purchase of the property on Sherbourne Street, Toronto. 2. Cost of all repairs, alterations, etc., made to this building to date. 3. Maintenance costs to date. 4. To what use the building is presently being used for by the Police.

Answer by the Attorney-General:—

1. Answer to this question being supplied by the Department of Public Works. 2. Answer to this question being supplied by the Department of Public Works. 3. Answer to this question being supplied by the Department of Public Works. 4. For the training of Ontario Provincial and Municipal Police.

33. Feb. 22.—Mr. Grummett—Enquiry of the Ministry—Since the original estimate was made for Hydro conversion, what has been the increase in frequency-sensitive items for (a) domestic consumers, (b) commercial consumers, (c) industrial consumers.

Answer by the Honourable Mr. Challies:—

(a) In the original 1947 estimate an average of 2.7 items of frequency sensitive equipment per domestic customer during the course of the program was estimated. In the year 1954, an average of 5.6 items of frequency sensitive equipment per domestic customer was converted, and from the start of the program to December, 1954, an average of 4.9 items was encountered; (b) The original 1947 estimate provided for an average of 2.3 items of frequency sensitive equipment per commercial customer, whereas during the year 1954, an average of 12.8 items per commercial customer was converted. From the start of the program to December 1954, an average of 9.2 items per commercial customer was converted; (c) The original 1947 estimate was based on estimated horsepower of connected load and the items of frequency sensitive industrial equipment were not determined. However, the Commission’s present estimate of industrial equipment to be converted throughout the whole program is approximately the same as that originally contemplated as the growth load in the 25-cycle areas has been taken care of by the advance 60-cycle power supply.

38. Feb. 28.—Mr. Wren—Enquiry of the Ministry—Did The Ontario Hydro-Electric Power Commission call for tenders for the manufacture, and installation of, the 16 generators to be installed in the Canadian section of the St. Lawrence powerhouse. What are the names of all companies tendering on these jobs and what amount was bid by each. Indicate the name of the successful bidder. If the lowest bidder was not accepted state why it was not accepted.
Answer by the Honourable Mr. Challies:

The Hydro-Electric Power Commission of Ontario called for tenders through the medium of newspaper advertisements, on the basis of supplying any 2, 4, 6 or 8 units as required under the delivery schedule contained in the tendering documents. The names of the successful bidders are: Canadian General Electric Company Limited, 8 units; Canadian Westinghouse Company Limited, 8 units. When the Commission calls for tenders on electrical equipment and receives bids for the supplying of same, it then proceeds with the analysis of such bids. The Commission is required to exercise its judgment on many highly technical details in determining the supplier of such equipment. Tenders for supplying such equipment have been international, bids having been received from the United Kingdom, Sweden, Switzerland, France, Austria, United States and Canada. The circumstances influencing the Commission’s decisions are: rates of exchange, transportation costs, transportation hazards, insurance factors, inspection procedures, engineering design, quality and efficiency, ability of manufacturer to deliver on time, price firm or subject to escalation, desirability to purchase in home market. Tenders are therefore not comparative but are subject to these intricate conditions.

45. Mar. 1.—Mr. Manley—Enquiry of the Ministry—1. Did The Ontario Hydro-Electric Power Commission call for tenders for the manufacture and installation of the sixteen turbines and governors, to be installed in the Canadian section of the St. Lawrence Powerhouse. 2. What are the names of all companies tendering on this contract and what amount was bid by each. 3. Indicate the name of the successful bidder. 4. If the lowest bid was not accepted state why it was not accepted.

Answer by the Honourable Mr. Challies:

The Hydro-Electric Power Commission of Ontario called for tenders through the medium of newspaper advertisements on the basis of supplying any 2, 4, 6 and 8—75,000-h.p., 94.7-r.p.m. hydraulic turbines and oil-pressure turbine governors, as required under the delivery schedule in the tendering documents. The English Electric Company of Canada Limited was the successful bidder for this equipment. When the Commission calls for tenders on electrical equipment and receives bids for the supplying of same, it then proceeds with the analysis of such bids. The Commission is required to exercise its judgment on many highly technical details in determining the supplier of such equipment. Tenders for supplying such equipment have been international, bids having been received from the United Kingdom, Sweden, Switzerland, France, Austria, United States and Canada. The circumstances influencing the Commission’s decisions are: rates of exchange, transportation costs, transportation hazards, insurance factors, inspection procedures, engineering design, quality and efficiency, ability of manufacturer to deliver on time, price firm or subject to escalation, desirability to purchase in home market. Tenders are therefore not comparative but are subject to these intricate conditions.

46. Mar. 1.—Mr. Reaume—Enquiry of the Ministry—1. Did The Ontario Hydro-Electric Power Commission call for tenders for the six 55,000-horsepower motor-generator units to be used for the Sir Adam Beck-Niagara Pumped Storage Project. 2. What are the names of all companies bidding on this
contract and what was bid by each. 3. Indicate the name of the successful bidder. 4. If the lowest bid was not accepted state why it was not accepted.
5. Does the accepted bid include the cost of installation.

Answer by the Honourable Mr. Challies:—

The Hydro-Electric Power Commission of Ontario called for sealed tenders for the supply of all or any portion of six 55,000-horsepower motor-generator units to be used for the Sir Adam Beck-Niagara Pumped Storage Project. The Canadian Westinghouse Company Limited was the successful bidder for this equipment. When the Commission calls for tenders on electrical equipment and receives bids for the supplying of same, it then proceeds with the analysis of such bids. The Commission is required to exercise its judgment on many highly technical details in determining the supplier of such equipment. Tenders for supplying such equipment have been international, bids having been received from the United Kingdom, Sweden, Switzerland, France, Austria, United States and Canada. The circumstances influencing the Commission's decisions are: rates of exchange, transportation costs, transportation hazards, insurance factors, inspection procedures, engineering design, quality and efficiency, ability of manufacturer to deliver on time, price firm or subject to escalation, desirability to purchase in home market. Tenders are therefore not comparative but are subject to these intricate conditions.

53. Mar. 7.—Mr. Thomas (Ontario)—Enquiry of the Ministry—What dates did Robert S. Stacey, of Hamilton, act in the capacity of Chairman of Conciliation Board in the period of January 1, 1954, to March 1, 1955, and what was he paid for his services on each respective day.

Answer by the Minister of Labour:—

1954: January 23, 24; February 6, 10, 23, 24, 27; March 1, 22, 26, 27; April 2, 11, 12, 14, 22, 23, 26, 27; May 5, 10, 11, 12, 13, 21, 22, 23, 24, 25, 26, 27, 31; June 1; August 26, 27; October 2, 3, 4, 5, 17, 18, 24, 25; November 26; December 1, 2, 3, 4, 5, 6, 7. Paid $25.00 a day. Note: No record of dates until accounts have been submitted.

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

Bill No. 37, An Act to amend The Judicature Act.


Bill No. 126, An Act to amend The Ontario Food Terminal Act.

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

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1955, the following further supplementary sums:

193. To defray the expenses of the Legislative Grants, etc., special grant of $4.00 per pupil of average daily attendance in the elementary and secondary schools ........................................ $3,500,000.00
194. To defray the expenses of the Main Office—Special Assistance to Municipalities ............................................. 3,750,000.00

—and—

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1956, the following sums:

105. To defray the expenses of the Main Office, Department of Municipal Affairs.......................................................... $2,549,000.00
106. To defray the expenses of the Ontario Municipal Board ........ 202,000.00
107. To defray the expenses of the Registrar-General’s Branch .... 554,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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 then adjourned at 4.00 p.m.

NOTICES OF MOTIONS

60. Mar. 25.—Mr. Oliver—Enquiry of the Ministry—Since the beginning of the Frequency Standardization Program what is the total amount paid by Hydro as a subsidy to the manufacturers of dual frequency motors. 2. (a) What are the names of the Companies, in receipt of these subsidies from Hydro, and (b) how many dual frequency units have been manufactured by each, and (c) what subsidies have been paid to each manufacturer.

61. Mar. 25.—Mr. Nixon—Enquiry of the Ministry—1. What is the total amount contributed to date by the motorists of Ontario to the unsatisfied judgment fund. 2. What amount of this fund has been paid as solicitors’ fees. 3. What amount has been paid in claims from the fund to date.
62. Mar. 25.—Mr. Gordon—Enquiry of the Ministry—1. What has been paid for fluorescent lighting units for all governmental buildings and institutions since 1946. 2. (a) List the names of the companies from whom purchased and (b) state the value of units purchased from each company.

63. Mar. 25.—Mr. Manley—Enquiry of the Ministry—1. How many buildings, owned by the Province, are located in Metropolitan Toronto. 2. How many individual office locations situated in Metropolitan Toronto are rented by the Province. 3. What is the total amount, paid by the Province, for rented space in Metropolitan Toronto in the years 1953 and 1954.

64. Mar. 25.—Mr. Wren—Enquiry of the Ministry—1. Upon what date did the Liquor Control Board of Ontario move their liquor stock to the new Liquor Control Board of Ontario Building in Toronto. 2. Upon what date will the lease for storage space in the Toronto Terminal Warehouse expire. 3. (a) Is the Liquor Control Board of Ontario using this leased space in the Terminal Warehouse at the present time; (b) If yes—for what purpose. 4. What rental was paid by the Liquor Control Board of Ontario for space in the Toronto Terminal Warehouse during each of the years 1950 to the expiration date of the lease.

MONDAY, MARCH 28TH, 1955

2 O'CLOCK P.M.

Mr. Cowling, from the Standing Committee on Government Commissions, presented the Committee's Report, which was read as follows:

Your Standing Committee on Government Commissions met several times during the Session and heard reports from Mr. L. M. McKenzie, Ontario Athletics Commissioner, Dr. R. L. Hearn, Chairman of The Ontario Hydro-Electric Power Commission, and Mr. O. E. Lennox, Q.C., Chairman of the Ontario Securities Commission.

The Committee obtained much valuable information from these gentlemen and voted a resolution of confidence in the Office of the Securities Commission.

Your Committee recommends the following suggestions for the consideration of the House and the Government:

(1) That all profits or revenues of the Office of the Athletic Commissioner be made available to that Office in addition to the $10,000.00 voted in the Estimates for that Office, to encourage the promotion of athletics among the young people of the Province.

(2) That a qualified geologist be appointed full time to the Staff of the Ontario Securities Commission.

Mr. Stewart, from the Standing Committee on Travel and Publicity, presented the Committee's Report, which was read as follows:
Your Standing Committee on Travel and Publicity held meetings during the Session at which it heard representations from various interested persons and organizations, and obtained information from the Minister and officials of the Department. As a result of the aforementioned representations and information, the Committee made certain recommendations directly to the Minister.

In addition your Committee would recommend that the House give consideration to the appointment of a Select Committee on Travel and Publicity to meet in the interval between Sessions to hear and consider representations on the tourist industry in view of the industry’s growing importance to the Province.

The Prime Minister Tabled the Answer to the following Question:—

36. Feb. 23.—Mr. Grummett—Enquiry of the Ministry—1. Who is the Arbitrator under The Damage by Fumes Arbitration Act. 2. What salary and expense allowances have been paid to the said Arbitrator, or to anyone acting on his behalf during the years 1950-1954, inclusive. 3. What amounts have been paid by any companies to the Provincial Government in accordance with provisions of Section 6 (1) of the Act, for the years 1950-54 inclusive.

Answer by the Minister of Mines:—

1. Robert H. Murray. 2. 1950—Salary, $4,974.99, Expenses, $1,550.18; 1951—Salary, $5,249.94, Expenses, $2,687.71; 1952—Salary, $5,607.48, Expenses, $3,726.45; 1953—Salary, $5,857.48, Expenses, $3,949.74; 1954—Salary, $6,144.96, Expenses, $2,877.10. There is no separate expense allowance; all expenditure is accounted for on the basis of statements or by invoices to be paid direct to merchants. 3. 1950—$6,525.17; 1951—$7,937.65; 1952—$9,333.93; 1953—$9,807.22; 1954—$9,022.06.

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, 1956, the following sums:—

159. To defray the expenses of the Main Office, Treasury Department ........................................ ........... $ 415,500.00
160. To defray the expenses of the Comptroller of Revenue Branch ........................................ 1,192,000.00
161. To defray the expenses of the Office of Provincial Economist ........................................ 166,000.00
162. To defray the expenses of the Ontario Racing Commission ........................................ 210,000.00
163. To defray the expenses of the Post Office ........................................ 421,000.00
164. To defray the expenses of the Tabulating Branch ........................................ 85,000.00
165. To defray the expenses of the Theatres Branch ........................................ 108,500.00
166. To defray the expenses of the Main Office, Treasury Department ........................................ 2,700,000.00
The Treasurer, during his presentation of the Estimates of his Department, tabled an article which appeared in the April 2nd issue of Maclean's Magazine, entitled "The Scandal of the Lame Racehorses" and reports and correspondence from the Chairman of the Ontario Racing Commission and others relative to matters mentioned in the article. (Sessional Paper No. 54.)

Mr. Speaker resumed the Chair; and Mr. Cathcart 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 Consideration of the Report of the Select Committee on the Organization of the Department of Highways, having been read,

The discussion was resumed, and, after some time, was declared to be concluded.

The Order of the Day for the Third Reading of Bill No. 29, An Act respecting St. Mary's River Bridge Company, having been read,

On motion by Mr. Frost (Victoria),

Ordered, That the Order be discharged and the Bill referred back to the Committee of the Whole House for further consideration.

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

Resolved,

That,

the part of the cost of the construction or maintenance and repair of culverts or bridges which is borne and paid by the county under the agreement provided for in subsection 17 of section 28 of The Highway Improvement Act shall be deemed to be properly chargeable
to the county road system and may be included in the statement of expenditures submitted to the Minister of Highways by the county under that Act, and the Minister may direct payment to the county treasurer out of the moneys appropriated therefor by the Legislature of an amount not exceeding 80 per cent thereof,

as provided by section 1 of Bill No. 87, An Act to amend The Highway Improvement Act,

and

That,

notwithstanding subsection 2 of section 58 of The Highway Improvement Act, in the case of a town not being a separated town or of a village, the Minister of Highways may direct payment to the treasurer of the town or village out of the moneys appropriated therefor by the Legislature of an amount not exceeding 80 per cent of the expenditure on a bridge or culvert which is properly chargeable to road improvement,

as provided by section 2 of Bill No. 87, An Act to amend The Highway Improvement Act,

and

That,

notwithstanding section 61 of The Highway Improvement Act, any contribution made by a county under section 28a of that Act towards the construction, improvement, maintenance and repair of roads or streets, other than county roads or county road extensions or connecting links, in an urban municipality not separated from the county may be included in the statement submitted to the Minister of Highways under section 58 of that Act for the purpose of determining the grant payable to the urban municipality under Part VII of that Act, and where such contribution is in the form of work carried out by the county the value of such work as certified by the county road superintendent may be so included,

as provided by section 3 of Bill No. 87, An Act to amend The Highway Improvement Act,

and

That,

where it is deemed by the Minister of Highways desirable and expedient, an agreement may be entered into with the corporation of a city or of a separated town for the construction by the municipality or by the Department of Highways of any highway therein which is a connecting link or extension of the King's Highway,
That,
the agreement may provide that a proportion of the cost of the work shall be paid out of the moneys appropriated therefor by the Legislature and the remainder shall be borne and paid by the city, town or village, but the proportion which shall be paid out of the moneys appropriated therefor by the Legislature shall not exceed,

(a) in the case of a town or village having a population of not more than 2,500, a sum equal to the cost of a width of roadway not less than 22 feet nor more than the width of the roadway on the King’s Highway approaching the town or village where such width exceeds 22 feet;

(b) in the case of a town or village having a population of more than 2,500, a sum equal to 50 per cent of the cost of a width of roadway not less than 22 feet nor more than 33 feet; and

(c) in the case of a city or separated town, a sum equal to 50 per cent of the cost of a width of roadway not less than 22 feet nor more than 33 feet,
as provided by section 4 of Bill No. 87, An Act to amend The Highway Improvement Act,

and

That,
the Minister of Highways and any municipality may enter into agreements for the establishment, construction and apportionment of the cost of roads within the municipality for the purpose of providing means of access to a controlled-access highway at a point where access is permitted,
as provided by section 6 of Bill No. 87, An Act to amend The Highway Improvement Act.

Resolved,

That,
allowances may be paid in accordance with the agreement made under subsection 1 or any supplemental agreement made under subsection 2 of section 2 of The Old Age Assistance Act, 1951,
as provided in section 1 of Bill No. 102, An Act to amend The Old Age Assistance Act, 1951.
Resolved,

That,

allowances and expenses of the administration of *The Disabled Persons' Allowances Act, 1955* and the regulations made thereunder be payable out of the moneys provided therefor by the Legislature, as provided in section 11 of Bill No. 106, *The Disabled Persons' Allowances Act, 1955*.

Resolved,

That,

the moneys required for the purposes of the Ontario Highway Transport Board shall be paid out of the Consolidated Revenue Fund, as provided by Bill No. 118, *An Act to establish the Ontario Highway Transport Board*.

Resolved,

That,

where a person is placed in special-home care, the Treasurer of Ontario shall pay out of the Consolidated Revenue Fund to the municipality responsible for the maintenance of such person 50 per cent of its net cost of maintenance or $30 a month, whichever is the lesser, as provided in subsection 2 of section 15 of Bill No. 103, *The Homes for the Aged Act, 1955*, and

That,

to assist in defraying the cost of establishing a new home for the aged or an addition to or extension of an existing home for the aged, the Lieutenant-Governor in Council may direct payment out of the Consolidated Revenue Fund of such amount as he may determine in accordance with the regulations and based upon the proportion of such cost that is allocated to the unorganized portions of the territorial district in which the home is established, as provided in subsection 2 of section 20 of Bill No. 103, *The Homes for the Aged Act, 1955*, and

That,
when the Minister of Public Welfare has approved the plans for a new building to be used as a home for the aged or a joint home for the aged or for an addition to or an extension of an existing home or joint home, the Lieutenant-Governor in Council may direct payment out of the Consolidated Revenue Fund to the one or more municipalities or to the board of management, as the case may be, responsible for the home or joint home, of an amount not exceeding 50 per cent of the cost thereof to the municipality or municipalities concerned, and that such payments may be made either when the home or joint home or the addition or extension is completed and ready for occupancy or from time to time during the construction thereof as may be deemed expedient, and that in computing the amount of the cost of the new building, addition or extension for the purposes of subsection 1 of section 23 of The Homes for the Aged Act, 1955, the cost of equipment and furnishings may be included, but the cost of any land in excess of fifteen acres and the cost of any barns and other similar outbuildings shall not be included,

as provided in section 23 of Bill No. 103, The Homes for the Aged Act, 1955,

and

That, there shall be paid out of such moneys as are voted therefor by the Legislature to every municipality having a home or participating in a joint home for the aged or having an agreement under section 5 of The Homes for the Aged Act, 1955 an amount equal to one-half the amount paid out by the municipality for the operation and maintenance of the home or joint home computed in the manner prescribed by the regulations made under the said Act, except that the amount payable to a county under subsection 1 of section 24 of the Act shall be paid to each municipality forming part of the county in the proportion that the equalized assessment of the municipality bears to the total equalized assessment of the county,

as provided in subsection 1 of section 24 of Bill No. 103, The Homes for the Aged Act, 1955,

and

That, there shall be paid out of such moneys as are voted therefor by the Legislature to the municipalities in a territorial district having a home for the aged under section 4 of The Homes for the Aged Act, 1955 an amount equal to one-half the amount paid out by the board of management of the home for its operation and maintenance computed in the manner prescribed by the regulations made under the said Act, and the amount payable to each municipality shall be in the same proportion as the contributions of the municipality to the home bear to the total of the contributions made by all the municipalities concerned,
as provided in subsection 2 of section 24 of Bill No. 103, The Homes for the Aged Act, 1955,

and

That,

in computing the amount paid out for the operation and maintenance of a home or joint home for the aged for the purposes of subsection 1 or 2 of section 24 of The Homes for the Aged Act, 1955, the cost of operating and maintaining a farm in connection with the home or joint home shall not be included,

as provided in subsection 3 of section 24 of Bill No. 103, The Homes for the Aged Act, 1955,

and

That,

there shall be paid out of such moneys as are voted therefor by the Legislature to every municipality having a home for the aged or participating in a joint home for the aged and to every board of management of a home an amount per day computed in the manner prescribed by the regulations made under The Homes for the Aged Act, 1955 as the cost of maintenance for each person whose residence before admission to the home or joint home was in unorganized territory,

as provided in section 25 of Bill No. 103, The Homes for the Aged Act, 1955.

