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Legislative Assembly
OF THE
PROVINCE OF ONTARIO

8th of September, 1955
and
From 31st of January to 28th of March, 1956
Both Days Inclusive

IN THE FOURTH AND FIFTH YEARS OF THE REIGN OF OUR
SOVEREIGN LADY QUEEN ELIZABETH II

BEING THE
First and Second Sessions of the
Twenty-Fifth Parliament of Ontario

SESSIONS 1955 AND 1956

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JUNIOR FARMER ESTABLISHMENT ACT, 1952:

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3. Bill No. 90 to amend, introduced, 37. 2nd Reading after debate, 47. House in Committee, 72. 3rd Reading, 82. Royal Assent, 153. (4-5 Eliz. II, cap. 47.)

4. Bill No. 114 to amend, introduced, 81. 2nd Reading, 91. House in Committee and amended, 123. 3rd Reading, 131. Royal Assent, 154. (4-5 Eliz. II, cap. 47.)

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Northern Ontario Pipe Line Act, 1956:

1. Forecast in Speech from Throne, 4.

2. Bill No. 91, introduced, 44. 2nd Reading moved and debate adjourned, 49. Debate concluded and 2nd Reading carried on Unanimous Recorded Vote, 49, 50. 2nd Reading, 50. Resolution passed through the House, 56. House in Committee, 79. 3rd Reading, 82. Royal Assent, 153. (4-5 Eliz. II, cap. 55.)

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Petition for an Act respecting, 9. Petition read and received, 14. Reported by Committee on Standing Orders, 40. Bill No. 5 introduced and referred to committee on Private Bills, 43. Reported, 86. 2nd Reading, 90. House in Committee, 118. 3rd Reading, 121. Royal Assent, 150. (4-5 Eliz. II, cap. 111.)

Nuclear Energy:

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Ontario Agricultural College:

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Ontario College of Art:

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Ontario College of Education:

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Ontario Food Terminal:

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Ontario Food Terminal Act:

Bill No. 82 to amend, introduced, 35. 2nd Reading and referred to Committee on Agriculture, 38. Reported, 48. House in Committee, 57. 3rd Reading, 60. Royal Assent, 153. (4-5 Eliz. II, cap. 56.)

Ontario Fuel Board Act, 1954:

Bill No. 124 to amend, introduced, 98. 2nd Reading, 117. House in Committee and amended, 124. 3rd Reading, 131. Royal Assent, 154. (4-5 Eliz. II, cap. 57.)

Ontario Highway Transport Board:

Annual Report, 137. (Sessional Paper No. 67.)

Ontario Highway Transport Board Act, 1955:

Bill No. 50 to amend, introduced, 22. 2nd Reading, 30. House in Committee, 60. 3rd Reading, 63. Royal Assent, 152. (4-5 Eliz. II, cap. 58.)

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Ontario Municipal Board:

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2. Bill No. 121 to amend, introduced, 88. 2nd Reading, 117. House in Committee and amended, 123. 3rd Reading, 131. Royal Assent, 154. (4-5 Eliz. II, cap. 60.)

Ontario Northland Transportation Commission:

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1. Forecast in Speech from Throne, 4.
2. Bill No. 113, introduced, 81. 2nd Reading, 124. House in Committee, 134. 3rd Reading, 140. Royal Assent, 154. (4-5 Eliz. II, cap. 61.)

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ONTARIO VETERINARY COLLEGE:

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ONTARIO WATER RESOURCES COMMISSION:

1. Establishment forecast in Speech from Throne, 5.
2. Bill No. 98 to establish, introduced, 51. 2nd Reading after debate, 64. House in Committee, 93. 3rd Reading, 96. Royal Assent, 153. (4-5 Eliz. II, cap. 62.)

OPERATING ENGINEERS ACT:

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OTTAWA COMMUNITY CHESTS:

Petition for an Act respecting, 10. Petition read and received, 15. Reported by Committee on Standing Orders, 40. Bill No. 15 introduced and referred to Committee on Private Bills, 43. Reported as amended, 69. 2nd Reading, 90. House in Committee, 92. 3rd Reading, 95. Royal Assent, 150. (4-5 Eliz. II, cap. 113.)