Resolved,

That,

the Minister of Health, with the approval of the Lieutenant-Governor in Council, may make such regulations under The Public Health Act as may be deemed necessary for the payment of or making contributions towards maternal and child welfare,

as provided in section 1 of Bill No. 104, An Act to amend The Public Health Act,

and

That,

for the purpose of carrying out a programme of maternal and child welfare under The Public Health Act the Minister of Health may, out of such moneys as are appropriated by the Legislature for the purpose,

(a) provide,

(i) diagnostic, technical and other facilities and services,
(ii) medical and other services and substances, articles, accommodation and other facilities

for the prevention and mitigation of disease or disorders among expectant mothers and children;

(b) provide for the examination of expectant mothers by medical practitioners; and

(c) pay grants to hospitals approved under The Public Hospitals Act for the establishment and operation of accommodation and facilities for the care and treatment of expectant mothers and infants,

in such manner and at such times and upon such conditions and,

(d) in respect of clauses a and b, pay or contribute toward the cost of providing the facilities and services; and

(e) in respect of clause c, pay the grants in such amounts,

as may be prescribed by the regulations,

as provided in section 2 of Bill No. 104, An Act to amend The Public Health Act.

Resolved,

That,

every purchaser of admission to a place of amusement shall pay to the Treasurer of Ontario for the use of Her Majesty in right of Ontario a tax on the price of admission as follows:

<table>
<thead>
<tr>
<th>Price of Admission</th>
<th>Tax</th>
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<tbody>
<tr>
<td>More than 25 cents and not more than 34 cents</td>
<td>3 cents</td>
</tr>
<tr>
<td>34 cents</td>
<td>-4 cent</td>
</tr>
<tr>
<td>46 cents</td>
<td>-5 cent</td>
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<tr>
<td>53 cents</td>
<td>-6 cent</td>
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<tr>
<td>62 cents</td>
<td>-7 cent</td>
</tr>
<tr>
<td>74 cents</td>
<td>-8 cent</td>
</tr>
<tr>
<td>84 cents</td>
<td>-9 cent</td>
</tr>
</tbody>
</table>

and where the price of admission is more than 94 cents, a tax at the rate of 10 per cent calculated upon the price of admission, and in the calculation every fraction of less than one-half cent shall not be counted and every fraction of one-half cent or more shall be counted as one cent; and every purchaser of admission to a place of entertainment shall pay to the Treasurer of Ontario for the use of Her Majesty in right of Ontario,

(a) a tax at the rate of 10 per cent calculated upon the price of admission where such price is less than $10; and
(b) a tax of $1 where such price is $10 or more,

and in the calculation under clause a, every fraction of less than one-half cent shall not be counted and every fraction of one-half cent or more shall be counted as one cent,

as provided in section 3 of Bill No. 110, An Act to amend The Hospitals Tax Act,

and

That,

where application of the owner is made to the Treasurer of Ontario at least ten days before the tax would otherwise be payable and the Treasurer is satisfied that the performers in a theatrical or musical performance in a place of amusement are residents of Canada performing under the management of a person resident in Canada and that the performance will not be presented with the showing of a motion picture or with a carnival, circus, side-show, menagerie, rodeo, exhibition, horse race, athletic contest or other performance, the Treasurer may, in his absolute discretion, exempt the purchaser from the payment and the owner from the collection of the tax imposed under The Hospitals Tax Act,

as provided in subsection 2 of section 5 of Bill No. 110, An Act to amend The Hospitals Tax Act.

Resolved,

That,

the amounts to be paid to or on behalf of handicapped persons under The Rehabilitation Services Act, 1955 and the expenses of the administration of that Act and the regulations made thereunder, be, until the 31st day of March, 1956, payable out of the Consolidated Revenue Fund and thereafter be payable out of the moneys provided therefor by the Legislature,

as provided in subsection 2 of section 7 of Bill No. 123, An Act to provide Rehabilitation Services for Handicapped Persons.

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

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.

Bill No. 37, An Act to amend The Judicature Act.


Bill No. 72, An Act to amend The Surrogate Courts Act.

Bill No. 73, An Act to amend The Real Estate and Business Brokers Act.

Bill No. 74, An Act to amend The Insurance Act.

Bill No. 80, An Act to amend The Solicitors Act.

Bill No. 82, An Act to amend The Mining Act.


Bill No. 93, An Act to amend The Corporations Act, 1953.


Bill No. 100, An Act to amend The Dentistry Act.

Bill No. 102, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 109, An Act to amend The Ontario Municipal Improvement Corporation Act.


Bill No. 111, An Act to amend The Fire Departments Act.


Bill No. 117, An Act to amend The Registry Act.

Bill No. 118, An Act to establish the Ontario Highway Transport Board.

Bill No. 119, An Act to amend The Election Act, 1951.
Bill No. 120, An Act to repeal The Active Service Election Act, 1951.

Bill No. 121, An Act to amend The Game and Fisheries Act.


Bill No. 123, An Act to provide Rehabilitation Services for Handicapped Persons.


Bill No. 126, An Act to amend The Ontario Food Terminal Act.

and to report the following Bills with certain amendments:—

Bill No. 92, An Act to amend The Assessment Act.


also, to report progress on the following Bill:—


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 the Second Reading of Bill No. 47, An Act to amend The Labour Relations Act, having been read,

Mr. Thomas (Ontario) moved that the Bill be now read a second time, and, after some time,

The motion having been put was declared to be lost.

The House then adjourned at 10.20 p.m.

NOTICE OF MOTION

6. Mar. 28.—Mr. Macaulay—Resolution—That a Select Committee of the House be appointed to examine existing legislation and practice in relation to smoke control and air pollution in Ontario with particular reference to the installation and maintenance of equipment to control smoke and air pollution and methods and ways of extending public information in connection therewith.
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 attendance 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.

The said Committee to consist of nine members.

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TUESDAY, MARCH 29th, 1955

PRAYERS 2 O'Clock P.M.

The Prime Minister Tabled Answers to Questions as follows:

7. Feb. 9.—Mr. Grummett—Enquiry of the Ministry—1. What are the details of any agreement or agreements between The Bell Telephone Company Limited and The Hydro-Electric Power Commission of Ontario regarding the Commission's voice telephone communications. 2. What progress has been made in integrating the two Systems.

Answer by the Honourable Mr. Challies:

1. An Agreement dated October 25, 1952, between the Bell Telephone Company of Canada and The Hydro-Electric Power Commission of Ontario provides:

(a) That the Telephone Company within the territory in which it provides telephone service to the public will furnish and maintain the facilities required by the Commission to meet voice communications needs;

(b) That the Company will provide the said facilities at established tariff rates;

(c) That the Commission will continue to use its existing communication facilities and until such time as the Commission has retired or otherwise disposed of these private facilities, or until the expiration of the agreement, the Company, at the request of the Commission and on reasonable notice, will provide extensions to, or revisions of, the Commission's existing equipment in areas served by the Company;

(d) That the Company will permit interconnections between the Commission's communications system, including extensions thereto provided by the Company, and the communications facilities of other commissions or companies whose power systems are operated with that of the Commission as parts of an integrated power system under direct or common control, or who own or operate power lines jointly with the Commission, or who own or operate power facilities interconnected with those of the Commission.
(e) That unless terminated sooner by mutual agreement or by causes beyond the control of the contracting parties, the agreement will continue in effect until October 31, 1957.

2. Integration of the Commission’s telephone system with that of the Company is being made with satisfactory progress, the integration of facilities at 35 locations having been completed. The program of work which is in continuous operation has and will effect substantial savings and up to the present time has resulted in a reduction of 1900 telephone sets through the elimination of former duplication and has made possible a significant reduction in staff employed on the engineering and maintenance of communications.

26. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—Who is the owner or owners of the new store at Whitby, rented by the Liquor Control Board, and what is the rental. For how long are the premises leased.

Answer by the Provincial Secretary:—

(a) Donald J. Bryant; (b) $375.00 per month including heat; (c) 10 years (from January 1, 1954, to December 31, 1963).

43. Mar. 1.—Mr. Oliver—Enquiry of the Ministry—1. Did the Liquor Control Board purchase all or part of the former Orange Crush building on Fleet Street. 2. If yes, give particulars including the date of purchase, the floor space purchased, the cost to the Commission and the cost per square foot. 3. Did any purchase include the heating plant. 4. If no, give particulars including information as to whether or not the Commission was required to purchase heat from the owner and the cost of heat in each year since purchased. 5. Did any other Department of Government purchase premises from the Liquor Control Board. 6. Give particulars including the name of the Department, the date of purchase, the cost price and particulars as to what arrangements and costs involved have been made regarding heating the plant.

Answer by the Provincial Secretary:—

1. Yes—part. 2. Date: 1st February, 1951; Grantors: Fleet Street Properties Ltd.; Property: 300 feet on south side of Fleet Street at Jarvis by a depth of 307 feet; Consideration: $1,750,000.00, payable $1,000,000.00 cash and assumption of existing mortgage to Prudential Insurance Company of America, $750,000.00; Square Footage: 151,780 square feet; Price per square foot: $11.53. 3. No. 4. Board purchased steam for heating from Fleet Street Properties Ltd. under agreement dated 1st February, 1951: 1951—$11,904.75 (10 months' period); 1952—$14,978.27 (calendar year); 1953—$13,254.96 (calendar year); 1954—$18,603.65 (calendar year). 5. Transferred from Her Majesty the Queen in right of Ontario as represented by the L.C.B.O. to Her Majesty the Queen in right of Ontario as represented by the Minister of Public Works. 6. 15th January, 1955; consideration nominal; heating agreement (See 4) enures to benefit of assignee.

47. Mar. 1.—Mr. Wren—Enquiry of the Ministry—1. Since January 1, 1950, on how many occasions have provincial aircraft been flown to James Bay for the passengers and crew to hunt moose or other game. 2. What type of
aircraft were used on these trips. 3. Who authorized such flights. 4. What would it cost to fly a Beaver Aircraft from Sault Ste. Marie to James Bay and return. 5. Give the names of all passengers and crew members carried on such flights.

Answer by the Minister of Lands and Forests:—

1. Nil. 2. Answered by 1. 3. Answered by 1. 4. $70.00 out-of-pocket costs (gasoline, oil and proportion of engine overhaul costs). 5. Answered by 1.

57. Mar. 14.—Mr. Wren—Enquiry of the Ministry—1. (a) During the year 1954 did the Ontario Retail Gasoline and Automotive Service Association make an offer to the Premier, the Minister of Highways, and the Controller of Revenue, to collect the Provincial Gasoline Tax through Service Station outlets for a maximum of Four Hundred Thousand Dollars; (b) Was this offer accepted; (c) If not, why not. 2. Is it constitutionally, or otherwise, legal to apply indirect taxation wherein a Service Station operator pays the gasoline tax in advance as delivered to his tanks and then collects from a third party (the consumer) as the gasoline is delivered to the consumer's vehicle. 3. What allowance or rebate is available to a Service Station Operator for gasoline losses (spillage, evaporation, shrinkage, etc.) on gasoline for which he has already paid the gasoline tax in advance. 4. (a) In addition to the nearly million dollars paid the oil companies for collection of gasoline tax do those companies receive additional consideration for gasoline losses due to spillage, evaporation or shrinkage; (b) If the reply is yes, what basis is used; (c) Do the oil companies receive any benefit from temperature correction method of gasoline deliveries.

Answer by the Treasurer:—

1. (a) No; (b) Answered by 1 (a); (c) Answered by 1 (a). 2. The Gasoline Tax Act and regulations are considered intra-vires. 3. Consideration is given to stock losses due to defective equipment when substantiated. 4. (a) No; (b) Answered by 4 (a); (c) Information not available but with transfer of gasoline tax collection to Treasury the whole matter is being looked into and the experience of some of the Provinces which are engaged in investigation will be obtained.

Before the Orders of the Day, Mr. Frost informed the House that Questions Nos. 30, 49 and 62 by Mr. Gordon and Mr. Manley necessitated such lengthy replies that the Government requires that they be made motions for Returns.

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

Ordered, That there be laid before this House a Return showing: 1. Since January 1, 1950, how many passenger cars have been purchased by The H.E.P.C. for the use of Commission Employees and Canadian Comstock Limited stating: (a) the number of cars under individual trade names, i.e., Buick, Cadillac, etc.; (b) the name of the vendors and number purchased from each; (c) total cost of passenger automobiles to date. 2. Are tenders called for the purchase of these automobiles. If so, outline procedure followed. 3. What is the total number of all automobiles on strength at the present time.

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

Ordered, That there be laid before this House a Return showing: Since January 1, 1949: 1. What have been the total purchases made by The Hydro-Electric Power Commission. 2. What has been the value of all purchases made by Ontario Hydro for the frequency conversion program from each of the following
companies: (a) Northern Electric Co. Ltd., (b) Canada Wire and Cable, (c) Fil-crest Ltd. (formerly Phillips Electric), (d) Canadian General Electric Company Limited, (e) Automatic Electric Sales, (f) Cables, Conduits and Fittings Limited, (g) Federal Wire and Cable Limited, (h) Triangle Conduit and Cable (Canada) Limited, (i) Industrial Wire and Cable, (j) Boston Insulated Wire and Cable Company Limited.

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

Ordered, That there be laid before this House a Return showing: 1. What has been paid for fluorescent lighting units for all government buildings and institutions since 1946. 2. (a) List the names of the companies from whom purchased and (b) state the value of units purchased from each company.

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. Salsberg,

Ordered, That the Debate be adjourned.

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

Thirty-fifth Annual Report of the Department of Labour of the Province of Ontario for the fiscal year ending March 31st, 1954. (Sessional Paper No. 11.)

Report of the Workmen's Compensation Board of Ontario for the year 1954. (Sessional Paper No. 12.)

Report of the Secretary and Registrar of the Province of Ontario for the fiscal year ending March 31, 1954, with respect to the administration of The Companies Act and The Mortmain and Charitable Uses Act. (Sessional Paper No. 30.)

The House then adjourned at 6.05 p.m.

WEDNESDAY, MARCH 30TH, 1955

PRAYERS.

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

Ordered, That a Select Committee of the House be appointed to study all matters relating to toll roads and to report on the application of the same to certain areas having regard to the needs of the Province of Ontario.
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 attendance 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.

Said Committee to consist of eleven members as follows:—

Mr. Robarts (Chairman), Messrs. Auld, Downer, Grummett, Hamilton, Jolley, Leavine, Manley, Reaume, Sandercok and Yaremko.

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

Ordered, That the Select Committee appointed at the 4th Session of this Legislature to consider the advisability of a central registry for the registration of conditional sales contracts and similar documents of title and pledge, be re-appointed with the same membership and authority.

Before the Orders of the Day the Prime Minister Tabled an Interim Report dated March, 1955, of the Ontario Gold Mining Committee. (Sessional Paper No. 56.)

Also, the Minister of Public Works Tabled a Report on the Organization and Administrative Practises of his Department dated February, 1955, by J. D. Woods and Gordon Limited, Management Consultants. (Sessional Paper No. 57.)

The Prime Minister Tabled Answers to Questions as follows:—

17. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—What is the total cost, or value in services rendered, by The Hydro-Electric Power Commission of Ontario, from the commencement of conversion to the end of 1954, by the handing over to or loan to the Canadian Comstock Company Limited of the following: (a) Trucks; (b) Trailers; (c) Automobiles; (d) Office furniture and equipment; (e) Miscellaneous small tools and equipment.

Answer by the Honourable Mr. Challies:—

In the interest of economy and for the advantage of the Commission and under the terms of the contract between the Commission and the Canadian Comstock Company Limited, the Company is supplied with certain equipment which is used in carrying out the work of the frequency standardization program. While such equipment is being utilized by the Canadian Comstock Company on the work of frequency standardization, depreciation and interest on these vehicles, as well as daily costs of operation, become a charge to frequency standardization. This equipment remains the property of the Commission and the quantity used by the Company varies with the requirements of the program. As of January 24, 1955, the value of this equipment in use by the Company was as follows: (a) Trucks, $1,423,384; (b) Trailers, $144,180; (c) Automobiles, $232,244; (d) Office furniture and equipment, $352,517; (e) Miscellaneous small tools and equipment, $421,292. Total, $2,573,617.
25. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—In the Public Accounts year ending March, 1954, Page B-17, under the heading of “Sheriffs and Local Registrars” is an item for Ontario County, Salaries $15,799.68. Who received the other salaries and the amount given to each party.

Answer by the Attorney-General:—

Anderson, J. A., $2,539.92; Augustus, F. V., $2,139.96; Bascom, H., $5,799.96; Davey, I., $2,040.00; Morrissey, H. M., $1,639.92; Neill, M. M., $1,639.92; Total, $15,799.68.

29. Feb. 18.—Mr. Grummett—Enquiry of the Ministry—Give the salary schedules for the Ontario Provincial Police since January 1st, 1952, and indicate when each change in salary schedule took place.

Answer by the Attorney-General:—

<table>
<thead>
<tr>
<th>Class Title</th>
<th>Jan. 1/52</th>
<th>Dec. 11/52</th>
<th>Apr. 23/53</th>
<th>Jan. 14/54</th>
<th>Apr. 1/54</th>
<th>Apr. 1/55</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constable (Probationary)</td>
<td>2,240</td>
<td></td>
<td></td>
<td></td>
<td>2,540</td>
<td></td>
</tr>
<tr>
<td>Constable</td>
<td>2,340-2,860</td>
<td></td>
<td></td>
<td></td>
<td>2,740-3,300</td>
<td>2,740-3,750</td>
</tr>
<tr>
<td>Corporal</td>
<td>3,000-3,150</td>
<td></td>
<td></td>
<td></td>
<td>3,450-3,600</td>
<td>3,800-4,000</td>
</tr>
<tr>
<td>Sergeant</td>
<td>3,300-3,600</td>
<td></td>
<td></td>
<td></td>
<td>3,750-4,100</td>
<td>4,200-4,400</td>
</tr>
<tr>
<td>Staff Sergeant</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>4,100-4,500</td>
<td>4,600-5,000</td>
</tr>
<tr>
<td>District Inspector</td>
<td>3,800-4,200</td>
<td>4,000-4,400</td>
<td>4,000-4,600</td>
<td>4,400-5,000</td>
<td>4,700-5,300</td>
<td>5,250-6,100</td>
</tr>
<tr>
<td>Inspector, C.I.B.</td>
<td>3,800-4,400</td>
<td>4,000-4,600</td>
<td>4,400-5,000</td>
<td></td>
<td>4,700-5,300</td>
<td>5,250-6,100</td>
</tr>
<tr>
<td>Inspector</td>
<td>3,800-4,400</td>
<td>4,000-4,600</td>
<td>4,400-5,000</td>
<td></td>
<td>4,700-5,300</td>
<td>5,250-6,100</td>
</tr>
<tr>
<td>Staff Inspector</td>
<td>4,000-4,600</td>
<td>4,200-4,800</td>
<td></td>
<td></td>
<td>4,900-5,800</td>
<td>5,500-6,400</td>
</tr>
<tr>
<td>Senior Staff Inspector</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chief Inspector, C.I.B.</td>
<td>4,400-5,250</td>
<td>4,600-5,750</td>
<td>5,000-6,000</td>
<td>5,500-6,700</td>
<td>5,800-7,000</td>
<td>6,400-7,400</td>
</tr>
<tr>
<td>Director, Ontario Prov. Police College</td>
<td>4,400-5,000</td>
<td>4,600-5,250</td>
<td>5,000-6,100</td>
<td>5,300-6,400</td>
<td>5,800-6,700</td>
<td></td>
</tr>
<tr>
<td>Deputy Commissioner</td>
<td>5,500-6,500</td>
<td>6,000-7,500</td>
<td>6,500-8,000</td>
<td>6,800-8,300</td>
<td>7,400-8,600</td>
<td></td>
</tr>
</tbody>
</table>

*Since Apr. 1/54—$120 cost-of-living bonus has been paid in addition to above shown schedules.

31. Feb. 21.—Mr. Reaume—Enquiry of the Ministry—Since the establishment of the Ontario Police College what have been the costs for the following: 1. Purchase of the property on Sherbourne Street, Toronto. 2. Cost of a repairs, alterations, etc., made to this building to date. 3. Maintenance cost to date. 4. To what use the building is presently being used for by the Police.

Answer by the Minister of Public Works:—

1. $30,066.25—Purchased in the fiscal year 1947-48 for use as an Immigration Hostel. 2. $79,691.31—During the fiscal years 1947-48 and 1948-49 the buildings at 291-295 Sherbourne Street, Toronto, were renovated and altered to provide initial accommodation for immigrants from the British Isles under the Ontario Air Immigration Scheme. The cost of these alterations and renovations...
amounted to $55,279.55. The cost of alterations to make these buildings suitable for the Ontario Provincial Police College amounted to $24,411.76. 3. $4,533.24 (insofar as the Department of Public Works is concerned). 4. To be answered by the Department of the Attorney-General.

35. Feb. 23.—Mr. Grummett—Enquiry of the Ministry—1. Who are the present Commissioners of the Ontario Northland Railway. 2. What salaries and allowances are now being paid to such Commissioners of the Ontario Northland Railway.

Answer by the Minister of Public Works:—

<table>
<thead>
<tr>
<th>Commissioners</th>
<th>Salary</th>
<th>Allowances</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chas. E. Reynolds, Chairman</td>
<td>$9,000.00 per annum</td>
<td>$3,600.00 per annum (a)</td>
</tr>
<tr>
<td>A. Robt. Herbert, Vice-Chairman</td>
<td>2,500.00 per annum</td>
<td>Nil</td>
</tr>
<tr>
<td>Wm. Griesinger, Commissioner</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Robt. S. Potter, Commissioner</td>
<td>2,000.00 per annum</td>
<td>2,000.00 per annum (b)</td>
</tr>
<tr>
<td>Reg. A. Aubert, Commissioner</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(a) Allowance authorized by the Government of that day as of December 17, 1945, of $3,600.00 per annum to Chairman is to cover expenses properly incurred in the promotion of traffic for the railway and other important public services such as use of personal automobile on railway business, the use of his private home for accommodation of distinguished guests from this and other countries and other similar incidental disbursements.

(b) Allowance of $2,000.00 per annum is paid to Commissioner Aubert because of the fact that he is called upon at various times to perform services in addition to his duties as a Commissioner such as looking after the Townsite of Moosonee, which is owned by the Commission, and supervising the building of streets and tourist accommodation there.

Members of the Commission are reimbursed for travelling and other expenses properly incurred in the service of the Commission. Payment is made on presentation of expense accounts, subject to approval of the Chairman.

44. Mar. 1.—Mr. Chartrand—Enquiry of the Ministry—1. Has any Department of Government purchased the former head office of the Liquor Control Board located at University and Dundas, Toronto. 2. If yes, give particulars including the date of purchase, the floor space purchased, the cost to any such Department, the cost per square foot. 3. And the reason for purchasing the property.

Answer by the Minister of Public Works:—

1. No. The property at University and Dundas Streets is owned by the Province and the Liquor Control Board paid rent to the Department of Public Works while occupying these premises. 2. Answered by No. 1. 3. Answered by No. 1.

58. Mar. 23.—Mr. Oliver—Enquiry of the Ministry—1. Were tenders for purchase of coal for the Smiths Falls Hospital originally called for June 1, 1954. 2. (a) What was the final closing date of this call; (b) Explain why the closing
date was changed. 3. (a) Give the names of all bidders and (b) the amount bid by each; (c) Indicate the successful bidder. 4. What (a) type of coal and (b) quality, was purchased. 5. Based on the type of coal purchased what was the cost per million B.T.U.'s.

Answer by the Minister of Health:—

1. No. 2. (a) Closing date of American Bituminous quotations, May 6th, 1954; (b) No change in closing date of quotations for American bituminous coal. Quotations held, and invitations sent to all interested coal dealers to submit quotations on comparable Canadian coal, as it had been indicated to the Administration that there was a possibility Canadian coal could be supplied on a competitive basis. 3. (a) Halliday Fuels Limited, Toronto, Ontario; G. A. Morrison & Son Coal Co., Smiths Falls, Ont.; W. B. Reynolds Coal Co. Ltd., Brockville, Ont.; The F. P. Weaver Coal Company, Ltd., Ottawa, Ont.; Luscar Coals, Ltd., Luscar, Alberta; (b) American Coal—Halliday Fuels Limited, $11.75 per ton; G. A. Morrison & Son Coal Co., $10.75 per ton; W. B. Reynolds Coal Co. Ltd., $11.50 per ton; The F. P. Weaver Coal Company Ltd., $10.84 per ton. As orders were not issued until after August 1, 1954, the above prices were all subject to a reduction of 35 cents per ton, by reason of a reduction in freight rates. Canadian Coal—Halliday Fuels Limited, $16.85 per ton; Luscar Coals, Ltd., $13.85 per ton plus unloading and stock piling charges; (c) G. A. Morrison & Son Coal Co. 4. (a) 1½" x 3/8" Prepared Stoker Coal; (b) The analysis on dry basis: Calorific Value, B.T.U./lb., 13,823; Ash, 9.18%; Volatile, 35.9% Ash Fusion Temp., 2200°. 5. $0.3762.

61. Mar. 25.—Mr. Nixon—Enquiry of the Ministry—1. What is the total amount contributed to date by the motorists of Ontario to the unsatisfied judgment fund. 2. What amount of this fund has been paid as solicitors' fees. 3. What amount has been paid in claims from the fund to date.

Answer by the Minister of Highways:—

1. $7,953,900.00 to March 1st, 1955. 2. Information not available. 3. $7,536,389.78 to March 1st, 1955.

Notice of Motion No. 5 having been read,

On Motion by Mr. Manley, seconded by Mr. Gordon,

Ordered, That there be laid before this House a Return showing: Any agreement or agreements between the Province of Ontario, and, or, The Ontario Hydro-Electric Power Commission, and the New York State Power Authority, whereby rehabilitation costs will be shared equally in the Province of Ontario and the State of New York.

The Prime Minister informed the House that the following Questions necessitated such lengthy replies that the Government requires that they be made Orders for Returns:—

19. Feb. 15.—Mr. Reaume—Enquiry of the Ministry—1. In how many instances was it learned by investigation that employees of the Department of
Highways used fictitious names in order to have their trucks or vehicles rented to the Department. 2. What were the names used by employees. 3. What amounts were paid by the Department to each employee.

21. Feb. 15.—Mr. Wren—Enquiry of the Ministry—Since March 31, 1950, what amounts have been spent by each Department of Government for: (a) motor vehicle rental; (b) operating costs, travelling expenses, and, or, gas mileage of all owner-operated motor vehicles.

42. Feb. 28.—Mr. Salsberg—Enquiry of the Ministry—1. How many Provincial Constables were dispatched by the Attorney General's Department to Wallaceburg, Ontario, during the strike of certain municipal employees in that locality during the fall of 1954. 2. How many man-days were spent by those Constables in Wallaceburg. 3. How many government vehicles were used by the Provincial Constables during their stay in Wallaceburg. 4. What was the total cost to the province for that policing operation in: (a) salaries and per diem allowances; (b) maintenance of cars, etc.; (c) lodging (hotel) and food bills; (d) other related expenses; (e) total of such expenditures.

55. Mar. 11.—Mr. Oliver—Enquiry of the Ministry—1. How many municipalities grant a supplement to old age assistance, or security, which is shared by the Province. 2. During the past year, what amount was paid by the Province by way of supplement.

59. Mar. 23.—Mr. Wren—Enquiry of the Ministry—1. What was the total value of all contracts awarded by the Department of Highways in the years 1950-54 inclusive. 2. What were the total payments made by the Department of Highways on all contracts granted in the years 1950-54 inclusive.

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

That the Committee had directed him to report the following Bills with certain amendments:

Bill No. 29, An Act respecting St. Mary's River Bridge Company.


Ordered, That the Report be now received and adopted and that the Bills reported be read the third time today.

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, 1956, the following sums:
22. To defray the expenses of the Main Office, Department of Attorney-General ........................................ $543,000.00
23. To defray the expenses of the Legislative Counsel .................. 43,000.00
25. To defray the expenses of the Supreme Court of Ontario .......... 224,000.00
26. To defray the expenses of the Supreme Court Reporters ........... 123,000.00
27. To defray the expenses of the Master of Titles ........................ 113,000.00
28. To defray the expenses of the Criminal Justice Accounts .......... 2,585,500.00
29. To defray the expenses of the Public Trustee ........................ 467,000.00
30. To defray the expenses of the Official Guardian .................... 206,000.00
31. To defray the expenses of the Accountant—Supreme Court of Ontario .......................... 34,000.00
32. To defray the expenses of the Fire Marshal .......................... 250,000.00
33. To defray the expenses of the Inspector of Legal Offices .......... 1,508,500.00
34. To defray the expenses of the Law Enforcement (Ontario Provincial Police) .......................... 6,692,000.00
35. To defray the expenses of the Ontario Securities Commission ....... 184,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. Oliver,

Ordered, That the Debate be adjourned.

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

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.

Bill No. 37, An Act to amend The Judicature Act.


Bill No. 72, An Act to amend The Surrogate Courts Act.

Bill No. 73, An Act to amend The Real Estate and Business Brokers Act.
Bill No. 74, An Act to amend The Insurance Act.
Bill No. 80, An Act to amend The Solicitors Act.
Bill No. 82, An Act to amend The Mining Act.
Bill No. 87, An Act to amend The Highway Improvement Act.
Bill No. 92, An Act to amend The Assessment Act.
Bill No. 93, An Act to amend The Corporations Act, 1953.
Bill No. 100, An Act to amend The Dentistry Act.
Bill No. 102, An Act to amend The Old Age Assistance Act, 1951.
Bill No. 109, An Act to amend The Ontario Municipal Improvement Corporation Act.
Bill No. 111, An Act to amend The Fire Departments Act.
Bill No. 117, An Act to amend The Registry Act.
Bill No. 118, An Act to establish the Ontario Highway Transport Board.
Bill No. 119, An Act to amend The Election Act, 1951.

Bill No. 120, An Act to repeal The Active Service Election Act, 1951.

Bill No. 121, An Act to amend The Game and Fisheries Act.


Bill No. 123, An Act to provide Rehabilitation Services for Handicapped Persons.


Bill No. 126, An Act to amend The Ontario Food Terminal Act.

Bill No. 29, An Act respecting St. Mary's River Bridge Company.


On motion by Mr. Macaulay, seconded by Mr. Frost (Victoria),

That a Select Committee of the House be appointed to examine existing legislation and practice in relation to smoke control and air pollution in Ontario with particular reference to the installation and maintenance of equipment to control smoke and air pollution and methods and ways of extending public information in connection therewith.

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 attendance 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.

The said Committee to consist of nine members as follows: Mr. Cowling (Chairman), Messrs. Beech, Elliott, Kelly, Macaulay, Morningstar, Murdoch, Gordon and Thomas (Ontario).
On motion by Mr. Frost, seconded by Mr. Daley,

Ordered, That, notwithstanding the Order of Friday, March 25th, when this House adjourns the present sitting thereof it do stand adjourned to meet at ten-thirty o'clock in the forenoon to-morrow, to rise for noon recess at one o'clock in the afternoon and to resume at two o'clock in the afternoon.

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

Financial Statement of the Settler's Loan Commissioner for the fiscal year ended March 31st, 1954. (Sessional Paper No. 39.)

Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31, 1954. (Sessional Paper No. 23.)

The House then adjourned at 11.55 p.m.

THURSDAY, MARCH 31ST, 1955

Prayers. 10.30 O'Clock A.M.

Before the Orders of the Day, the Prime Minister made reference to the arrangements being made to preserve the historic significance of the Parliament Buildings. He informed the House that as part of these arrangements a marble pedestal was to be placed in the entrance to the Library, on which would be kept a Book of Remembrance recording the names of the Civil Servants of Ontario who gave their lives in World Wars I and II.

He also made reference to the efforts to complete the portraits of past Prime Ministers as part of the historical record of the Province. In this connection, he expressed the hope that Mr. Nixon, the Member for Brant, a former Prime Minister, would consent to sit for his portrait in the near future, and he informed the House that he had been successful in obtaining the consent of Mrs. Mitchell F. Hepburn to the painting of a portrait of her late husband, the Honourable Mitchell F. Hepburn, Prime Minister of the Province from 1934 to 1942.

The Prime Minister Tabled Answers to Questions as follows:—

56. Mar. 14.—Mr. Manley—Enquiry of the Ministry—1 How much has (a) Ontario Hydro, (b) Department of Planning and Development, spent on planning for the new areas of the six municipalities affected by the St. Lawrence Seaway Project including all professional fees paid to staffs and all other costs. 2. What amount already paid by Hydro for planning will be included in the bill against the overall cost of the St. Lawrence Power Project and equally shared by New York Power Authority.

Answer by the Minister of Planning and Development:—
1. (a) H.E.P.C.; (b) This cost cannot be computed since the staff of the Department has been extensively used with all its planning facilities. All other resources of the Department have been assigned to this task. 2. H.E.P.C.

63. Mar. 25.—Mr. Manley—Enquiry of the Ministry—1. How many buildings, owned by the Province, are located in Metropolitan Toronto. 2. How many individual office locations situated in Metropolitan Toronto are rented by the Province. 3. What is the total amount, paid by the Province, for rented space in Metropolitan Toronto in the years 1953 and 1954.

Answer by the Minister of Public Works:—

1. 120. This total includes 106 buildings occupied for other than office purposes, such as Ontario Hospitals, Reformatory, Educational Buildings, Laboratories, Garages, etc. 2. 18. 3. For the fiscal year 1953-54—$268,047.29; For the fiscal year 1954-55—$315,389.91.

64. Mar. 25.—Mr. Wren—Enquiry of the Ministry—1. Upon what date did the Liquor Control Board of Ontario move their liquor stock to the new Liquor Control Board of Ontario Building in Toronto. 2. Upon what date will the lease for storage space in the Toronto Terminal Warehouse expire. 3. (a) Is the Liquor Control Board of Ontario using this leased space in the Terminal Warehouse at the present time; (b) If yes—for what purpose. 4. What rental was paid by the Liquor Control Board of Ontario for space in the Toronto Terminal Warehouse during each of the years 1950 to the expiration date of the lease.

Answer by the Provincial Secretary:—

1. The liquor stock was moved over a period of nine and one-half months from 1st April, 1954, to 15th January, 1955. 2. The Liquor Control Board has never had a lease for storage space in the Terminal Warehouse Building. 3. No. 4. 1950—$12,300.00, 1951—$12,300.00, 1952—$20,525.00, 1953—$20,525.00, 1954—$20,525.00, 1955—$5,131.26.

The Prime Minister Tabled the Return requested in the following Notice of Motion:—

4. Feb. 21.—Mr. Oliver—Resolution—That there be tabled before this House a Return showing: All correspondence between the Province of Ontario, the Government of Canada, and the Central Mortgage and Housing Corporation, written in the years 1954 and 1955, concerning the property to be used for a housing project in, or for, the City of Guelph. Did the Province purchase the site for the said property at the request of the Government of Canada. (Sessional Paper No. 58.)

The Prime Minister informed the House that the following Questions necessitated such lengthy replies that the Government requires that they be made Orders for Returns:—
13. Feb. 14.—Mr. Grummett—Enquiry of the Ministry—In 1947, Clarkson, Gordon & Company reviewed probable power costs of The Hydro-Electric Power Commission of Ontario over the following 20-year period, and estimated the overall average cost of power in 1954 would be $22 per horsepower: by how much did actual 1954 average costs exceed that estimate.

20. Feb. 15.—Mr. Wren—Enquiry of the Ministry—1. Since March 31, 1950, how many motor vehicles have been purchased for highway police patrols, stating: (a) the name of the manufacturer; (b) the brand or trade name of the vehicle; (c) the name and address of the vendor; (d) cost of each vehicle; (e) value received for vehicles sold. 2. Are tenders called for the purchase of these vehicles. 3. If not, what procedure is followed in the purchase of these vehicles.

22. Feb. 16.—Mr. Thomas (Ontario)—Enquiry of the Ministry—How many Municipalities paid the Supplementary Pensions to the aged in 1954, on a 50% basis with the Province, and what was the amount paid by the Department of Welfare?

40. Feb. 28.—Mr. Salsberg—Enquiry of the Ministry—1. What is the total amount of fire insurance carried by The Hydro-Electric Power Commission of Ontario. 2. What is the premium cost per annum for such insurance. 3. What are the names of the Insurance Underwriters with whom fire insurance for amounts of more than $50,000.00 was placed, giving the full amount of coverage carried with each such Underwriter, and the amount of premium paid in each instance.

51. Mar. 4.—Mr. Oliver—Enquiry of the Ministry—1. What overpayments will be recovered by the Government from each of the Contracting companies involved in those irregularities exposed in the Department of Highways. 2. In what manner will the overpayments be recovered. 3. If any government contracts have been awarded to any of these companies since January 1, 1954, give the following information relative thereto: (a) the nature of the contract; (b) the names of all bidders and the amount tendered by each; (c) the date of each contract.

60. Mar. 25.—Mr. Oliver—Enquiry of the Ministry—Since the beginning of the Frequency Standardization Program what is the total amount paid by Hydro as a subsidy to the manufacturers of dual frequency motors. 2. (a) What are the names of the Companies, in receipt of these subsidies from Hydro, and (b) how many dual frequency units have been manufactured by each, and (c) what subsidies have been paid to each manufacturer.

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

Ordered, That there be laid before this House a Return showing: All letters or memoranda written by J. G. McMillen, Chief, Division of Accounts, Department of Lands and Forests, and all letters or memoranda written to the Controller of Revenue between the dates March 8th and March 20th, 1954 re the following companies:
Mantane Contracting Company, Limited;
Mantane Contracting Company;
Mantane Loggers, Registered;
Mantane Joncas Contracting Company.

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 words:—

"But this House regrets that the Budget provisions for Human Betterment do not constitute a fair or just relationship to total expenditures."