PARKLAND IMPROVEMENT FOUNDATION:

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Petition for an Act respecting, 9. Petition read and received, 14. Reported by Committee on Standing Orders, 31. Bill No. 9 introduced and referred to Committee on Private Bills, 32. Reported, 42. 2nd Reading, 45. House in Committee, 56. 3rd Reading, 60. Royal Assent, 150. (4-5 Eliz. II, cap. 114.)
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Pipe Line:

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Planning Act, 1955:

Bill No. 138 to amend, introduced, 107. 2nd Reading, 118. House in Committee, 123. 3rd Reading, 131. Royal Assent, 155. (4-5 Eliz. II, cap. 64.)

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Bill No. 133 to amend, introduced, 99. 2nd Reading, 113. House in Committee, 123. 3rd Reading, 131. Royal Assent, 155. (4-5 Eliz. II, cap. 65.)

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Power Commission Act:

1. Amendment forecast in Speech from Throne, 7.

2. Bill No. 104 to amend, introduced, 51. 2nd Reading, 113. House in Committee, 122. 3rd Reading, 130. 3rd Reading rescinded and referred back to Committee of Whole House for amendment, 137. House again in Committee and amended, 141. 3rd Reading, 149. Royal Assent, 154. (4-5 Eliz. II, cap. 66.)

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Presbyterian Church in Canada, Synod of Toronto and Kingston of the:

Petition for an Act respecting, 10. Petition read and received, 15. Reported by Committee on Standing Orders, 41. Bill No. 23 introduced and referred to Committee on Private Bills, 43. Reported as amended and fees less cost of printing remitted, 70. 2nd Reading, 90. House in Committee, 92. 3rd Reading, 95. Royal Assent, 151. (4-5 Eliz. II, cap. 123.)

Presqu'ile Park Commission:

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Provincial Aid to Drainage Act, 1954:

1. Amendment forecast in Speech from Throne, 7.

2. Bill No. 54 to amend, introduced, 26. 2nd Reading, 61. House in Committee, 93. 3rd Reading, 95. Royal Assent, 192. (4-5 Eliz. II, cap. 67.)

Provincial Auditor:

1. Report for year 1954-55 presented, 12. (Sessional Paper No. 3.)


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Provincial Land Tax Act:

Bill No. 117 to amend, introduced, 81. Resolution passed through the House, 92. 2nd Reading, 94. House in Committee and amended, 123. 3rd Reading, 131. Royal Assent, 154. (4-5 Eliz. II, cap. 68.)
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Provincial Parks Act, 1954:

Bill No. 87 to amend, introduced, 37. 2nd Reading, 91. House in Committee, 122. 3rd Reading, 130. Royal Assent, 153. (4-5 Eliz. II, cap. 69.)

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Public Accounts for Fiscal Year Ending March 31st, 1955:

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Public Commercial Vehicles Act:

Bill No. 139 to amend, introduced, 110. 2nd Reading, 118. House in Committee, 123. 3rd Reading, 131. Royal Assent, 155. (4-5 Eliz. II, cap. 70.)

Public Health Act:

1. Amendments forecast in Speech from Throne, 3, 7.

PUBLIC LANDS ACT:

Bill No. 86 to amend, introduced, 36. 2nd Reading, 91. House in Committee, 122. 3rd Reading, 130. Royal Assent, 153. (4-5 Eliz. II, cap. 72.)

PUBLIC SCHOOLS ACT:

1. Amendment forecast in Speech from Throne, 7.
2. Bill No. 55 to amend, introduced, 26. 2nd Reading and referred to Committee on Education, 37. Reported, 38. House in Committee, 57. 3rd Reading, 60. Royal Assent, 152. (4-5 Eliz. II, cap. 73.)

PUBLIC SERVICE ACT:

Bill No. 75 to amend, introduced, 27. 2nd Reading, 30. House in Committee, 61. 3rd Reading, 63. Royal Assent, 153. (4-5 Eliz. II, cap. 74.)

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8. As to provisions for farmers at Ontario Food Terminal, etc., 22. Answered, 53.


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<td>Letter to Mr. MacDonald from Dr. F. V. Van Nostrand, M.B., B.Sc., etc., Director of Psychiatry and Neurology. Mr. MacDonald. Presented to the Legislature, 10th February, 1956.</td>
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No. 52 Case submitted in the Supreme Court of Canada re Farm Products Marketing Act, R.S.O. 1950, chapter 131, as Amended. Presented to the Legislature, 16th February, 1956. Not printed.

No. 53 Correspondence, etc., re Trans-Canada All-Canadian Pipe Line Project. Presented to the Legislature, 17th February, 1956. Not printed.