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

**Yeas**

<table>
<thead>
<tr>
<th>Chartrand</th>
<th>Nixon</th>
<th>Thomas (Ontario)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gordon</td>
<td>Oliver</td>
<td>Wren—10</td>
</tr>
<tr>
<td>Grummett</td>
<td>Reaume</td>
<td></td>
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<tr>
<td>Manley</td>
<td>Salsberg</td>
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**Nays**

<table>
<thead>
<tr>
<th>Allan</th>
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<th>Morningstar</th>
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<tr>
<td>(Haldimand-Norfolk)</td>
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<td>Nickle</td>
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<td>Cathcart</td>
<td>Janes</td>
<td>Parry</td>
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<tr>
<td>Cecile</td>
<td>Johnston (Parry Sound)</td>
<td>Patrick</td>
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<tr>
<td>Challies</td>
<td>Johnston (Parry Sound)</td>
<td>Phillips</td>
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<td>Roberts</td>
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<td>Daley</td>
<td>Johnstone (Bruce)</td>
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<td>Sandercock</td>
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<td>Doucett</td>
<td>Jolley</td>
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<td>Downer</td>
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<td>Dunbar</td>
<td>Kennedy</td>
<td>Thomas (Elgin)</td>
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<td>Dunlop</td>
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<td>Edwards</td>
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<td>Fishleigh</td>
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<td>Frost</td>
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<tr>
<td>(Bracondale)</td>
<td>Mackenzie</td>
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<td>Mapledoram</td>
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The main Motion having then been put, was carried on the following Division:—

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Morningstar</th>
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<tbody>
<tr>
<td>Allan (Haldimand-Norfolk)</td>
<td>Frost (Victoria)</td>
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<tr>
<td>Auld</td>
<td>Frost</td>
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<td>Cathcart</td>
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<td>Cecile</td>
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<td>Challies (Parry Sound)</td>
<td>Janes</td>
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<td>Collings (Simcoe Centre)</td>
<td>Johnston</td>
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<td>Connell</td>
<td>Johnston</td>
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<td>Cowling</td>
<td>Johnstone (Bruce)</td>
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<td>Manley</td>
<td>Salsberg</td>
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The House, according to Order, resolved itself into the Committee of Supply.

(\textit{In the Committee})

\textit{Resolved}, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1956, the following sum:—

24. To defray the expenses of the Registrar of Regulations \ldots \ldots \ldots \$18,000.00

Mr. Speaker resumed the Chair; and Mr. Cathcart reported, That the Committee had come to a certain Resolution.

\textit{Ordered}, That the Report be received to-day.

Mr. Cathcart, from the Committee of Supply, reported the following Resolutions which were concurred in by the House:—
Resolved, That Supply in the following supplementary amounts and to defray the expenses of the Government Departments named, be granted to Her Majesty for the fiscal year ending March 31st, 1955:—

DEPARTMENT OF EDUCATION:
- Special Grants for Capital Purposes and Deferred Maintenance $5,700,000.00
- Teachers' Superannuation, etc. 1,000,000.00
- Legislative Grants, etc. Special grant of $4.00 per pupil of average daily attendance in the elementary and secondary schools 3,500,000.00

DEPARTMENT OF HEALTH:
- Main Office 100,000.00
- Epidemiological Branch 250,000.00
- Public and Private Hospitals Branch 8,518,000.00

DEPARTMENT OF HIGHWAYS:
- Division Offices 15,500,000.00

DEPARTMENT OF MUNICIPAL AFFAIRS:
- Main Office, Special Assistance to Municipalities 3,750,000.00

TREASURY DEPARTMENT:
- Main Office 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, 1956:—

DEPARTMENT OF AGRICULTURE:
- Main Office $489,200.00
- Branches:
  - Agricultural and Horticultural Societies 597,600.00
  - Agricultural Representative 1,316,000.00
  - Co-operation and Markets 78,200.00
  - Dairy 268,700.00
  - Farm Economics 121,500.00
  - Farm Labour Service 30,000.00
  - Field Crops 168,500.00
  - Fruit 342,600.00
  - Live Stock 650,000.00
  - Milk Control Board of Ontario 108,600.00
  - Statistics and Publications 88,000.00
  - Women's Institute Branch and Home Economics Service 245,000.00
  - Demonstration Farm, New Liskeard 31,500.00
  - Horticultural Experiment Station, Vineland 244,500.00
  - Kemptville Agricultural School 295,400.00
  - Ontario Agricultural College, Guelph 3,160,000.00
  - Macdonald Institute, Guelph 182,700.00
  - Ontario Veterinary College, Guelph 870,200.00
  - Western Ontario Agricultural School and Experimental Farm, Ridgetown 181,800.00
- Main Office 181,800.00
DEPARTMENT OF ATTORNEY-GENERAL:
Main Office ........................................ 543,000.00
Branches:
  Legislative Counsel .............................. 43,000.00
  Registrar of Regulations ....................... 18,000.00
  Supreme Court of Ontario ................. 224,000.00
  Supreme Court Reporters ................... 123,000.00
  Master of Titles ................................ 113,000.00
  Criminal Justice Accounts ................. 2,585,500.00
  Public Trustee ................................ 467,000.00
  Official Guardian .............................. 206,000.00
  Accountant—Supreme Court of Ontario .... 34,000.00
  Fire Marshal ................................... 250,000.00
  Inspector of Legal Offices ................ 1,508,500.00
  Law Enforcement—(Ontario Provincial Police) 6,692,000.00
  Ontario Securities Commission .......... 184,000.00

DEPARTMENT OF EDUCATION:
Main Office and General Departmental Expenses .......... 578,500.00
Branches:
  Elementary Education Branch ........... 1,479,300.00
  Secondary Education Branch ............ 2,272,400.00
  Professional Training Branch .......... 1,312,800.00
  Special Services ............................. 1,151,900.00
  Departmental Examinations Branch ...... 472,700.00
  Public Libraries Branch .................. 69,000.00
  Legislative Library ......................... 37,300.00
  Public Records and Archives ............ 49,500.00
  Text-Books Branch ......................... 14,000.00
  Ontario School for the Blind, Brantford 284,500.00
  Ontario School for the Deaf, Belleville 513,500.00
  Scholarships, Bursaries, etc .......... 435,000.00
  Legislative Grants, etc ................. 71,035,000.00
  Miscellaneous Grants ...................... 201,100.00
  Grants to Provincial and other Universities, etc 6,784,000.00
  Teachers’ Superannuation, etc .......... 4,500.00

DEPARTMENT OF HEALTH:
Main Office ........................................ 2,268,100.00
Branches:
  Health Units .................................. 675,200.00
  Public Health Nursing ...................... 49,500.00
  Maternal and Child Hygiene .............. 422,500.00
  Dental Service ................................ 69,000.00
  Nursing ........................................ 177,000.00
  Epidemiological ............................. 923,000.00
  Venereal Diseases Control .............. 72,000.00
  Tuberculosis Prevention ................. 7,014,500.00
  Industrial Hygiene ......................... 376,000.00
  Sanitary Engineering ...................... 251,000.00
  Laboratory Branch ......................... 1,235,200.00
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<td>(1) Fire Prevention, (2) Fish and Wildlife,</td>
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<td>(3) Reforestation, and (4) Timber Management</td>
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<tbody>
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<td>Clerk of the Legislative Assembly and Chief Election Officer.</td>
<td>52,200.00</td>
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<tr>
<td>Queen's Printer.</td>
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<td>Sessional Requirements.</td>
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<td>Disabled Persons' Allowances.</td>
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<td>Disabled Persons' Allowances Branch.</td>
<td>1,715,000.00</td>
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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 four hundred and sixty-eight million, seven hundred and seven thousand dollars to meet the supply to that extent granted to Her Majesty.

Mr. Speaker resumed the Chair; and Mr. Cathcart 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. 127, An Act for granting to Her Majesty certain sums of Money for the Public Service for the Fiscal Years ending the 31st day of March, 1955, and the 31st day of March, 1956. 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 was 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:—

Bill No. 1, An Act respecting the Presbyterian Church in the Township of Eldon.

Bill No. 2, An Act respecting The University of Western Ontario.

Bill No. 3, An Act respecting The Incorporated Synod of the Diocese of Algoma.

Bill No. 4, An Act respecting the Township of Gosfield South.

Bill No. 5, An Act respecting the Town of Dunnville.

Bill No. 6, An Act respecting The Roman Catholic Bishop of Fort William.

Bill No. 7, An Act respecting the United Counties of Northumberland and Durham.

Bill No. 8, An Act respecting the City of London.

Bill No. 9, An Act respecting the Sarnia General Hospital.
Bill No. 11, An Act respecting the Town of Riverside.

Bill No. 12, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill No. 13, An Act respecting the Town of Amherstburg.

Bill No. 14, An Act respecting the Kitchener-Waterloo General Hospital.

Bill No. 15, An Act respecting the City of Port Arthur.

Bill No. 16, An Act respecting the Township of North York.

Bill No. 17, An Act respecting the Town of Kincardine.

Bill No. 18, An Act respecting The Belleville General Hospital.

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

Bill No. 20, An Act respecting the Municipality of Shuniah.

Bill No. 21, An Act respecting the City of Toronto.

Bill No. 22, An Act respecting The St. Catharines General Hospital.

Bill No. 25, An Act to incorporate Lynwood Hall Children’s Centre.

Bill No. 26, An Act respecting the City of Ottawa.

Bill No. 27, An Act respecting the City of Hamilton.

Bill No. 29, An Act respecting St. Mary’s River Bridge Company.

Bill No. 31, An Act respecting Galt Hospital Trust and South Waterloo Memorial Hospital Incorporated.

Bill No. 33, An Act to repeal The Telegraph Act.

Bill No. 34, An Act to amend The University of Toronto Act, 1947.


Bill No. 36, An Act to amend The Jurors Act.

Bill No. 37, An Act to amend The Judicature Act.


Bill No. 41, An Act to amend The County Judges Act.


Bill No. 45, An Act to bring up to date the References to the Statutes of Canada in the Statutes of Ontario.

Bill No. 46, An Act to amend The Summary Convictions Act.


Bill No. 49, An Act to amend The Division Courts Act.

Bill No. 50, An Act to amend The Loan and Trust Corporations Act.


Bill No. 54, An Act to reconstitute The Ontario Society for the Prevention of Cruelty to Animals.


Bill No. 58, An Act to incorporate The Ontario Telephone Development Corporation.


Bill No. 60, An Act to amend The Blind Persons' Allowances Act, 1951.

Bill No. 61, An Act to amend The Mothers' Allowances Act, 1952.


Bill No. 63, An Act to amend The Lakes and Rivers Improvement Act.

Bill No. 64, An Act to amend The Provincial Land Tax Act.


Bill No. 67, An Act to amend The Research Foundation Act, 1944.


Bill No. 69, An Act to amend The Gasoline Handling Act.


Bill No. 72, An Act to amend The Surrogate Courts Act.

Bill No. 73, An Act to amend The Real Estate and Business Brokers Act.

Bill No. 74, An Act to amend The Insurance Act.

Bill No. 75, An Act to provide Welfare Services for Indians.

Bill No. 76, An Act to amend The Teachers' Superannuation Act.

Bill No. 77, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 78, An Act to incorporate The Ontario-St. Lawrence Development Commission.

Bill No. 79, An Act respecting The Ontario Hurricane Relief Fund.

Bill No. 80, An Act to amend The Solicitors Act.

Bill No. 81, An Act to amend The Public Service Act.

Bill No. 82, An Act to amend The Mining Act.


Bill No. 84, An Act to amend The Workmen's Compensation Act.


Bill No. 86, An Act to amend The Industrial Schools Act, 1925.

Bill No. 87, An Act to amend The Highway Improvement Act.


Bill No. 89, An Act to amend The Separate Schools Act.

Bill No. 90, An Act to amend The Schools Administration Act, 1954.

Bill No. 92, An Act to amend The Assessment Act.

Bill No. 93, An Act to amend The Corporations Act, 1953.

Bill No. 94, An Act to amend The Marriage Act.

Bill No. 95, An Act respecting the Inspection of Fish.

Bill No. 96, An Act to amend The Public Lands Act.

Bill No. 97, An Act to amend The Succession Duty Act.

Bill No. 98, An Act to amend The Farm Products Marketing Act.


Bill No. 100, An Act to amend The Dentistry Act.


Bill No. 102, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 109, An Act to amend The Ontario Municipal Improvement Corporation Act.


Bill No. 111, An Act to amend The Fire Departments Act.


Elizabeth II. 31st March

Bill No. 117, An Act to amend The Registry Act.

Bill No. 118, An Act to establish the Ontario Highway Transport Board.

Bill No. 119, An Act to amend The Election Act, 1951.

Bill No. 120, An Act to repeal The Active Service Election Act, 1951.

Bill No. 121, An Act to amend The Game and Fisheries Act.


Bill No. 123, An Act to provide Rehabilitation Services for Handicapped Persons.


Bill No. 126, An Act to amend The Ontario Food Terminal Act.

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 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 years ending the 31st day of March, 1955, and the 31st day of March, 1956."

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

"The Honourable the Lieutenant-Governor doth thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."

The Honourable the Lieutenant-Governor was then pleased to deliver the following gracious speech:—

Mr. Speaker and Members of the Legislative Assembly:
As I bring to a close this Fifth Session of the Twenty-fourth Parliament, I wish to express appreciation for your able and conscientious attention to the wide range of measures that have been introduced to assure the Province's continued economic advancement and the well-being of its people.

You have brought to your task imagination and vigour. You have recognized that in our swiftly moving, free-enterprise economy we cannot stand still. Our growing population requires an expansion in highways, municipal roads, waterworks, sewers, hospitals, schools, university buildings, flood control, conservation and public works of all kinds. The Province, within its jurisdiction, must be a positive force in maintaining both short and long term economic stability. Accordingly, you have approved a great development program unparalleled in the annals of our history—a program designed not only to increase our productive assets, but to create new job opportunities and bolster employment and income.

In addition to the huge capital investment program, you have approved special measures enabling further welfare and works projects to be undertaken by the municipalities. Such projects can be financed entirely out of provincial funds, so that no part of the cost will fall on the municipalities. The amounts being provided in this way exceed by many times the current rate of expenditure of the municipalities for relief purposes and they will, therefore, permit the municipalities to expand their works programs or deal with other matters of importance to them without increasing their tax rates. The municipalities and school boards have also been assisted by a special grant of $4 per pupil in elementary and secondary schools.

You have also given your approval to the largest provincial budget for education ever passed in this Legislature. School grants, including the special supplementary per pupil grant, and payments to universities and institutions of higher learning approved at this Session, total over $87 million. With appropriations for all educational purposes, the Province's contribution totals over $102 million.

The Teachers' Superannuation Fund has been strengthened. In addition, you have extended the full advantages of the 1954 amendment to The Teachers' Superannuation Act to teachers who had retired on pension before that amendment came into effect. You have also authorized an allowance of $25 per month to be paid to the widow of each teacher who died on pension, or while on the teaching service, before the 1949 amendment to the Act came into effect. This allowance was dated back to April 1, 1954.

You have made provision for a start on the erection of additional accommodation for the Ryerson Institute of Technology, the Lake Head Junior College and the Ontario Schools for the Deaf and Blind. An increased appropriation has been made to provide more bursaries for deserving students. In these and other ways, the principle of equality of educational opportunity throughout the Province is being made a living reality.

You have again given recognition to the needs of the municipalities. Both the conditional and per capita unconditional grants have been increased substantially. A fiscal system has been brought into operation under which, on the average, $1 out of every $3 that a municipality spends is provincial revenue, and
were it not for provincial assistance to municipalities, the aggregate municipal tax levy would be 30 per cent higher than it is.

Legislation affecting municipalities has been enacted to keep pace with their growth and development. Both The Municipal Act and The Assessment Act have been amended, and the powers of Council have been strengthened and broadened in a number of ways.

You have approved the establishment of a system of local civil defence under which the Federal-Provincial contribution will represent 75 per cent of the cost of each municipality’s approved expenditure for this purpose.

The legislative and financial measures instituted by the Government of Ontario in partnership with the Government of Canada are giving support to housing activity, particularly with respect to rental and owner-occupied housing of low and moderate cost. The present volume of dwelling units under construction assures another record year of construction activity.

You have passed The Rehabilitation Services Act to integrate the various rehabilitation services rendered by several departments. It will make possible the provision of rehabilitation services for the civilian handicapped, among whom are those who are not eligible for restoration benefits under Workmen’s Compensation or War Veterans’ legislation. Under these new measures, the physically handicapped will be able to obtain all necessary treatment and training to the end that they may be restored to gainful employment.

You have enacted The Indian Welfare Services Act in keeping with the policy of the Government of affording full services of citizenship to the Indian members of our population. This Act extends mothers’ allowances to Indians on the same basis as to other citizens and authorizes agreements to be made with the Government of Canada respecting child welfare services, Homes for the Aged facilities and rehabilitation services for Indian residents. It further implements recommendations made last year by the Select Committee on Civil Liberties and the Rights of Indians in Ontario.

You have authorized a broadening of The Mothers’ Allowances Act. An amendment to The Deserted Wives’ and Children’s Maintenance Act, passed at this Session, is designed to prevent deserting husbands from avoiding maintaining their wives and children by making appeal or taking other protracted court proceedings.

You have revised The Homes for the Aged Act to clarify its purpose and facilitate its administration. A new principle of major importance has been adopted by making provision for special home care in private residences to persons eligible for admission to a Home for the Aged.

The Disabled Persons’ Allowances Act was passed to replace The Disabled Persons’ Allowances Act, 1952, which pioneered allowances for permanently and totally disabled persons. The new Act will enable the Government of Canada and the Government of Ontario to share expenditures for this purpose equally. Amendments were also made to The Blind Persons’ Allowances Act reducing the eligibility age to eighteen and increasing permissible income.
In the field of health, you have approved many important measures, notably assistance in the form of special grants to all our hospitals and provisions for increased research and treatment with respect to cancer, heart ailments, poliomyelitis, RH factor in pregnancy and maternal and child health programs. The Alcoholism Research Foundation has been given extended educational powers.

In agriculture, there has been enacted an important measure amending The Farm Products Marketing Act to give farmers a direct and equal voice with buyers in the marketing of their own produce. The Ontario Telephone Development Corporation was granted extended powers which will give fresh impetus to the extension and improvement of telephone service in the rural parts of the Province. Funds have also been provided to carry on a full-scale program of rural electric power extensions.

During the Session, the Interim Report of the Committee of Inquiry into the Economics of the Gold Mining Industry of Ontario was tabled for your study and consideration.

The important amendments to The Mining Act involve changes in the provisions covering the staking and recording of claims. The recent unprecedented prospecting activity, attending important discoveries of new deposits of base metals and uranium, has resulted in the staking of new mining claims to the highest level in the history of the Province.

The Department of Mines, in cooperation with the Department of Agriculture, assisted by advisors from the Ontario College of Agriculture, will make a special study of the effect of sulphur fumes on farm crops and vegetation in the Sudbury district during the coming summer.

You have approved legislation to safeguard our forestry and game and fish resources. Amendments have been made to The Lakes and Rivers Improvement Act, The Fish Inspection Act, The Forest Fires Prevention Act, The Public Lands Act and The Game and Fish Act. Progress has been made to ensure the preservation of existing Provincial parks in their true natural state and to provide for the establishment of new parks throughout the Province. The program of operating forest management units under which the financing of roads is placed on a self-liquidating basis is being carried forward.

You have brought up to date the Province’s planning, conservation and housing measures by the complete revision of The Planning Act. It has been brought into line with the latest planning procedures and will permit communities and planning boards more flexibility of operation. In its revised form, the Act permits each community to establish the type of organization and program best suited to its own particular needs. The Conservation Authorities Act has been amended to facilitate the establishment and organization of conservation authorities.

The regional development program initiated last year is well under way. It is anticipated that associations in all nine regions of the Province will shortly be operating in partnership with the Province.
Legislation has been passed transferring the work of the Ontario Research Council to the Ontario Research Foundation in order that the research activities of the universities and the Foundation may be more closely integrated.

An amendment to The Jurors Act has been passed, which will strengthen and increase the efficiency of the Jury System in Civil cases as well as reduce costs. Grand Juries are reduced from thirteen to seven. This will come into force after complementary legislation is passed by the Parliament of Canada.

You have reduced the general rate of amusement tax by 20 per cent, raised the tax exemption on the admission price to places of amusement or entertainment to 25 cents, and exempted from tax all admissions of patrons of purely theatrical and musical performances by Canadian performers under Canadian management.

Exemption from Security Transfer Tax has been extended to the bonds and debentures of Ontario municipalities and school boards. Municipalities may now issue sinking fund debentures which will assist them in their financing and enable them to borrow on more favourable terms.


Appreciation is expressed to all members of the committees of the Assembly. In recent years, the work of these committees has been extended. Their value is fully proven by the understanding engendered at their meetings and the many recommendations they have submitted that have been adopted.

Consideration has been given by the several committees of the House to the means of increasing the supply of teachers for elementary and secondary schools, The Farm Products Marketing Act and other subjects of agricultural interest, game and fish laws and regulations, the amendments to The Mining Act and The Mining Tax Act, matters relating to heart disease, air pollution and smoke control, cemeteries, Federal health grants, sex deviation, alcoholism and a variety of other subjects.

Three Select Committees of the House reported during the Session. These were: The Select Committees on Highways' Administration, on Highway Safety and on the Establishment of a System of Certificates of Title of Ownership of Motor Vehicles. Safety has been enhanced through amendments to The Highway Traffic Act. Many recommendations of The Select Committee on Highways' Administration have also been implemented, either before or since its report, through the adoption of a new system of competitive tendering for contracts, of pre-engineering, of post-engineering audit and of improvements in departmental organization. The report of The Select Committee on the Establishment of a System of Certificates of Title of Ownership of Motor Vehicles has resulted in the preparation of a Bill which will be given circulation to provide better opportunities for examination and study by all organizations and persons concerned.
This Committee has been re-appointed and it will continue its examination of this important and complex subject. Two other Select Committees, one on Toll Roads and the other on Air Pollution and Smoke Control, have also been appointed.

Satisfactory provision has been made for the financial requirements of the Government for the coming fiscal year, for which I thank the Honourable Members. It is gratifying that the Government has not found it necessary to increase or impose any new taxes and that, in fact, tax reductions have been approved. The credit standing of the Province is secure and its bonds are held in high public confidence, enabling the Government to meet its full borrowing requirements at low rates of interest.

In proroguing this Session, I pray that Divine Providence will guide and bless you.

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 Game and Fish

Twenty-fourth Parliament
5th Session, 1955
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TO APPENDIX

Minutes of the Meetings of the Standing Committee on Game and Fish
5th Session, 24th Parliament, 1955

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Minutes of the Meetings of the
Standing Committee on Game and Fish

March 8, 1955
FIRST MEETING

Present: Messrs. Allen (Middlesex South), Auld, Beech, Cathcart, Chaput, Connell, Doucett, Elliott, Fishleigh, Frost (Bracondale), Grummett, Hall, Herbert, Janes, Johnston (Parry Sound), Johnston (Simcoe Centre), Lavergne, Lyons, Mackenzie, Manley, Murdoch, Noden, Parry, Pringle, Pryde, Robson, Root, Sandercock, Scott, Ward, Whitney.

Nominations for chairman were called and Mr. Lyons was nominated by Mr. Johnston (Parry Sound). Mr. Beech moved that nominations be closed. Mr. Johnston's motion then carried and Mr. Lyons assumed the chair.

Briefs were presented to the committee by:

Mike Bates, on behalf of the Northern Ontario Outfitters' Association.

H. Viv Sutton, secretary manager of the Ontario Federation of Anglers and Hunters.

Dr. A. O. Blackhurst, manager of the Ontario Council of Commercial Fishermen.

Frank D. Powell, of the Parry Sound Sportsmen's Association.

T. H. Mackenzie, of the Lake Huron and Georgian Bay Commercial Fishermen's Association.

Russell N. Wells, of the Ompah Conservation Association.

The committee also heard from Prof. J. R. Dymond, of the Conservation Council of Ontario; A. M. Lebano, of the Conservation Council of Stormont, Dundas and Glengarry; George Bishop, of Scheguiandah, Manitoulin, and King Whyte, outdoor writer for the Toronto Daily Star.

The various proposals put forward were discussed by the committee and Mr. Lyons, chairman, thanked the delegations for their constructive briefs.
March 9, 1955

SECOND MEETING

Present: Messrs. Auld, Connell, Edwards, Elliott, Frost (Bracondale), Hall, Johnston (Simcoe Centre), Johnstone (Bruce), Jolley, Lavergne, Mackenzie, Manley, Murdoch, Noden, Pryde, Robson, Root, Sandercock, Scott, Ward.

In the absence of the chairman, Mr. Lyons, it was moved by Mr. Murdoch that Mr. Sandercock take the chair. The motion carried.

The Hon. C. E. Mapledoram, minister of lands and forests, explained that other duties had prevented his attendance at the first meeting of the committee and extended an official welcome to those present.

Briefs were presented to the committee by:

George Hambly, president, and H. Viv Sutton, secretary manager, of the Northern Ontario Outfitters' Association.

Prof. J. R. Dymond, of the Federation of Ontario Naturalists.

Mr. Oswald, of the Ontario Agricultural Council.

A. M. Lebano, of the Conservation Council of Stormont, Dundas and Glengarry.

Russell N. Wells and J. C. Dunham, of the Ompah Conservation Association.

Harry Markham, of the Hunting and Field Archers of Ontario.

The committee also heard Mr. Johnstone (Bruce), who recommended that the department of lands and forests set the season for deer hunting rather than request opinions of the county councils.

Mr. Johnstone also suggested an open season on moose hunting in the area south of the French River with provision made to limit one moose to each camp and a licence fee of $25.

Considerable discussion was given to these and other proposals placed before the committee.

March 24, 1955

THIRD MEETING

Present: Messrs. Allen (Middlesex South), Cathcart, Chaput, Connell, Dempsey, Doucett, Edwards, Elliott, Frost (Bracondale), Grummett, Janes, Johnston (Parry Sound), Johnston (Simcoe Centre), Johnstone (Bruce),
Lavergne, Letherby, Lyons, Mackenzie, Murdoch, Noden, Parry, Robson, Root, Sandercock, Ward.

With Mr. Lyons in the chair, the committee considered Bill 121, An Act to amend The Game and Fisheries Act. It was moved the Bill be reported as printed.

Mr. Lyons opened the meeting for general discussion.

Dr. C. H. D. Clarke of the wildlife management branch, spoke on reports on the ages of deer shot by hunters in Ontario in 1954 and on an inventory of moose.

Considerable discussion took place concerning many aspects of hunting and fishing regulations and wildlife management.

Two motions, arising out of discussion, were carried, as follows:

1. On motion of Mr. Janes, seconded by Mr. Johnston (Parry Sound), that the department arrange for a meeting of fishermen in the Georgian Bay-Parry Sound area to discuss the type of net fishing the local area considers most suitable in the area.

2. On motion of Mr. Johnston (Parry Sound), seconded by Mr. Janes, that the department consider placing a ban on commercial fishing of yellow pickerel in Georgian Bay during the spawning season.
RESOLUTIONS

Submitted to

THE GAME AND FISH COMMITTEE

of the

ONTARIO LEGISLATURE

March 8th and 9th, 1955
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RECOMMENDATIONS SUBMITTED TO THE GAME AND FISH COMMITTEE OF THE ONTARIO LEGISLATURE

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Recommendations

1. Whereas the body of water, Lac Seul, Red Lake and Gullrock Lakes, for some years has been extensively angled, and fished commercially by net on an unrestricted basis, it now appears that an unbalanced condition between coarse and game fish exists, growing yearly.

Therefore be it resolved that the Fish and Wildlife Division of the Department of Lands and Forests be asked to consider an early survey of fish in Lac Seul, Red Lake and Gullrock Lakes to determine if it be not wise to place net fishing there on a percentage quota basis to better balance the fish therein. This is hereby recommended in the interest of conservation.

2. Whereas commercial fishing is carried out in spawning waters of game fish; and

Whereas commercial fishermen’s nets are strung across rivers where game fish have to travel during their spawning season; and

Whereas such commercial fishing is contrary to all conservation principles,

Therefore be it resolved that attention be brought to proper authorities and ask them that immediate action be taken to make a

By Whom

N.O.O.A. (Northern Ontario Outfitters' Association—Mr. Mike Bates)

Present Status

Commercial fishing has been going on for some time in these lakes but there has been a recent increase in sport fishing which has brought about the change in attitude toward the general fishing situation.

Commercial fishing as well as angling is prohibited for the protection of spawning fish in inland waters but is not prohibited with respect to spawning fish in the Great Lakes as that has been shown to be unnecessary. Section 69 of the Fishing Regulations of Ontario reads as follows: "No person shall set or place any net, other than a

Comments

A statistical study of the catch, and a survey to determine population density, relative abundance of species and year class composition is desirable in order to determine the need for a quota system. The recommendation is being referred to the district office for study of the situation locally and recommendation for the most suitable action to meet conditions in these lakes.

If this Resolution referred to any specific water or area, it could be dealt with more effectively. As it is general, it does not mean much.
better use of our natural fishing resources for the future.

3. Whereas the continued taking of Pike and Pickerel by commercial fishermen in the North-eastern section of the Georgian Bay can only result in a dangerous depletion of these fish in this area, Pike and Pickerel are defined as commercial fish under the Special Fishery Regulations for the Province of Ontario. Excepting the waters of the Great Lakes and their connecting waters, pike and pickerel are given a semi-game fish rating by protective regulations governing size limit, bag limit and closed season.

Therefore be it resolved that the Department of Lands and Forests be again petitioned to have Pike and Pickerel declared as game fish to be taken only by angling.

To classify pike and pickerel as game fish would be unfair to the commercial fishing interests in the Great Lakes and other large inland lakes where commercial fishing is conducted under licence. In the particular area referred to, statistics show that the greatest emphasis commercially is on the whitefish. The records show that commercial fishing has had no detectable influence on the pickerel population since 1906 to the present time, the catch during the last 2 years being exceeded only 3 times in the last 15 years.

4. Whereas it is acknowledged that commercial Fishing of our lakes is beneficial and Biological surveys are currently being carried...
### Recommendations

necessary toward game fish conservation, but such fishing should be done under a program of continual surveyed supervision to help balance the fish population correctly.

Therefore be it resolved that recommendations be made to the Fish and Wildlife Division of the Department of Lands and Forests that a program be started now to survey ALL lakes, angled and commercially fished, so that better quotas can be established to balance the fish population properly. Where coarse fish are over-balancing the waterway, commercial fishermen should be placed on a restricted poundage basis rather than on an unrestricted licence. Such quotas should be established only after a supervised survey is made. We believe that such a conservation measure is urgently needed at once.

5. Inasmuch as it is legal for all non-resident anglers to export one day's catch of fish when accompanied by the necessary angling licence shipping coupon; and

Inasmuch as said anglers arrive by many different means of conveyance; and

Inasmuch as in cases of people coming long distances by motor vehicle or airplane it is preferable to take their legal quota of fish with them; and

<table>
<thead>
<tr>
<th>Northern Ontario Outfitters' Association</th>
<th>The recommended action is considered desirable and the authority to establish licensed filleting plants is now being considered by the Legislative Assembly in a Bill, which is, at the present time, receiving second reading.</th>
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<tr>
<td>Present Status</td>
<td>Comments out so far as funds and available staff permit. Comments under Resolution No. 1, applicable in this case also.</td>
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<td>By Whom</td>
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<td>Comments</td>
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Inasmuch as in such circumstances it is greatly desirable to keep weight and space demands to a minimum; and

Inasmuch as filleted fish in a package with dry ice is the only feasible method of taking these fish along under the aforementioned circumstances,

Therefore be it resolved that we ask the Department of Lands and Forests to legalize the filleting of fish by locker plants.

6. Whereas there is now a tremendous number of undersize Pickerel and Bass being hooked in an effort to catch these fish according to the present legal size limits; and

Whereas through improper handling, mutilation, etc., the survival of these undersize fish when returned to the water is very doubtful; and

Whereas these undersize fish are quite edible, and a large percentage of anglers would be quite satisfied to take and use them to advantage, thereby saving a great deal of wasted fish,

Therefore be it resolved that the Department of Lands and Forests be requested to give serious consideration to the elimination of the present legal size limits for Pickerel, Bass and Pike, and further that it shall be illegal to have any live fish of these species in possession at any time.
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<th>Recommendations</th>
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<th>Present Status</th>
<th>Comments</th>
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<tr>
<td><strong>7. Creel Census:</strong></td>
<td>Ontario Federation of Anglers and Hunters. Mr. Viv. Sutton.</td>
<td>Creel Census being used by District Biologists with the voluntary assistance of tourists, operators and anglers.</td>
<td>Creel census is a method of getting information on fishing conditions. This gives the Department an accurate measure of the relative abundance and size of fish in the various lakes and streams, year after year. By means of this information management programmes can be established.</td>
</tr>
<tr>
<td><strong>8. Lake Levels:</strong></td>
<td>Ontario Federation of Hunters and Anglers.</td>
<td>Lake levels are important in consideration of multiple use of waters including hydro and other power developments, cottage owner interests, recreation, fish, and in many cases, in the interest of fur producing animals. Constant attention is being given to this important subject by all those having to do with water used in its various forms.</td>
<td>This particular recommendation is being referred to the Sudbury District.</td>
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Resolved that there be more care taken in maintaining a more even water level on lakes controlled by dams, for example, Lange Lake and Gough Lake in the Spanish area.
9. **Live Minnows:**

Whereas Shoefly Lake in Marshay and Beulah Townships, in the Sudbury District, now affords outstanding speckled Trout fishing to many anglers throughout Ontario; and

Whereas Trout fishing in numerous other lakes in this District has been ruined by the careless introduction of coarse and predatory species of fish through the use of live minnows;

Therefore be it resolved that the Department of Lands and Forests forbid fishing on Shoefly Lake with live minnows except where such minnows are originally taken from this lake. The use of live minnows for bait has resulted in the introduction of undesirable species of fish—particularly perch and chub—into speckled trout waters, causing these waters to be no longer suitable habitat for speckled trout;

Therefore be it resolved that the use of live minnows for bait for speckled trout be discontinued.

10. **Spears and Nets:**

Be it resolved that spears and nets permissible under special fishery regulations, page 77, section 5, A. and B.—in daylight hours, in the months of April and May, be banned in Grey and Bruce Counties.

Ontario Federation of Anglers and Hunters.

At the present time the Special Fishery Regulations are being amended to prohibit the use of live bait for fishing in certain lakes which have been poisoned to remove undesirable fish and have been subsequently re-stocked with desirable species of fish.

It would be possible to provide an amendment prohibiting the use of live bait fish for angling in Shoefly Lake. This has been referred to the Sudbury District for their study and report.

Residents may take coarse fish during April and May between sunrise and sunset without a licence by means of a spear or dip net of

An amendment to the present regulation would take care of this recommendation.
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<tr>
<td><strong>11. Pickerel:</strong></td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Size limits on pickerel: in Lake Erie: 14&quot; Other waters: 15&quot; (Overall measurement)</td>
<td>Uniformity desirable, but the effect of this recommendation would be nullified by action proposed under recommendation six which suggests that size limits be removed from pickerel and other species.</td>
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Be it resolved that the legal length of Yellow Pickerel be 15" in every section of the Province. As matters now stand there is one size limit for Yellow Pickerel in the Great Lakes and another size limit for the same fish taken in tributary waters flowing into the Great Lakes; for example, at Port Maitland Pier, in Lake Erie, fish taken off the lake side of the pier can legally be taken at 14", while fish taken off the other side of the pier, the Grand River side, must measure 15".

**12. Speckled Trout:**
Speckled Trout are particularly vulnerable to ice-fishing practices. Many lakes and ponds are subject to intensive fishing by this method, especially when these small lakes are covered with ice when the legal season opens before the winter break-up.

Be it resolved that angling for Speckled Trout be prohibited until such times as these...
small lakes and ponds are free from ice. That fishing for Speckled Trout through the ice, even after the opening legal date, be prohibited, at the discretion of the District Forester, or Biologist.

13. Supports Resolution No. 9 of the Ontario Federation of Anglers and Hunters re banning the use of minnows unless the minnows are taken from the lake which is being fished. His recommendation is for Shoefly Lake. Suggests posting of signs on access roads to Shoefly Lake prohibiting use of minnows.

14. Referred to Resolution No. 3 of the Northern Ontario Outfitters’ Association re declaring pike and pickerel as game fish. Also referred to Resolution No. 1 of the N.O.O.A. Before any changes in the regulations are made there should be a survey or inspection of the lake or streams to make a population assessment, etc.

15. Memorandum covering submissions to be made to the Legislative Committee on Fish and Wildlife regarding the status of Yellow Pickerel in the waters of Georgian

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<th>Mr. King Whyte,</th>
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<td>Outdoor Writer,</td>
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<td>Toronto Daily Star.</td>
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<th>Mr. MacDonald,</th>
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<tr>
<td>Ontario Council of Commercial Fishermen, introduced Dr. Blackhurst.</td>
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</table>

A complete survey of the pickerel population in Georgian Bay waters would be the best way of determining what course future management of the pickerel fisheries should take.
Recreations

By Whom

Present Status

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Bay in front of the District of Parry Sound.

(1) The Parry Sound Anglers and Hunters Club was formed several years ago in Parry Sound to organize and educate sportsmen with a view to conservation.

(2) One of the most important objectives is the appeal for a ban on the commercial taking of pickerel from the waters of Georgian Bay in front of the District of Parry Sound, which forms a part of Lake Huron.

(3) Until a few years ago, these waters were famed for pickerel fishing, but such has been the increase in angling for sport, coupled with the drain on this species by commercial gill and pound netting that the Yellow Pickerel are fast disappearing from these vacationland waters.

(4) It has been estimated by the Parry Sound Chamber of Commerce that there has been a 35 per cent increase in the general tourist traffic in our area during the past five years and with the completion of the Trans-Canada Highway to Sudbury a further tremendous increase is expected.

(5) It is, therefore, evident to even a casual observer that if pickerel continue in the dual capacity as a game and commercial fish they cannot last long.

(6) Now is the time to act and one of the first steps towards conserving this fine natural

There has already been a considerable amount of study of the pickerel population through tagging of fish taken through commercial nets and through nets set by the Department in the open waters of the Bay, in the rivers and at the spawning beds. In 1949 some 595 pickerel were tagged; in 1951, 165 pickerel were tagged; in 1952, 469 pickerel were tagged. Of these tagged pickerel fairly representative samples have been recaptured in both commercial nets and by anglers, which indicates clearly the movement of the pickerel in Georgian Bay and up and down the rivers. Although the information is not final or complete, it does tend to indicate that there is very little, if any, effect of commercial fishing on the angling results, or vice versa. There is no closed season on pickerel taken by angling or by commercial fishing in the Great Lakes or connecting waters.
resource is to give relief by banning the commercial netting which, incidentally, will be no hardship to fishermen to whom the pickerel is only incidental to the business of marketing whitefish and trout. To illustrate this point it is interesting to note that in 1953 in the whole of the Georgian Bay, only 92,000 pounds of pickerel were reported by all fishermen, as against 616,600 pounds of whitefish.

(7) Please give the pickerel a chance and as a direct consequence help us to promote the tourist industry which brings many millions of dollars in revenue into Ontario each year.

16. It has come to our attention that the Ontario Hunters and Anglers are going to ask your Department of Lands and Forests to enact legislation to prohibit commercial fishermen from catching and keeping pickerel.

May I say to you Gentlemen:

Commercial fishermen fish for a living, and in certain areas pickerel are the fish they catch. We pay a licence, have a great amount of money tied up in fishing equipment and are restricted to certain locations.

We do not even suggest to your Department any laws or restrictions regarding

Lake Huron and Georgian Bay Commercial Fishermen, Mr. T. H. McKenzie.