No. 54 Statement of Railway Crossing Fatalities from November 1st to December 1st, 1955, etc. Presented to the Legislature, 23rd February, 1956. Not printed.


No. 59 Correspondence between Prime Ministers of Ontario and Canada re Pollution. Presented to the Legislature, 8th March, 1956. Not printed.


No. 63 Report of the Select Committee on Certificates of Title of Ownership of Motor Vehicles, etc. Presented to the Legislature, 22nd March, 1956. Not printed.

| No. 65 | Tables of Salaries, Indemnities and allowances paid by the various Provinces and Canada to the Prime Minister, Ministers and Members. Presented to the Legislature, 26th March, 1956. *Not printed.* |
PROCLAMATION

L. O. BREITHAUPT

CANADA

PROVINCE OF ONTARIO

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

A. K. ROBERTS, 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 thirty-first day of January 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 twelfth day of January in the year of Our Lord one thousand nine hundred and fifty-six and in the fourth year of Our Reign.

BY COMMAND.

G. H. DUNBAR,
Provincial Secretary.

Tuesday, the thirty-first day of January, 1956, being the first day of the Second Session of the Twenty-fifth 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:

I bid you welcome to this Second Session of the Twenty-fifth Legislature.

Since you met last September, Canada has been honoured by a visit from Her Royal Highness, the Princess Royal, and we are pleased to have been able to extend our hospitality to her here in our own Provincial Capital.

It is a great pleasure to call to your attention the completion of a year in which new levels of employment, production and income have been reached. After a beginning which gave some cause for concern, economic conditions in
Ontario experienced so rapid and so strong a recovery that the output of goods and services in 1955 was nearly ten per cent above that for 1954, and some five per cent above the previous record year of 1953. Mining, forestry, manufacturing and construction contributed to this expansion.

During the past year, Federal-Provincial Conferences were convened in April, June and October. Reports on these proceedings will be made to the Legislature. The principal matters affecting Ontario were:

1. Federal-Provincial fiscal arrangements to supersede those expiring March 31, 1957;
2. Unemployment assistance to supplement Unemployment Insurance;
3. The problem of farm marketing;
4. A national plan of Hospital Insurance.

Consideration of all these matters by the Federal-Provincial Conference of Ministers, as well as by the Technical Advisory Committee, is continuing. It is a source of satisfaction that Ontario’s proposal to establish a Continuing Committee of Federal and Provincial technical officials was adopted by the Conference unanimously and is now in operation.

Arising out of the conference on fiscal arrangements, the Federal Government last January 6th made certain proposals, the particulars of which will be tabled, as will also its proposals in relation to unemployment assistance. In order to deal with these arrangements, a Special Session of the Legislature will be convened later this year.

Progress towards the adoption of a national plan of hospital services was given a strong impetus when the Government of Ontario submitted its proposals to the Federal-Provincial Conference in April last and further amplified them at the Conference in October. As a result of Ontario’s efforts, health insurance was not only placed on the conference agenda, but a special committee was established to study Ontario’s, the other Provinces’ and the Federal Government’s proposals. This committee met in October and again last week. In consequence, more progress has been made on hospital insurance in the past year than in all the previous decades that this subject has been under consideration. The proposals made by Ontario and those received from the Federal Government will be placed before the Standing Committee on Health where they may be examined in detail and later presented to the Members of this House for their fullest consideration. Legislation, involving the organization and administration of our hospitals and aimed at strengthening the foundations upon which such a plan can be proceeded with, will be placed before the House at this Session. In addition, measures affecting sanitoria for consumptives and public health will also be introduced.

At Ontario’s suggestion, farm marketing was placed upon the Federal-Provincial Conference agenda. All the provinces have been filled with uncertainties—uncertainties that have persisted over many years—as to their constitutional jurisdiction on this important matter. We have deemed it wise
to have these doubts resolved. Accordingly, the Province of Ontario, in a wide reference, is submitting these questions to the Supreme Court of Canada. The earliest date for the hearing on this subject, which concerns all provinces, has been fixed for next April. In the meantime, intensive studies are being conducted into various alternatives pending the Supreme Court's decision. These studies are designed to give our farmers the legislation and support best suited to their marketing needs. Such enactments will require the consideration of the Legislature at a Session to be held later this year. However, at this present Session, measures will be introduced covering junior farmers' loans, brucellosis control, agricultural societies, co-operative marketing loans and seed potatoes.

The St. Lawrence seaway and power project is proceeding in accordance with plans approved by the Legislature: The carrying out of so large and complex a development inevitably creates dislocations affecting the lives of the people, the municipalities and businesses in that area. These problems are, however, being solved.

As work on the St. Lawrence project proceeds, the importance of the Government's parks policy is becoming increasingly apparent. Legislation will be introduced providing for an integrated policy embracing the Niagara Parks, St. Lawrence Parks and other provincial parks throughout the Province and for making available the necessary funds for such purposes on a long term basis. In this way, the orderly development of a Province-wide parks system will be made possible.

The spectacular growth and development of Ontario has continued during the past year in many aspects on an accelerated basis. Very large problems of importance and complexity are continually arising because of our unprecedented advances. Last week, Ontario submitted its Brief to the Royal Commission on Canada's Economic Prospects. This Brief, which will be tabled in this House, reveals many of the opportunities as well as the challenges which face our people over the coming years. One of these is the ever-growing demand for power. Since the inception of Ontario Hydro fifty years ago, the demand for electric power has increased annually except for two depression years. From 1933 onwards there has been a substantial annual increase, particularly since 1945. In the last decade alone, the Commission's primary power requirements have considerably more than doubled. Furthermore, it is anticipated that this sharp upward trend will continue and that in the next ten years the Commission's generating capacity will require to be doubled again. This means, therefore, that by 1965 we shall have to develop over five million horsepower more than is available today. We shall obtain approximately a quarter of this amount from the St. Lawrence development and a substantial part of the remainder will have to come from sources other than water power developments. Thus, we have turned to nuclear energy which, based upon our unrivalled uranium resources, affords immense potentialities.

In meeting these vast power requirements not only for the next ten years but for the succeeding decade it is necessary to turn with all possible dispatch to bringing to our Province natural gas and oil from Western Canada. Legislation will be introduced enabling the Government of Ontario to advance $35 million in capital to a Crown corporation for a natural gas pipeline through Northern Ontario. Our partner in this will be the Federal Government. The
building of an all-Canadian natural gas pipeline will contribute immeasurably to the development of industry in northern and southern Ontario and in Canada generally. It will serve to reinforce the power and fuel supplies upon which our economic future depends.

Another vital need to assure Ontario’s development is an abundance of water for industrial and domestic purposes, and coincidental with this the abatement and control of water pollution. Last year, the Ontario Water Supply and Resources Committee was set up. Its report has been printed as an appendix to Ontario’s submission to the Royal Commission on Canada’s Economic Prospects which, as stated, will be distributed. In further recognition of the importance of this work, legislation will be introduced creating in its place the Ontario Water Resources Commission which will have powers and be provided with funds to enable it, without delay, to make a vigorous start on water and pollution problems.

During the past year, notable advances have been made by our construction departments, including Highways, Public Works, and Planning and Development. The huge program approved by this House at the last Session has been carried out, except where shortages of steel and other materials and technical personnel have intervened. With the ever-strengthening of our administrative organization, an even larger capital program will be submitted this year for your consideration in conformity with the needs of our people.

You will be asked to consider measures and vote estimates to facilitate the construction of highways, housing, conservation projects and other public works. Incompleted links of the Trans-Canada Highway will be pressed forward vigorously.

Highway safety—a matter of continental concern—has been receiving attention and action by the Departments of the Attorney-General and Highways during the past year. Provisions will be made for intensifying these efforts in the coming fiscal year.

The report of the Select Committee investigating toll roads will be presented for your study and consideration.

The reports of the Committees investigating Certificates of Title for Motor Vehicles and Smoke Control and Air Pollution will also be received and considered.