The following table, giving the catch of pickerel taken by commercial fishing from 1905 to the present time, shows that over this period of fifty years there has been almost a cyclic or regularly re-occurring nature to the abundance and scarcity of pickerel, with the present population, as indicated by the catch records, being at a good average population level.

**PICKEREL 1905-1954**

<table>
<thead>
<tr>
<th>Date</th>
<th>Pickerel</th>
<th>Date</th>
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<tr>
<td>1905</td>
<td>269,200</td>
<td>1923</td>
<td>120,318</td>
<td>1939</td>
<td>103,538</td>
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<tr>
<td>1906</td>
<td>193,000</td>
<td>1924</td>
<td>116,095</td>
<td>1940</td>
<td>82,586</td>
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<tr>
<td>1907</td>
<td>83,500</td>
<td>1925</td>
<td>121,442</td>
<td>1941</td>
<td>57,157</td>
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<tr>
<td>1908</td>
<td>65,700</td>
<td>1926</td>
<td>41,110</td>
<td>1942</td>
<td>54,658</td>
</tr>
<tr>
<td>1911</td>
<td>86,528</td>
<td>1927</td>
<td>96,551</td>
<td>1943</td>
<td>68,547</td>
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</table>
Recommendations

Hunters and Anglers and we do not think they should suggest anything that would affect us in any way.

In comparison, may I say, the angler fishes entirely for pleasure. The Canadian angler does not pay a licence fee. He goes anywhere he wishes on the Great Lakes and has access to almost all streams.

The only restriction we would be in favour of is cessation of all pickerel fishing, commercial and angling alike, during spawning season.

Gentlemen, we most humbly request your most sincere consideration.

17. That the lakes in the North Frontenac area known to yield both Lake and Speckled Trout be closed to Lake Trout fishing from October 16th to March 31st next following.

As a result of trout lakes in South Frontenac being closed to “winter fishing” our Northern waters are fished extremely hard—our efforts towards better fishing and “increased Visitor Industry” is being abused to such an extent that unless the Department steps in, our efforts as well as those of the Ompah Conservation Association, Mr. Russ Wells.

Birch, Buck, Canoe, Devil, Desert, Eagle, and Loughborough Lakes closed by regulation from October 5th to February 28th of the following year.

This a sound recommendation. The winter closure, as recommended, is for the particular purpose of protecting the Lake Trout against heavy winter angling, at which time the lake trout are very vulnerable to capture and can be taken in relatively large numbers.
Department, will have been in vain.

Speckled Trout are easily caught through the ice; very few are returned to the water.

The yield of Lake Trout is relatively low, averaging about one-half pound per acre per year, and so this species cannot withstand the fishing pressure of both summer and winter angling. The Department has been carrying on biological surveys in these waters, to determine the population density of lake trout as a basis for applying the best management practice. The Department favours the closure of these lakes to winter fishing but has encountered and is well aware of the public demand of local residents for keeping them open during the winter.

18. A minimum length of 15" for Lake Trout; far too many small "lakers" are being taken. Ompah Conservation Association. No size limit when taken by angling. The rate of growth and time of maturity of lake trout vary. In certain lakes, lake trout mature at 15" whereas in others at 18". Because of this variation a size limit
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<tr>
<td>19. That the Department of Lands and Forests print and distribute suitable posters defining Regulations with the respect to &quot;the use of minnows&quot;.</td>
<td>Ompah Conservation Association</td>
<td></td>
<td>The above evidence at hand indicates that a size limit on lake trout taken by angling is not necessary or desirable. When lake trout are taken from deep water as is so often the case in summer angling, it is useless to release them as their swim bladder becomes expanded and even if released, they cannot readily return to deep water.</td>
</tr>
<tr>
<td>20. With respect to planting of Stock in new</td>
<td>Ompah Conservation</td>
<td></td>
<td>The information referred to here is included in the Fishery Regulations, in the Summary of the Fishery Regulations and on the card of Extracts from the Ontario Fishery Regulations, and it would appear unnecessary to give it any further general publicity.</td>
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waters that the Department have a prior “water survey” made to ascertain whether or not such waters are suitable for recommended species.

21. The return of “THE FAMILY LICENCE”.


is routine practice in districts to which biologists have been posted so far as time and field personnel of the Department is available. The survey of the one-half million to million lakes with their tributaries and connecting waters of Ontario is of such a major undertaking that it can only be carried out after a considerable period of time.

The licence was abused. There is, at present, no family licence in Ontario. It was done away with on the basis of strongly supported recommendations by the Ontario Federation of Anglers and Hunters and the Northern Ontario Outfitters’ Association. The present non-resident angling licence at $6.50 compares very favourably with non-resident angling licences for other
22. Elimination of Carp in Our Area Waters:

Whereas this species of soft, rough fish seems to be ever increasing within our area,

Whereas this fish is definitely hurting our natural duck feeding bays and our natural spawning areas for other game fish,

Whereas we feel this type of a fish is a detriment and a hazard to the welfare and propagation of our fish and ducks,

Therefore be it resolved that the possibility of allowing these fish to be speared or shot with bow and arrow during the daylight hours of the months of April, May and June be considered by the Parliamentary Committee.

Be it further resolved that any other means be taken by the Government to help deplete this coarse fish from our area waters.

Conservation Council of Stormont, Dundas and Glengarry, Cornwall.
Mr. A. M. Lebano.

There is, at the present time, a limited amount of carp removal being carried on in the Kawartha Lakes by the Department.

Extension of carp removal programme to include the Dundas, Stormont and Glengarry areas is not recommended. Desirability of licensing commercial fishermen for the purpose should be investigated by the District.

The use of a bow and arrow would not be an effective means of providing any substantial reduction in the number of carp and if the use of spears was permitted, it would be creating a temptation to take more desirable species which would be difficult to con-
23. **MINIMUM LEGAL PERCH LENGTH FOR LAKE ST. FRANCIS AREA:**

Whereas at the present time we have a minimum legal length of 9 inches for perch in this area, plus a bag limit of 35 perch in one's possession at any time,

Whereas we as fish and game and conservation club members feel that this length is too severe after having given it the fair trial we promised Officials of the Department of Lands and Forests some two years ago,

Whereas we of this area feel that the perch is the most sought after and fished for of any of our local species of fish, and gives fishing pleasure to men, women and children, both the amateur and the professional fishermen,

Be it therefore resolved in fairness to all parties concerned we recommend that the length should be lowered from the present minimum of 9" to a minimum of 7".

Be it further resolved that the bag limit of 35 perch remain the same and be enforced very strictly.

Be it further resolved that the season and border description remain the same.

Conservation Council of Stormont, Dundas and Glengarry.

Lake Minemoya—10 per day, regardless of length. St. Lawrence River and tributaries east of Robindaleaux Bay in Cornwall Township 35 per day, not less than 9". In other waters there is no set limit for perch.

As it is too late to change the size limit from 9" to 7" for 1955, it has been suggested that the size limit for perch from the St. Francis Lake area be removed for 1956.

This appears to be a desirable suggestion and if approved, the Department will recommend to the Federal Department of Fisheries that such action be authorized for the current year, at the same time recommending the establishment of a 7" limit as requested for 1956.
### Recommendations

24. Recommends enough help to the Department of Lands and Forests to make ample population assessments of fish and mammals as a basis for wise management of our fish and wildlife resources.

25. (a) Recommends more co-operation on the part of the local groups.

(b) Recommends more money voted for research.

26. Whereas it is commonly recognized that it is necessary for Municipalities and Industry to empty their effluent into the nearest stream or body of water; and

Whereas these same waters should be of such quality that they may be used for the following purposes:

(a) As a source of domestic water supply;
(b) Agriculture;
(c) Recreation and other riparian activi-

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<td>25. (a)</td>
<td>Mr. George Bishop, Manitoulin Island, Shequindoh.</td>
<td></td>
<td>The substance of this recommendation has been noted and it is recognized that implementation of both are in the best interest of good and sound management of the game and fish resources.</td>
</tr>
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<td>26.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td></td>
<td>The substance of these recommendations relating to control of pollution and related conditions will be referred to the Pollution Control Board and through the Board to the various Departments of the Provincial Government.</td>
</tr>
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</table>
ties—and should not create a health hazard.

Therefore be it resolved that the Objects for Water Quality Control as suggested by the Pollution Control Board be incorporated into the Pollution Laws of the Province of Ontario.

(b) Whereas there have been numerous instances when pollution has been suspected of being the source of contaminated drinking water, bathing water and the destruction of fish and wildlife, etc.; and

Whereas, with the present facilities of the Government, an immediate investigation and analysis cannot be instituted; and

Whereas any investigation is in many cases made after the suspected pollution has abated,

Therefore be it resolved that the Provincial Government acquire and maintain a Mobile Unit or Units for the investigation of suspected instances of polluted waters, so that the time lapse between the reporting and investigation of such instances will be reduced to an absolute minimum.

(c) "To the International Joint Commission:

The Ontario Federation of Anglers and Hunters, Inc., in the interests of Health, Recreation, Industry, and the Welfare of Fish and Wildlife, are opposed to, and will protest any water purity classification in
Recommendations

By Whom

Present Status

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the Niagara River, or any portion thereof, by which the water cannot be used for drinking, culinary or food processing purposes and any other usages."

(d) Whereas the Hon. MacKinnon Phillips, Ontario Minister of Health, has ordered the various Municipalities bordering the Grand River and its tributaries to prepare plans for, and arrange the financing of sewers and sewage disposal plants by July 1st, 1957; and

Whereas the rate of increase of the severity of pollution in the Grand River indicates that the menace to the public health will have assumed mountainous proportions long before that date; and

Whereas it has been demonstrated by one Municipality that such plans can be formulated in a fraction of that time,

Be it therefore resolved that the Hon. Minister be urged, in the strongest possible terms to amend his order to read July 1st, 1955, so that the work can be started without further delay.

(e) Whereas the cumulative effect of uncontrolled waste disposal into the waters of the Grand River and its tributaries now creates a serious health menace and adverse economic conditions within the watershed; and
Whereas the seriousness of these conditions has been recognized by Ministers of the Ontario Government, The Ontario Department of Health, and by officials of the Municipalities involved; and

Whereas administrative legislation controlling Pollution in the waters of the Province of Ontario is vested in various statutes not now enforced; and

Whereas administrative authority for remedial measures in Pollution Control is vested in the authority of various Ministers of the Ontario Government and in the authority of the Premier of Ontario and in the Department of Health;

Be it therefore resolved that the members of the Ontario Federation of Anglers and Hunters Inc., hereby request that you take immediate action within your Department to cause enforcement of existing laws controlling pollution and to cause enactment of such new Legislation as is necessary to immediately stop Pollution. The Grand River Watershed would be a good start.

(\(f\)) With pollution on the increase in every section of the Province and steps to remedy the evil almost negligible,

Be it resolved that the Municipalities concerned be enforced to make residents abide by the sanitary laws of the Province. This refers in particular to cottage owners bordering the lake fronts who by their
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<td>numbers are polluting the waters to a dangerous degree by dumping raw sewage directly into the lakes, rivers and streams adjacent to them.</td>
<td>Conservation Council of Stormont, Dundas and Glengarry, Cornwall.</td>
<td></td>
<td>Negotiations between the Ontario Department of Lands and Forests and the counter Department of Quebec are currently underway dealing with the establishment of the boundary between Ontario and Quebec in that part of the St. Lawrence River and Lake St. Francis between the two Provinces.</td>
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coming into reality within our area,

Be it further resolved that the Ontario Government do all within their power to help bring about a mutual and satisfactory agreement whereby they might establish a mutual boundary adopted and observed by both the Provinces of Ontario and Quebec.

28. Reciprocity Angling in Lake St. Francis and St. Lawrence River Areas:

Whereas this form of agreement was entered into by the Provinces of Ontario and Quebec last year in the Ottawa River fishing areas,

Whereas we have numerous boundary disputes within our area in Lake St. Francis and St. Lawrence River areas, also numerous fines have been levied by the Officials of the Province of Quebec against residents of the Province of Ontario,

Whereas for the betterment and advancement of sportsmen's public relations between the citizens of the Provinces of Quebec and Ontario,

Therefore be it resolved that we recommend to our Ontario Government to take whatever steps necessary to bring this reciprocity angling in the Lake St. Francis and St. Lawrence River fishing areas—those Conservation Council of Stormont, Dundas and Glengarry, Cornwall.

In co-operation with the Province of Quebec arrangements for reciprocity of angling on the Ottawa River from its source at Lake Timiskaming to Point Fortune-Carillon, interprovincial boundary, this privilege is extended to bonafide residents of the Province of Ontario and the Province of Quebec, and also to non-residents of each Province who are licensed by either Province to fish in the waters of that Province.
Negotiations between the Department of Lands and Forests of Ontario and the Department of Game and Fisheries of Quebec, relative to the subject of this recom-
### Recommendations

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<td>West Toronto Fish and Game Protective Association.</td>
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29. Teacher education in conservation: Whereas the Dorset Conservation Workshop was discontinued during 1954 at the direction of the Minister of Education, Hon. W. J. Dunlop,

Whereas there is now no formal arrangement for the training of registered teachers in the Philosophy and background of general conservation,

Whereas the Minister of Education, Hon. Dana Porter, in 1950 announced that Conservation teaching would be incorporated in the school curriculum, and the Department of Education is now proceeding with the revision of school texts in this regard,

Whereas The Ontario Federation of Anglers and Hunters believes that the adequate teaching of conservation to children is a most urgent educational problem, best carried out at school as an integrated part of the school subjects,

Whereas member bodies of the Ontario Federation of Anglers and Hunters in undertaking practical assistance to school districts in conservation teaching, have been informed by the teachers that they feel inadequately
trained in background information to fully utilize revised texts and other material aids in teaching conservation.

Be it resolved that The Ontario Federation of Anglers and Hunters request the Department of Education to prepare an Accredited Course in Conservation constituting a full credit towards a First Class Teachers' Certificate for Ontario Teachers and that this course be prepared in consultation with the Departments of Lands and Forests and Agriculture.

30. That the Department of Lands and Forests is hereby requested to maintain deer checking stations 24 hours a day throughout the entire season.

Ontario Federation of Anglers and Hunters. The Department operates between seven and ten deer checking stations throughout the Province during the deer season.

Full time operation of a checking station is costly and is unnecessary either for enforcement or statistics. It is merely necessary that the part-time stations be so operated that hunters will not know whether or not there is a check.

31. That we strongly object to the Department's recent action to abolish the use of metal seals provided with each deer licence, and the reverting to the old coupon method of tagging deer. The coupon method proved impractical in the past and that it defeated the purpose for which it was originally intended.

Ontario Federation of Anglers and Hunters. Seals were in use for several years but were not used in the 1954 hunting season.

Seals gave rise to many troubles in handling which seemed to outweigh the benefits. We are investigating now a more practical type of seal used by certain states.
Recommmdations

Therefore we urgently request that the Department of Lands and Forests immediately revoke the present coupon regulations and re-instate the system of using metal seals for the tagging of deer.

32. That guides be not permitted to carry fire-arms while in the act of guiding parties of deer hunters.

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<tr>
<td>Ontario Federation of Anglers and Hunters.</td>
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<td>This has been discussed many times by past committees. The trouble is that guides can use fire-arms effectively on wounded deer and also, it is difficult to define the various degrees of guiding. There is certainly a good basis for the arguments put forth when this recommendation was presented.</td>
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<td>In establishing lines to mark hunting areas, metes and bounds have to conform to the requirements of the Registrar of Regulations. Joe Doe’s line fence and Jean Baptiste’s tote road are very real on the ground, but they are not legal</td>
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33. In the Temiskaming area much confusion was experienced by moose hunters during the past season. Boundary lines of schedule areas were difficult or impossible to locate in heavy brush.

Therefore be it resolved that future schedule areas be set where possible, in such a manner as to utilize as boundaries, such features as highways, transmission lines,
railroads and rivers.

With reference to above resolution we would suggest that the early season for moose in this area be extended from the intersection of the most Northern Route of the CNR with the Quebec Boundary, South along the boundary to a point in McGarry Township, where it is intercepted by Highway 66, there, in a generally westerly direction along Highway 66 through Larder Lake, Kirkland Lake and Swastika, to a point in Eby Township, where it intersects Highway 11; then, in a general southwesterly direction following the new Matachewan Road through Eby, Gross and Flavelle, to a point in Cairo Township, where it intercepts Highway 65; then in a southeasterly direction along No. 65 to Elk Lake where it intercepts the Gowganda-Westree Road; then in a general southwesterly direction along the Gowganda-Westree Road to Westree on the CNR, then north on the old 1954 boundary line.

34. Be it resolved that non-resident hunters be prohibited from hunting moose south of the most northerly route of the CNR in the Temiskaming area only.
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<td>35. Resolved that the pheasant season start on Saturday and be continued on the following Monday, Tuesday and Wednesday. Reason is that the majority of working men, due to the five-day week, are not working Saturday. This would give them a chance to hunt on opening day.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td></td>
<td>non-residents and residents hunt as last year.</td>
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<td>36. Whereas the present law is being circumvented, Be it resolved that it shall be unlawful for any one to be in possession of a ferret or ferrets, mechanical ferret, or chemical device when the possessor shall be in the proximity of the natural habitat of rabbits, or while engaged in the act of hunting or shooting of game, not excepting while the person or persons shall be upon his or her own property.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td></td>
<td>We must be guided in this by the feelings of the rural municipalities who are our principal co-operators in pheasant management.</td>
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<td>37. That the Ontario Federation of Anglers and Hunters Inc. petition the Department of Lands and Forests to investigate the possibility of licensing the breeders of ferrets.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td></td>
<td>We have tried these devices and consider the menace from them greatly over-rated. They are hardly worthy of the attention of the law. The prohibition of use on owner's property is rather extreme in any case.</td>
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<td>Most ferrets are bred legitimately for laboratories. Our control runs only to hunting, which places the recommended action outside the</td>
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38. Whereas Quetico Park is a natural wilderness area and has been set aside as such, and should be retained as such;

We therefore petition the appropriate Government Departments to retain Quetico Park as a natural wilderness area, by prohibiting Private and Commercial Aircraft travel and landing in Quetico Park.

39. Whereas it is recognized that to permit hunting in timber limits which are being logged is not in the best interests of the safety of workmen engaged therein; and

Whereas it is a well known fact that timber companies often make of their limits private hunting grounds for the use of company personnel, business associates, and friends; and

Whereas the companies exclude the general public on the grounds that they (the companies) are held financially responsible for the costs incurred in any forest fires which may have their origin on a company limit unless such fires are due to natural causes, or for reasons of wishing to protect company property and/or equipment from acts of vandalism,

Ontario Federation of Anglers and Hunters.

This subject is being dealt with by each District of the Department of Lands and Forests to meet the special circumstances existing in each District.

Ontario Federation of Anglers and Hunters.

This subject is under study by the Parks Division of the Department of Lands and Forests and this recommendation will be referred to that Division.
Be it resolved that:

(a) Limits or portions of limits which are being logged shall be declared game sanctuaries for so long as logging operations are carried on and hunting therein shall be prohibited to everyone.

(b) Limits or portions of limits, in which timber companies have camp buildings and/or equipment and in which no work is being carried on, and approaches thereto, may not be closed to the public. The companies may retain watchmen to safeguard their property. The companies should also be permitted to levy a toll on all persons using vehicles on roads which are wholly company built and maintained.

(c) Companies should not be held responsible for forest fires which may originate in whatever portions of their limits may at the time be open to the public. Timber areas to be made accessible to anglers and hunters by permitting them to use the private company road by payment of a reasonable toll.

40. Be it resolved that the Department of Lands and Forests be requested to print on all hunting licences, and in the summary of the Game Laws, instructions to the hunter, as to what he should do to help himself and

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Ontario Federation of Anglers and Hunters.

No comments are available. Probably the hunter should provide himself with a personal summary of such data.
search parties, should he become lost in the bush.

41. We request that the Department of Lands and Forests be asked to investigate the possibilities of including a package of tree seeds (with instructions for planting) with each hunting licence issued. This would be a means of reforestation.

Ontario Federation of Anglers and Hunters.

42. Whereas the total of hunters wounded and killed continues to mount each year, Be it resolved that any person convicted of shooting at, wounding or killing another person, in mistake for a wild animal, have his hunting licence revoked and that he be

Ontario Federation of Anglers and Hunters.

for reference just as he possesses a watch, compass, road map, etc.

Successful planting of tree seed is a highly technical and difficult undertaking and unless carried out with a good deal of knowledge of the requirements of the species of trees being planted and the desirability of having trees of that species growing in the particular area where they are planted, the chances of useful success are very slight and the high cost involved in preparing, packaging and distributing seeds, is not justified in the light of the doubtful success and cost.

We shall come to licence lifting in some form shortly, probably for offences of this nature and possibly even others. We need stronger legislation in connection with this.
## Recommendations

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<td>Ontario Federation of Anglers and Hunters.</td>
<td>A patrol boat on Lake Superior would be extremely useful and valuable.</td>
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<td>Ontario Federation of Anglers and Hunters.</td>
<td>This recommendation will be referred to the District for their study, recommendation and subsequent action.</td>
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43. That whereas the Department of Lands and Forests at Port Arthur now has only a 16-foot boat and outboard motor for patrol of all fishing on Lake Superior in the Lakehead area, which we feel is inadequate for a proper surveillance; and

Whereas there are at the present time no government rescue boats at the Lakehead;

Therefore be it resolved that the Department of Lands and Forests place at the Lakehead a patrol boat of adequate size for fuller general patrols, and that this boat be made available in emergencies for rescue work.

44. We would recommend the closure to fishing of the following lakes in rotation, i.e., one lake open this year and closed the following year.

In this case there are four lakes we recommend to handle this way, i.e., two lakes open to fishing in one year while two lakes would be closed to fishing during that year. This rotation to be kept up until the lakes were properly stocked.

We feel this would give the freshly stocked Speckled Trout a chance to grow and would
also leave two lakes open to fishing. The Lakes are:

Valley Lake: North half of Lot 9, Concession 1, Snider Township.

North Star Lake: North half of Lots 5 and 6, Concession 1, Snider Township.

Echo Lake: South west part of Lot 10, Concession 3, Snider Township and south east part of Lot 1, Concession 5, Creighton Township.

Turner Lake: South part of Lot 2, Concession 6, Graham Township.

45. Whereas past experience has established that the existing deer hunting season in the District of Rainy River between the dates of November 1st to November 25th inclusive is most generally satisfactory,

Now therefore be it resolved that this Federation respectfully petition the Game and Fisheries Branch of the Department of Lands and Forests to retain the existing deer hunting season in the District of Rainy River.

(b) Whereas the present deer season in the District of Thunder Bay commences in Ontario Federation of Anglers and Hunters.

The usefulness of a late deer season depends on the existence of roads. Where open water is the only means of transportation, a late season is useless. The latest revision in this respect was establishing a late season in Rainy River District which is considered undesirable by those hunting in the forested area where water transportation is used extensively.
Recommendaions

Mid-October and extends through until the latter part of November; and
Whereas it is felt that a later season might be doubly advantageous in that, with snow to assist the hunter, there would be considerably fewer eluding the hunters yet being an easy mark for predatory animals, and also considering the fact that the attendant colder weather would help prevent spoilage of the carcass which so often happens in mild weather; and
Whereas it is considered unlikely that such a change in the season would seriously increase the number of animals killed and in fact might reduce the number killed and at the same time increase the number taken out by hunters,
Be it therefore resolved that representations be made to the proper authorities urging that the deer hunting season commence not sooner than the fore part of November and continue through until Mid-December.

46. In most sections of Southern Ontario— the gun licence expires on February 28th—an exception being Grey and Bruce Counties;
Be it therefore resolved that Grey and Bruce Counties be included in the area where

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the gun licence expires at the end of February.

47. We, the undersigned owners of cottages and summer property on Kassalbog Lake, Methuen Township, Peterborough County, hereby petition the Department of Lands and Forests to include in the Peterborough Crown Game Reserve and prohibit hunting therein in that portion of Methuen Township bounded on the west by the proposed C.P.R. located between Havelock and Nephton; on the north by the road known as Hall's road; on the east by the west shore of Kassalbog Lake and on the south by the north shore of Stony Lake Bay.

Kassalbog Cottagers' Association, represented by Mr. Wm. Dennison.

48. Supports Recommendation 26 by Ontario Federation of Anglers and Hunters respecting pollution.

Mr. Mike Bates, Northern Ontario Outfitters' Association

49. Supports Recommendation 29 by Ontario Federation of Anglers and Hunters respecting pollution.

Mr. Mike Bates,
tario Federation of Anglers and Hunters respecting conservation education.

50. Inasmuch as in 1954 we had two types of moose hunting areas opening simultaneously, one area being for residents and the other a semi-hinterland area where hunting by both residents and non-residents was permissible; and

Inasmuch as this arrangement was fraught with many temptations and possibilities for violation; and

Inasmuch as we are of the opinion that this early resident season which is easier of access, makes too heavy a drain on our moose population,

Be it therefore resolved that if moose hunting is to be permitted in 1955 that there be no early resident moose hunting permitted except in the semi-hinterland areas which may be open to non-residents.

51. Whereas it is definitely established that wolves take a heavy annual toll of wildlife, especially deer; and

Whereas it is practically impossible to control wolf increase by the primitive means of traps and snares,

We generally take the view that we should not exclude residents from any area and if there are not enough moose to go around the non-residents should be the first to be cut off. If non-residents had been allowed in the areas mentioned, nearly all of the moose kill for the whole region would have been along roads.

Section 45 Game and Fisheries Act reads: "No person shall take or kill, or attempt to take or kill, any game by using poison, and possession of poison by any trapper shall be prima
Therefore be it resolved that the Department be requested to encourage the supervised use of poison for the taking of wolves. (Comment: The Western Provinces appear to have developed a successful method of wolf control by poison. This system might be adopted successfully in Ontario.)

52. Whereas bear are considered a serious predator on wildlife; and

Whereas the duck season does not open till mid-September and no duck hunting permitted for the first two weeks of September,

Therefore be it resolved that the Non-Resident Bear Licence be separated from the Non-Resident Duck Licence, and made valid from September 1 to June 15 next following; and that the fee for bear hunting be set at $5.25. It is suggested that wolf hunting be permitted on the same licence.

53. Whereas most of the deer hunting in the Kenora-Rainy River district is on small

facie evidence that it was used by him in violation of this section; but the Department may issue to a limited number of trappers licences to use poison for the taking of wolves. R.S.O. 1950, c. 153, s. 45."

The great majority of trappers oppose the use of poison. In Manitoba it is used by Departmental staff only.

This would mean that non-residents would be in the bush in fall without deer or moose licences.

Hard to reconcile with Section 11 (4).

The present schedule of non-resident hunting licences is adequate to meet the requirements of non-residents who desire to hunt bears.

Letter from Mr. Hans Hansen, Keewatin, On-
islands and points and that we believe that the use of dogs in deer hunting in that area is not conducive to conservation.

We hereby request that the use of dogs for deer hunting be prohibited in the Kenora-Rainy River District.
at least 35 of those years with and without dogs, mostly without. I do know sir, that if you listen to some of those cock-eyed ideas they will keep you in trouble for a long time."

"As you know these conventions always seem to stir up some disruption by one or two that have only been in the district two or three years but must have their say. As a resident and speaking for others, I would ask you to leave the Game Laws as they are. No doubt you have given these laws a lot of study and I am sure you must think they are 100%. Thanking you, I remain, Yours truly,

Hans E. Hansen."

What would be used for licence by Northern Ontario residents who wished to kill bear, wolf, crow, etc.?
should not be carried in Northern Ontario except during the open hunting seasons. Therefore be it resolved that the Department of Lands and Forests be requested to issue groundhog hunting licences for use only within the boundaries of Southern Ontario.

55. Whereas a large percentage of non-resident hunters are domiciled at other than authorized and licensed tourist outfitters, such as farmers, motels, etc., very little control and checking is possible over this group of hunter, Therefore be it resolved:
First, that all non-resident big game hunters be required to headquarter at licensed tourist outfitters.
Second, that the Department of Lands and Forests print non-resident licences with a questionnaire in duplicate which would be filled in by the camp operator, and all game checked and coupons cancelled.

56. The three conservation organizations named on the cover of this brief, request that the Fish and Game Committee of the Legislative Assembly make the following recommendation to the Ontario Department of Lands and Forests.
"That legislation be passed making it

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<tr>
<td>Northern Ontario Outfitters' Association</td>
<td>Unprotected</td>
<td>(1) Certainly many beautiful, interesting and useful birds are destroyed capriciously and unnecessarily. (2) The provision in-</td>
<td>No comment necessary.</td>
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illegal for anyone to destroy any hawk or owl in the Province of Ontario provided that the owner of domestically raised birds may destroy any hawk or owl he finds damaging his birds."

Professor
J. R. Dymond.

APPENDIX

57. That the Ontario Agricultural Council request the Provincial Government to amend the Game and Fisheries Act and make it possible for persons to destroy raccoons in any place at any time of the year.

This resolution was presented at our annual meeting and was carried unanimously. There were representatives present from Eastern, Western and Central Ontario.

In many sections of Ontario it is almost impossible to grow garden corn for the raccoon almost completely destroy it in the fall. They are also a menace to the poultry industry. They are even worse than a fox for they will climb up a building and go in a hole or opening where a fox could not climb up and kill chickens.

They are also doing a lot of damage in the Niagara Peninsula to the fruit growers' crops. They climb up the posts and walk the top wire of the fences and eat and destroy a lot of grapes.

Ontario Agricultural Council, Mr. Oswald. Season—October 1st to February 28th.

The preamble is correct. Much relief would be afforded if raccoons could be killed in August and September so perhaps they should be included in the unprotected list.
58. Supports Recommendation No. 29 by Ontario Federation of Anglers and Hunters on teacher education and conservation.

By Whom: Conservation Council of Stormont, Dundas and Glengarry, Mr. A. M. Lebano.

Present Status: See Number 29.

Comments: See Number 31.

59. Supports Recommendation No. 31 by Ontario Federation of Anglers and Hunters respecting metal tags on deer.

By Whom: Conservation Council of Stormont, Dundas and Glengarry, Mr. A. M. Lebano.

Present Status: See Number 31.

Comments: This practice is well established and well received in other areas and is recommended by the Department for one year's trial as suggested by the recommendators.

60. Whereas the Government are at present considering setting aside dates to be used for archers to hunt deer,

Whereas this should not interfere with the gun hunters of deer, but should be prior to the open season for legal deer shooting with shot-guns,

Whereas these few archers would not deplete the deer population to any great degree,

Be it therefore resolved that we recommend to the Government they set aside dates for an open season for deer hunting in the Three United Counties by the archers prior to the opening of the deer season for shot-gun hunters.

By Whom: Conservation Council of Stormont, Dundas and Glengarry, Mr. A. M. Lebano.

Present Status: See Number 31.

Comments: This practice is well established and well received in other areas and is recommended by the Department for one year's trial as suggested by the recommendators.

61. Sunday Hunting and Shooting.

Whereas Our Province of Ontario is one of the very few that do not allow Sunday hunting,

By Whom: Conservation Council of Stormont, Dundas and Glengarry, Mr. A. M. Lebano.

Present Status: See Number 31.

Comments: No hunting in Southern Ontario does protect Sunday picnickers, etc., from annoyance and danger.
Whereas it is a form of unwritten law whereby people of the northern part of the Province hunt and shoot on Sunday without too much interference by the Officials of the Department of Lands and Forests,
Whereas all other forms of recreation and sporting activities are held on Sundays in the Province of Ontario.

Be it therefore resolved that the present Government do all within their power to help the thousands of hunters by making it lawful to hunt and shoot on Sunday in our area.

62. Supports Recommendation No. 42 by Ontario Federation of Anglers and Hunters re Accident Penalty.

Conservation Council of Stormont, Dundas and Glengarry,
Mr. A. M. Lebano.

63. Wants Ground-hog licences in the hands of the licence issuers (too inconvenient to contact conservation officer).

Conservation Council of Stormont, Dundas and Glengarry,
Mr. A. M. Lebano.

64. That the open season for deer hunting in the Tweed District be limited to six days only—
Throughout the open season for deer hunting, Departmental Biologists are stationed throughout the Province making deer surveys and gathering reports and information from hunters, etc.

Ompah Conservation Association.

and does provide a day of valuable sanctuary to the game in the most populous areas of the Province.

See Number 42.

This will be referred to the District for study.

The factual information will be placed before the members of the Game and Fish Committee while in committee.
Recommends that the use of dogs be made illegal.

65. That the use of dogs be made illegal.

66. Buck law.

67. That the number of deer from any one camp be limited to fifteen.

68. Inasmuch as bow hunters are finding it increasingly difficult and downright dangerous to hunt deer during the regular open season, due to the ever increasing numbers of gun hunters; and

Inasmuch as the bow can be considered a short range weapon; and

Inasmuch as bow hunting can be shown to be a humane way to hunt; and

Inasmuch as bow hunting can be proven to be a practical conservation measure,

Be it therefore resolved that this association ask the Provincial Department of Lands and Forests to consider bow hunting as a practical conservation measure.

APPENDIX 1955

Recommendations

Subsequent reports, released by the Department of Lands and Forests, would seem to indicate an abundance of deer in the Tweed District which is contrary to the opinions of hunter, guide and native particularly in the North Frontenac area.

65. That the use of dogs be made illegal.

66. Buck law.

67. That the number of deer from any one camp be limited to fifteen.

68. Inasmuch as bow hunters are finding it increasingly difficult and downright dangerous to hunt deer during the regular open season, due to the ever increasing numbers of gun hunters; and

Inasmuch as the bow can be considered a short range weapon; and

Inasmuch as bow hunting can be shown to be a humane way to hunt; and

Inasmuch as bow hunting can be proven to be a practical conservation measure,

Be it therefore resolved that this association ask the Provincial Department of Lands and Forests to consider bow hunting as a practical conservation measure.
and Forests to incorporate the following provisions into the Ontario Game Laws:

(a) An open season of two weeks for the taking of deer with bow and arrow. This season not to coincide with the regular rifle season.

(b) Separate areas or area for the hunting of deer with bow and arrow only.

(c) Creation of a licence to cover hunting with the bow and arrow similar to the present gun licence.

The present licence is a hunting licence, not a gun licence, and covers hunting with a bow and arrow as well as with a gun.

69. Supports Recommendation No. 68 by Hunting and Field Archers of Ontario.

Mr. George Hambly, Ontario Federation of Anglers and Hunters. There should be some areas where archers can go.

70. Recommends that the Department set the deer season in Bruce, Grey and Huron without requesting the opinion of the County Councils.

Mr. J. P. Johnstone, M.P.P., Bruce. Much conferring with Municipalities. No comment.

71. Recommends a moose season south of the French River, and suggests a licence fee of $25, and one bull moose per camp.

Mr. J. P. Johnstone, M.P.P., Bruce. We will discuss this one at spring meetings of officers in the Districts.

72. Recommends that the boundary for the moose season be changed to be brought down to Highway No. 17 from Spanish River West following along Highway No. 17 to Garden River.

Mr. John A. Fullerton, M.P.P., Algoma-Manitoulin. Last year we followed the Sault recommendation to the letter. It may be changed this year.
Recommendations

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<th>73. Game and Fisheries Act.</th>
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<td>Whereas it has been found that Private Camps operating as Outfitters without an Outfitter's licence issued by the Department of Lands and Forests (Fish and Game Act, Sec. 21); and</td>
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<td>Whereas it has been impossible for the Conservation Officers of the Department of Lands and Forests or the Ontario Provincial Police to convict these violators due to the ambiguous meaning of Sec. 21 of the Game and Fisheries Act,</td>
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<td>Therefore be it resolved that the following suggested amendments to the Game and Fisheries Act, R.S.O. 1950, Chapter 153:</td>
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<td>(1) That Subsection (21) 2 will be amended by substitution of the word &quot;Available&quot; for the word &quot;furnished&quot; in the fifth line thereof.</td>
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<td>(2) The following subsections be added to Sec. 21. If, on the prosecution of any person charged under this section, prima facie proof is given that a person had Accommodation, Equipment, Supplies or Services available to persons in connection with Angling, Hunting or Camping, in respect of, or concerning which he is being prosecuted, then, unless that such person proves that he did not commit the offence, in proving the operating of an Outfitters</td>
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<td>Northern Ontario Outfitters' Association</td>
<td></td>
<td>This restriction recommended in this Resolution requires a detailed analysis and study.</td>
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Camp it shall not be necessary in any prosecution to show that any money actually passed, if the Justice hearing the case is satisfied that Accommodation, Equipment or Services were available to persons in connection with Angling, Hunting or Camping.

74. SEASONS.

Whereas under the present system of announcing the dates of hunting and fishing season, there has been considerable confusion and misunderstanding to residents, camp operators and their prospective guests,

Therefore be it resolved that the Department of Lands and Forests be requested to set and announce fishing and hunting seasons one year in advance.

Northern Ontario Outfitters' Association

This recommendation is not practical as many seasons, including that of migratory water fowl which is set by mutual international agreement each year, depend on annual inventory of ducks and big game species each year prior to the setting of the seasons in order to ensure the best possible game management.

75. GUIDE LICENCES.

Whereas any person who has had some experience in the bush can obtain a guide licence from the Department of Lands and Forests; and

Whereas persons with a guide licence and trappers have outfitted hunters during the moose seasons, without being tourist outfitters; and

It may be that the question here is related to the definition of an outfitter. If a guide owns a boat, cooking equipment and a tent and is hired by a sportsman for a hunting or fishing
### Recommendations

Whereas such persons are not in a position to look after tourists (either fishermen or hunters); and

Whereas even members of certain Government departments are also outfitting tourists, fishermen and hunters,

Therefore we request the Department to compel these guides to be licensed as outfitters providing they have equipment and facilities brought up to standard under the Tourist Outfitters’ Act.

### Licence Issues.

Whereas it is felt that an avoidable inconvenience is placed on our tourist visitors when they are required to go long distances to purchase hunting and fishing licences; and

Whereas this question has been discussed at several meetings of our Association and referred to past Conventions, it has also been taken up with our local authorities without results; and

Whereas we have requested that authorized Tourist Operators be permitted to issue such licences, where they make application so to do, we believe that such an arrangement would not entail much supervision by the Department but would be an appreciated service by the tourists, particularly those arriving in late evening and wishing to start their trip and uses his own equipment in connection with the guiding of the hunters or fishermen does that place him in the category of requiring to be licensed as a tourist outfitter?

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<th>Northern Ontario Outfitters' Association</th>
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<td>It is desirable to restrict the number of licence issuers to the smallest number compatible with servicing anglers and hunters. This provides a slight revenue for each issuer. Each new issuer appointed increases cost of Departmental operation for bookkeeping, accounting and issuing additional licences as each issuer must have some reserve.</td>
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fishing in the early morning and with only a few days at their disposal,
Therefore be it resolved that we again request the Department to grant us some consideration on this question.

77. At a recent meeting of the South Park Conservation Association and also at a recent meeting of our Hunt Club (Ochwan Sporting Club, Established 1882), it was felt that it would not be in the best interests of sportsmen generally to open the season in the Southern portion of the Province for moose. This is for three reasons:
   (1) Very few of those in these two groups have ever seen a moose. They are not too plentiful in this area. We would like to see them.
   (2) Hunters are not well enough organized (some are merely groups from lumber camps and individuals in tents) to ensure a legal kill.
   (3) The aeroplane would likely account for wholesale slaughter.