My Government has continually followed the policy of adding to the fiscal strength of our municipalities to enable them to meet their many requirements. For the first time, direct municipal representation was included in the Ontario delegation to the Federal-Provincial Conference. Among other things, the form of Metropolitan Government in the Toronto area will be strengthened by transferring the police services to the Metropolitan Corporation and there will be a provision for a two-year term for all Councils in this area to commence on the 1st of January, 1957. The two-year term will enable bi-annual assessments and other improvements to be carried out that will reduce costs and add to the efficiency of local government.
For both the Province and the municipalities, education will continue to be one of our most pressing problems. The school population is now over a million. The enrolment increase this year was nearly 70,000. Another ten years will see approximately 1,600,000 students in our primary and secondary schools. Our present position is favourable in that we have been able to keep abreast of the demands for increased accommodation. During the past year, as a result of nearly 500 building projects, over 2300 additional elementary and secondary classrooms have been added to existing accommodation at a cost of nearly $60 million. The task ahead is formidable and must be faced realistically. With the rapid upsurge of school population it will be more than ever necessary to restrict ourselves to essentials and provide the resources to pay for schools and engage adequate teaching staff without letting the burden upon the local taxpayers get out of hand. Last year's increase in Provincial grants for education was the largest in a decade. The Province's policy is being continued.

The betterment of human resources is one of our continuing objectives. Legislation will be introduced to provide for improvements in education and to extend the great objective of equality of opportunity. The development of skills and cultures is an important phase of our activities. The Department of Planning and Development's overseas facilities, including Ontario House at London, will be reinforced to assist people coming to Ontario. Through the work of adult education, new Canadians will become more quickly adjusted to the life of a new country. There will also be new provisions for strengthening our welfare program.

In our reform institutions, approaches are being made to the problems of drug and alcoholic addiction, sex deviates and neuro-psychiatric disorders. Honourable members will be asked to approve the continuation of the program for extending training school facilities and for constructing dormitories and other buildings required in the treatment of incorrigible elements in our institutions.

Legislation will be introduced to continue our broad advances in the conservation and management of our resources of minerals, lands, forests, fish and wildlife, and water. Progress is being made in securing increased regeneration of spruce and red and white pine. During 1955 more than 57,000 mining claims were staked in Ontario—an increase of 14 per cent above the unprecedented number in the previous year—striking evidence of the continued interest in mining activities in this Province.

The Committee of Inquiry into the Economics of the Gold Mining Industry has completed its report and this will be distributed to you.

Honourable members will be asked to approve measures for reorganizing the Archaeological and Historical Sites Advisory Board under the Department of Travel and Publicity, and to authorize measures for fostering greater consciousness, both on the part of residents and visitors to Ontario, of this Province's notable history by providing a better marking of historical sites and events.

In addition, legislation on many subjects of interest and concern to our people will be introduced. Bills will be presented to provide more assistance to private organizations operating welfare institutions and to extend child welfare services to children in all Indian Reserves in Ontario. There will be a Bill to

A Bill will be presented to establish, as a separate educational institution, the Lakehead College of Arts, Science and Technology. There will be amendments to The Public Schools Act, The Secondary Schools and Board of Education Act, and The Separate Schools Act. Finally, numerous amendments will be made to legislation concerned with law enforcement.

The public accounts for the fiscal year ended March 31, 1955 as well as a review of our financial operations for the current fiscal year and the Budget for the year commencing next April 1st will be submitted for your attention. Although these will bear witness to the Province's sound financial operation, they will also bring home very clearly that economic growth and expansion does not occur without giving rise to government costs and problems. The program outlined for the forthcoming year involves undertakings in several new fields designed to strengthen Ontario's productive power and well being. We are deeply conscious of the benefits which come from our democratic heritage and of the need for maintaining, within the limits of our financial power, the full employment of our workers.

Gratitude is expressed to the civil servants of Ontario for their industry and faithful discharge of their duties and responsibilities. The reduced turn-over in civil servants reflects improved conditions.

May Divine Providence guide you in your deliberations.

His Honour was then pleased to retire.

Prayers.

3.40 O'Clock P.M.

Mr. Speaker then reported,

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

The following Bill was introduced, read the first time, and ordered to be read the second time to-morrow:—
Bill No. 40, An Act to repeal The Entry of Horses at Exhibitions Act.  
Mr. Roberts.

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.

Mr. Speaker informed the House,

That he had received during the recess of the House notification of a vacancy which had occurred in the Membership of the House by reason of the death of James Shannon Dempsey, Member for the Electoral District of Renfrew South.

The Prime Minister expressed the sorrow of the House on Mr. Dempsey's death.

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

Before moving the adjournment of the House, the Prime Minister expressed the appreciation of the House on the renewal of the traditional presence of the Chief Justice of Ontario, the Chief Justice of the High Court and other Justices of the Supreme Court of Ontario at the Opening Ceremonies of the Legislative Assembly.

The House then adjourned at 3.55 p.m.

WEDNESDAY, FEBRUARY 1st, 1956

PRAYERS 3 O'Clock P.M.

Mr. Speaker informed the House,

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

Electoral District of Renfrew South—James A. Maloney.

PROVINCE OF ONTARIO

THIS IS TO CERTIFY that, in view of a Writ of Election, dated the Twenty-eighth day of November, 1955, issued by the Honourable Lieutenant-Governor of the Province of Ontario, and addressed to Dr. John S. Findley,
Returning Officer for the Electoral District of Renfrew South, for the election of a Member to represent the said Electoral District of Renfrew South in the Legislative Assembly of this Province, in the room of James S. Dempsey, Esquire, who, since his election as representative of the said Electoral District of Renfrew South, has departed this life, James A. Maloney, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-fifth day of January, 1956, which is now lodged of record in my office.

RODERICK G. LEWIS,
Chief Election Officer.

Toronto, February 1st, 1956.

James A. Maloney, Esquire, Member for the Electoral District of Renfrew South, having taken the Oaths and subscribed the Roll, took his seat.

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

By Mr. Parry, the Petition of the Corporation of the City of Chatham; also, the Petition of The Board of Education for the City of Chatham and The Chatham Suburban District High School Board.

By Mr. Janes, the Petition of the Corporation of the City of Sarnia.

By Mr. Beckett, the Petition of the Corporation of the Town of Leaside.

By Mr. Lewis, the Petition of the Corporation of the Township of Etobicoke.

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

By Mr. Wintermeyer, the Petition of The Canada Board of American Missions of the United Lutheran Church in America.

By Mr. Innes, the Petition of the Corporation of the City of Woodstock.

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

By Mr. Auld, the Petition of the Corporation of the City of Peterborough.

By Mr. Cowling, the Petition of the Corporation of the Canadian Pacific Railway Company; also, the Petition of the Corporation of The Society of Interior Decorators of Ontario; also, the Petition of the Corporation of the City of Toronto.

By Mr. Spooner, the Petition of the Corporation of the Town of Timmins.
By Mr. Jolley, the Petition of the Corporation of the City of Niagara Falls; also, the Petition of the Corporation of the Town of Fort Erie; also, the Petition of the Corporation of the Township of Stamford; also, the Petition of the Corporation of The Protestant Home of St. Catharines.

By Mr. Morrow, the Petition of the Corporation of Ottawa Community Chests; also, the Petition of the Corporation of the City of Ottawa.

By Mr. Oliver, the Petition of the Corporation of the United Co-operatives of Ontario.

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

By Mr. Connell, the Petition of The Board of Education for the City of Hamilton; also, the Petition of the Corporation of the City of Hamilton.

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

By Mr. Letherby, the Petition of the Synod of Toronto and Kingston of The Presbyterian Church in Canada.

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

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

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

By Mr. Mackenzie, the Petition of the Corporation of the Village of Richmond Hill.

By Mr. Belisle, the Petition of the Corporation of the Town of Chelmsford.

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

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

By Mr. Grossman, a Petition for the incorporation of The Metropolitan Toronto Foundation.

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. Collings, Cowling, Gordon, Kerr, MacDonald, Mackenzie, Murdoch, Noden, Pryde, Robson and Sandercock.

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

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

Ordered, That Mr. Edwards, the Member for the Electoral District of Perth, 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. Edwards to express his thanks to the House for his election as Chairman of the Committee of the Whole House for the present Session.
The following Bills were severally introduced, read the first time, and ordered to be read the second time to-morrow:—


Bill No. 42, An Act to amend The Credit Unions Act, 1953. *Mr. Roberts.*


Bill No. 49, An Act to amend The Separate Schools Act. *Mr. Dunlop.*

Mr. Speaker introduced four visitors from Indonesia, from the Ministry of Religious Affairs of that country, in Ontario to study the Ontario Legislative system.

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, 1955. (*Sessional Paper No. 1.*)


Before the Adjournment of the House, the Treasurer announced a special grant to school boards of $6.00 per pupil in the elementary and secondary schools to be paid in addition to the payments under general legislative grant regulations.
The House then adjourned at 4.15 p.m.

NOTICES OF MOTIONS

1. Mr. Oliver—Enquiry of the Ministry—1. Why have the Proceedings Against the Crown Act, 1952 not been proclaimed. 2. (a) How many applications for fiat to sue the Crown have been made; (b) How long have they been pending; (c) Why have they not been granted.