78. Recommends preseason bow and arrow hunt for deer.

Dr. James Ross, for South Park Conservation Association and the Ochwan Sporting Club.

79. Recommends against use of bow and arrow.

Mr. William Coles, Toronto.

Mr. Dee M. Key, (A Canadian living in Detroit).

A moose season south of the French and Mattawa Rivers is desirable. The conditions for the season require rather careful consideration.

Such a season is provided in several of the States of U.S.A.

No comment.
80. Resolution to petition the Department of Lands and Forests, Wildlife Division, not to enact legislation prohibiting the use of dogs for hunting of deer in the Township of Dungannon.

Municipality of Dungannon,
(Mr. C. Price, clerk)
L'Amable, Ontario.

81. Request that the first section of the partridge season open on the 1st Saturday before Thanksgiving for the districts that are outlined in Schedule 1, 2, 4 in the 1954 season.

Greater Niagara Fish and Game Protective Association,
Mr. E. R. Chase.

82. An Archery Deer hunting season should be in order for Ontario. As an archery fan I would like to see such a season become an established custom. Archery is the partial solution for the deer which are increasing in numbers in Southern Ontario and are pests to farmers. Kindly give serious consideration to the idea that archery would help keep the deer in control and would provide safe, exciting sport to a growing number of archers.

Mr. Gordon McFarlane,
Toronto.

83. We are unanimous that all hawks and owls be protected, with the proviso that farmers and poultry raisers suffering continued depredations by birds of prey should be able to obtain a permit from the proper authority to kill the hawk or owl causing the depredation.

Thunder Bay Field Naturalists' Club,
Miss J. Hebden,
Secretary.

Comments

There is a very strong opinion opposing this suggestion supported by letters of protest from residents.

Suggestion noted.

No comment.

This appears to be desirable, and in fact is the case in most of North America at the present time.
We are of the opinion that an educational programme should be undertaken by the proper department to acquaint the farmers with the value of hawks and owls.

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<td></td>
<td>Hunting in Ontario with bow and arrow is legal now, of course.</td>
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<td>85. Recommends a special open season for hunting deer with a bow and arrow.</td>
<td>Mr. Raymond Martin, Toronto.</td>
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<tr>
<td></td>
<td>No comment.</td>
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<tr>
<td>86. Recommends a special open season for hunting deer with a bow and arrow.</td>
<td>Mr. G. H. May, Pickering, Ontario.</td>
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<tr>
<td></td>
<td>No comment.</td>
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<tr>
<td>87. Recommends a special open season for hunting deer with a bow and arrow.</td>
<td>Mr. James H. Muckle, President, Dunbarton, Archer Club, Toronto.</td>
</tr>
<tr>
<td></td>
<td>No comment.</td>
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<tr>
<td>88. Recommends a special open season for hunting deer with a bow and arrow.</td>
<td>Mr. J. Martin, Pickering, Ontario.</td>
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<td>No comment.</td>
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<td>89. Resolution passed by the Township Council of East Whitby opposing Sunday hunting.</td>
<td>Township of East Whitby, Mr. Geo. Farncomb, Clerk.</td>
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<td>No comment.</td>
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<td>90. Resolution passed to stop the sale of jackrabbits.</td>
<td>Waterloo County Fish and Game Protective Association, Mr. L. Koehler, Secretary.</td>
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<td>The fruit farmers may have a counter interest here.</td>
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<td>Recommendations</td>
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<tr>
<td>91. Resolution passed to stop jackrabbit drives.</td>
<td>Waterloo County Fish and Game Protective Association.</td>
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<tr>
<td>92. Resolution passed to outlaw mechanical ferrets.</td>
<td>Waterloo County Fish and Game Protective Association.</td>
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<td>93. Whereas there has been widespread damage caused by bears entering bee yards in many sections of Ontario; and Whereas the maintenance of these bees is important both for pollination and honey production, Therefore be it resolved that the Department of Lands and Forests be requested to raise the bounty on bears to $25.00 for adults and $15.00 for cubs; and Be it further resolved that the Department be requested to have this bounty made applicable regardless of whether or not the applicant is a resident of the municipality where the bear is killed or destroyed.</td>
<td>Ontario Beekeepers' Association, Mr. G. F. Townsend, Secretary.</td>
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<td>94. We recommend that the raccoon be taken from the Protective List; and That a copy of this clause be sent to the members of the Legislative Assembly of</td>
<td>Council of the Corporation of the United Counties of Leeds and Grenville, Mr. W. R. Johnson,</td>
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these United Counties and to the Minister of the Department of Game and Fisheries.

95. Licences for all townships in the county be made available at all regular licence outlets.

96. Township licences be legal for the specified township only at all times, to maintain revenue proportional to hunting activity.

97. Township licences be invalid unless permission to hunt upon his land has been granted by the property owner. (This to be stated on the licence.)

98. The reverse side of the township licence to have space for Magistrate's endorsement of conviction.

99. Township Licence fees be set at the following rates:—

The purpose of township licensing is to give the townships power to restrict and discriminate. This would have the opposite effect.

Townships in each county should be able to work together to meet these conditions.

This would do away with any value of township licences which now are supposed to be issued in principle at the wishes of property owners through their formal representatives, the township council.

Section 76 (5) of the Game and Fisheries Act provides for cancellation of a licence following conviction of the licensee.

This should be worked out by the sportsmen,
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<td>1. Property owner with 10 acres, minimum $1.00.</td>
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<td>farmers and Township Council. The farmers may not go along with the boost from 25c, their present fee, to the $1.00 as proposed here.</td>
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<td>2. All other sportsmen $3.00.</td>
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<td></td>
<td>Councils are likely to wish to endorse the use of their own money. Most of them now do have conservation funds and they may be willing to work with a conservation association on the use of these funds.</td>
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<td>100. After deduction of uniform and specific issuance fees, this money is to be used to establish a conservation fund in the respective townships. Moneys so accumulated may be drawn upon for any conservation project endorsed by the Wentworth Conservation Association and approved by the local Conservation Officer and the Township Council. Suggested conservation projects are as follows: (a) Large ponds strategically located for use in fire fighting and for recreation. (b) Subsidized reforestation, farm ponds, stream improvement, etc. (c) Education grants for schools to sponsor conservation essays, etc.</td>
<td>Wentworth Conservation Association.</td>
<td></td>
<td>This is the third submission of this kind during the present hearing.</td>
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<td>101. That owing to the increased number of coons and the great damage to the corn crops and poultry flocks that the Arran Township Council request that the Department of Game and Fisheries remove the coon from the protected animals' list.</td>
<td>Township of Arran, Mr. G. E. Monkman, Clerk.</td>
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102. We are hoping your Department will give consideration to an archery deer season. There are many strong reasons for such a move. We hope you will agree.

In 1954 over 110,000 rifle hunters took to the woods after deer. Such vast numbers of hunters, dogs and guns in the bush make it increasingly difficult for archers to hunt, safely and successfully. Archers still hunt, use no dogs, wear dull clothes and move quietly. Hunting like animals, they are too likely to be shot as such.

At first the number of archers will be small but everything has a beginning. Wisconsin and Michigan combined, started with 200 archers and now sell 50,000 licences to archers each year. This is a new source of revenue for conservation. It means two weeks or more additional revenue to guides, outfitters, and tourist camp operators. These people are in favour and said so at last year’s fish and game committee meeting in Queen’s Park.

The only objection anyone can think of is that gunhunters do not want their pet areas hunted over before opening day. The fear of “spooked” deer has been proven groundless in every state where deer seasons for archers have been opened. Another answer to this argument is that the Ontario Federation of Anglers and Hunters last month passed a resolution by a two-thirds majority

Mr. Norman Coombe, Mimico.

There appears to be an increasing interest in this subject.
for an archery pre-season. They are as fair a representation of hunters as it is possible to get in Ontario. Incidentally this resolution originated in your own constituency. However, a two-week breather between seasons would allow the supposedly spooked deer to settle down.

Whereas one in three riflemen get their deer only one in thirty archers will succeed. They hunt for sport, not for the kill. Does this not give recreational use of the deer herd without damage to it?

Why should Ontario, a progressive province with a progressive government, be the last to encourage this safe, humane, and conservationist type of hunting?

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<td>103. Favours archery season. Archers need no special privileges but they do need a season where they can hunt deer previous to and without the competition of gun shooters. My opinions are shared by members and non-members of the archers of the Woodstock Archery Club.</td>
<td>Mr. Alvin P. Hunter, Woodstock Archery Club.</td>
<td>No comment.</td>
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107. Resolved that we, this Hastings County Council, hereby petition the Department of Lands and Forests, Game and Fisheries Division, to enact legislation to prohibit the use of dogs for the hunting of deer in the twelve north Townships of Hastings County, namely:

Wollaston, Limerick, Cashel, Faraday, Dungannon, Mayo, Herschel, Monteagle, Carlow, McClure, Wicklow and Bangor, for a period of three years; and a copy of this resolution be sent to the Provincial Members of the Legislature for Hastings County.

108. At the February 7th meeting of the Township Council the following resolutions were passed.

Moved by Mac Wilson, Seconded by Wm. O'Brien that this Township of Wollaston request the Department of Lands and Forests to take no action re: the County resolution prohibiting the use of dogs for hunting deer in Wollaston Township. Carried.

Moved by A. Voder, Seconded by G. Moore that this Township of Wollaston petition the Department of Lands and Forests requesting that if the County resolution is passed re: stopping dogs for use in hunting deer to include all townships in Hastings County north of No. 7 Highway. Carried.

Hastings County Council, E. S. Denyes, Clerk-Treasurer.

Township of Wollaston, R. G. McGeachie, Clerk.

There were several letters from the Townships protesting this recommendation. See numbers 108 and 109.

See numbers 107 and 109.
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<td>109. Whereas we believe the resolution of our worthy Council of the County of Hastings to the Department of Lands and Forests, Game and Fisheries Division requesting the banning of dogs for the hunting of deer within the twelve northern townships of the County of Hastings is not in accord with the wishes of the people of these townships, Resolved therefore that the Municipal Council of the Township of Mayo by this resolution request that such legislation be not enacted. That the clerk forward copies of this resolution to the Honourable the Minister of Lands and Forests, our local Members of the Legislature and our esteemed County Clerk.</td>
<td>Township of Mayo, Mr. C. W. Ramsbottom, Clerk.</td>
<td>See Numbers 107 and 108</td>
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<td>110. Recommends that the deer season in North Hastings be reduced to seven days.</td>
<td>Mr. F. L. Ward, Q.C., Picton.</td>
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<td>111. The Welland Port Fish and Game Association in their last regular meeting on December 7th, 1954, has instructed me to write the Department and ask that the hunting season be closed in the Townships of Gainsboro and Wainfleet on Hungarian</td>
<td>Welland Port Fish and Game Association, Mr. Cyril Horton, Secretary.</td>
<td>The situation here will be placed before the members of the Fish and Game Committee, while in Committee.</td>
<td>The present hunting season probably does not control the numbers of either species, nor does it affect their increase which is dependent upon</td>
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partridge and grouse, for the period of two years or more or such a time as these birds become more plentiful. These birds are very few in these townships and they would like to protect them.

112. We, of the Ontario Bird Dog and Conservation Association, would, in view of the limited success in expensive pheasant re-stocking programmes, recommend that the Government should bring about legislation that will permit the sale of pheasants, and the establishment of regulated commercial pheasant hunting after the pattern that has proven so successful in New York, Pennsylvania, Indiana, California, and many other pheasant habitat States.

Pheasants are as easily pen raised as chickens, but apparently few survive when released to fend for themselves without extra food and protection.

Such shooting preserves provide a "Put and Take" method of hunting that allows the sportsmen to harvest the pheasants that they pay to raise and leaves an excess that helps to populate the adjacent territory at no expense to the Government.

We feel that a programme of this nature would be very acceptable to all sportsmen, and would ask that it be given a lot of thought.

Ontario Bird Dog and Conservation Association,
(Mr. John W. Bailey).

Modification of present law would be necessary to meet the conditions of this recommendation.
### Recommendations

113. That trappers who hold resident trappers' licences be given privilege of taking muskrats in same season as is given trappers who have registered traplines.

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<td>New Ontario Trappers' Association (Ralph Bice, Pres.)</td>
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<td>This is reasonable and desirable.</td>
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114. That trappers who hold guides' licences, and are known as No. 1 or senior guides be allowed to take moose hunters in open season, without benefit of outfitters' licence.

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<tr>
<td>New Ontario Trappers' Association (Ralph Bice, Pres.)</td>
<td>They do not require outfitters' licences.</td>
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115. That we again request permission for trappers, on registered traplines, to take one moose for food in areas where there is no open season for moose.

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<tr>
<td>New Ontario Trappers' Association (Ralph Bice, Pres.)</td>
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116. That the Department seriously examine the possibility of collecting membership dues from trappers at the time licences are issued. This could mean dues could be lowered to $2. This is of course similar to the unpopular check-off in large unions, but at present only a small portion of trappers are paying dues. There is a large amount of travelling and organizing to be done, and it is not possible for any person to spend the time and money to bring the Trappers' Association to the level it must reach if the industry is to survive.

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<td>New Ontario Trappers' Association (Ralph Bice, Pres.)</td>
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<td>The same privilege could similarly be requested by the various groups listed in Column 2.</td>
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117. While this may not be in the line of

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<tr>
<td>New Ontario Trappers' Association (Ralph Bice, Pres.)</td>
<td>These licences are now</td>
<td>No comment.</td>
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Trappers' motions, at a recent meeting with a wide representation there was much discussion about the use of firearms during the summer months. It appears that licences are issued rather indiscriminately at Queen's Park, and many irresponsible persons thereby share legal right to carry .22 rifles. It is well known that many small fur-bearing animals as well as game birds are shot, and we would ask that the issuing of licences be stopped completely, except to necessary cases.

The Oba trappers, who are all guides, feel they should have some small part in deciding how many moose licences should be issued for hunters in that area.

118. During the period since and before the last World War, lumbermen, in order to get their logs to the mills, have built many roads into the woods to hunt. In almost all of these areas, there were established hunting camps. These camps had paid lease rental, also taxes for many years, and there was an unwritten law, but well kept about the hunting areas of the different camps. The newcomers claimed all Crown lands were open to all, and in this of course they were right. But it has resulted in a lot of hard feeling, and also poor hunting. In some areas of Muskoka and Parry Sound, hunters are so plentiful that some are on the runways well available for summer hunting as stated.

There is no restriction by numbers or areas in Ontario at present.

Ralph Bice.

No comment.

- How can the right of free hunting for recreation and pleasure on Crown land be assigned?
before daylight, and by mid-morning several men may be on the same watch.

As there are many areas, not too inaccessible where there are no hunters it has been suggested that some form of control be instituted, either by zoning, similar to traplines, or by limiting the number of hunters to an area. Hunt clubs who have been established for many years feel they should have precedence in the matter of zoning.

119. The hunt clubs of Muskoka and Parry Sound also ask for a restricted open season for moose, one licence to be allotted to each club of at least 3 years duration, said licence to cost $25 or $50 for each club, and licence to be issued before opening date of proposed season.

120. At a recent meeting of the Hastings County Council, a very close vote was taken in respect to making recommendation for the discontinuance of the use of dogs in deer hunting season and also to permit use of snares. The voting contest was so close that the deciding vote had to be cast by the warden of the county, recommending the above proposal.

We are unanimous in our request that there be no change inasmuch as dogs be allowed in deer hunting and we are drasti-
cally opposed to the use of snares at any time.

121. We have just learned that the Fish and Game Committee of the Legislature held open meetings on March 8th and 9th, and that at that time request was made for Sunday hunting to be made legal in the districts of Stormont, Dundas and Glengarry. Similar requests have, of course, been made in the last couple of years. It is difficult and undesirable for the people who share the views of the Lord's Day Alliance to have to appear before the Committee year by year in order to restate their objections, and this year we lacked information that the question would again be introduced. May we, therefore, request that through you our continuing objections again be made known to the committee. We know of no reason why the decisions of recent years should be changed, and we respectfully ask the Committee to reaffirm its former stand in this matter.

We have read that it has been argued that because many forms of recreation are permissible on Sunday, so also should hunting. We beg to point out that hunting is different from other forms of recreation in that it especially constitutes an annoyance and a danger on Sundays. It would create a special hazard for the many who are free on
Sundays to enjoy themselves out of doors. The very large waste that would be created in respect to wildlife by the larger numbers of people who would be free to hunt on Sundays is another consideration which is, we are sure, of concern to your department, as it is also to the people at large.

It is to be hoped that the Committee's resolution in this matter will not be worn down by repeated requests, and that the Committee will again decline to make the proposed recommendation.

122. Recommendation submitted by the Department of Lands and Forests. During the last few years there has been an increasing interest in wolf control in the Province of Ontario. The Department has participated actively with the sportsmen, trappers, and with all others interested in wolf control and, to a lesser extent, also in the control of bears. In connection with wolf control, the wolf bounty has been maintained and in 1949 the bounty on pups was increased from $5.00 to $15.00. The payment of bounty to trappers and others turning in the necessary evidence has been speeded up. Snare wire has been provided by the Department for trappers who are interested in procuring it for the snaring of wolves, and special recognition by the Department has been given at trappers' meetings to those trappers who have been most successful in taking the wolves. Changes have been made in legislation to provide for hunting and shooting of wolves from vehicles, including automobiles, and aircraft under special permit, which permissive authority has been extended even to Crown Game Preserves under some conditions. A further amendment in the Wolf Bounty Act was made last year providing for the payment of bounty
on the submission of the head of a wolf, so that it is no longer necessary to skin them, excepting in the organized areas of Southern Ontario.

The Department procured Plott hounds, which are recognized as being excellent hunters, and has used them in control of wolves by special hunts, and has done a considerable amount to stimulate the wolf hunting interest of sportsmen.

It has been shown very conclusively that the payment of wolf bounties does not affect the control of wolves and, in fact, may well be considered as being in the nature of providing an effective harvesting of the annual production which tends to keep the wolf population in a healthy condition.

At a meeting in Calgary in September, 1954, it was agreed by the responsible administrative authorities of Ontario, Manitoba, Saskatchewan, Alberta and British Columbia that wolf bounty was not effective in controlling wolves, and that it was a nuisance which should be done away with at the earliest possible date. A recommendation to all the participating Provinces came out of this meeting. Alberta and Saskatchewan have already done away with wolf bounty. The Governments of British Columbia and Manitoba have under consideration action for this purpose, and similar action is most desirable for the Province of Ontario.

The proposal for, and any action to do away with wolf bounty in Ontario should definitely be accompanied by an understanding that the monies expended in this way which are in the order of $40,000 to $60,000 a year should be maintained for work on the study of control of wolves.

The study of wolves should be in the direction of determining the populations in different parts of the Province, assessing the damage of wolves to domestic stock and deer, and to the improvement of control methods wherever wolf populations create a nuisance. The type of control which appears promising and which can be super-imposed upon that now in effect by trappers and sportsmen would consist in the appointment of Lands and Forests field staff of experienced wolf hunters, who would use such methods as trapping, snaring, hunting from aircraft, hunting with dogs where suitable, and in some areas, perhaps even by the use of poison.
A further responsibility of paid Departmental wolf hunters would be the training of farmers where wolves are a threat to farm stock, of trappers and sportsmen, so that there would be developed a body of men throughout the Province who were familiar with the most effective methods of destroying wolf populations.

This method of wolf control would have the advantage of concentrating control on those wolf packs or populations which were a menace to domestic stock or wild game, rather than the present ineffective approach through bounties of spreading the effort so diffusely across the Province that it is thoroughly ineffective in bringing about any control.