2. Mr. MacDonald—Enquiry of the Ministry—1. Who are the members of the Telephone Authority. 2. How often has the Authority met during the current fiscal year. 3. What pay and/or other monies has each member received.

3. Mr. MacDonald—Enquiry of the Ministry—With regard to the cost-plus-graded-fee basis on which Hydro conversion expenditures are made, how much of the expenditure to date has been cost and how much graded fees.

4. Mr. MacDonald—Enquiry of the Ministry—1. How many widows of deceased employees are now in receipt of pensions from the Hydro Electric Power Commission of Ontario. 2. How many of these pensioners receive $50 a month. 3. How many $75 a month.

5. Mr. MacDonald—Enquiry of the Ministry—1. What amounts have been paid from the Unsatisfied Judgment Fund for the fiscal year ending March 31, 1955, and for the fiscal year ending March 31, 1954. 2. What proportion of the payments for each of these years was made (a) for costs and (b) for judgments.

1. Mr. MacDonald—Resolution—That in the opinion of this Legislature the objective of the Ontario Fair Practices Legislation can be achieved more effectively if its administration is placed with a Commission or Board, adequately staffed, whose responsibility will be (1) to investigate alleged violations of the Acts, thereby relieving already overburdened staff of the Department of Labour; and (2) to promote and coordinate public education on human relationships as the only sure manner of meeting the problem of discrimination on the basis of race, color or creed.

2. Mr. Gisborn—Resolution—That in the opinion of this House all documents, stationery and other similar material ordered to be printed by or on behalf of the Government of Ontario or any of its departments, branches or agencies should bear a registered union label.

Feb. 1.—Mr. MacDonald—An Act to amend The Female Employees Fair Remuneration Act, 1951.
THURSDAY, FEBRUARY 2ND, 1956

PRAYERS.

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

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

The following Petitions were read and received:—

Of the Corporation of the City of Chatham for special legislation to vest in fee simple, free of trusts, the lands known as Victoria Park.

Of the Corporation of the City of Sarnia praying that an Act may pass authorizing the Commission of The Sarnia General Hospital to borrow up to $200,000.00 for current operating purposes.

Of the Corporation of the Town of Leaside praying that an Act may pass repealing The Town of Leaside Act, 1939.

Of the Corporation of the Township of Etobicoke praying that an Act may pass enabling the Corporation to enter into agreements for the acquisition of sewers and for related purposes.

Of the Corporation of the Township of North York praying that an Act may pass authorizing the Council to pass by-laws requiring the maintenance of adequate and suitable heat of rented or leased dwellings.

Of The Canada Board of American Missions of The United Lutheran Church in America praying that an Act may pass conferring upon the Board the same powers and rights as were conferred by its Act of incorporation—Statutes of Canada, 1939, Chapter 62.

Of the Corporation of the City of Woodstock praying that an Act may pass authorizing by-laws for the construction, maintenance, etc., of railway sidings, and to issue debentures therefor.

Of the Corporation of the City of Sault Ste. Marie praying that an Act may pass effecting certain changes in the constitution of the Public Utilities Commission of the City.

Of the Corporation of the City of Peterborough praying that an Act may pass validating the sale of certain Industrial Sites.

Of the Corporation of Canadian Pacific Railway Company praying that an Act may pass vesting all property, etc., of certain subsidiary companies in the said Corporation.

Of The Board of Education for the City of Chatham and The Chatham Suburban District High School Board praying that an Act may pass validating
an agreement between the Corporations providing for the accommodation of Secondary School students of the Chatham Suburban District; and related purposes.

Of the Corporation of the Town of Timmins praying that an Act may pass authorizing a municipal bus transportation system.

Of the Corporation of the City of Niagara Falls praying that an Act may pass confirming an agreement between the Corporation and the Corporations of adjacent municipalities providing for funds to be raised by debenture issues for the erection of the Greater Niagara General Hospital.

Of the Corporation of the Ottawa Community Chests praying that an Act may pass exempting the lands, etc., of the Corporation from taxation.

Of the Corporation of United Co-operatives of Ontario praying that an Act may pass increasing the authorized capital of the Corporation.

Of the Corporation of the City of Stratford praying that an Act may pass authorizing the Corporation to grant $30,000.00 to the Stratford Festival Foundation from the sinking fund surplus; and for other purposes.

Of the Corporation of the Town of Fort Erie praying that an Act may pass validating an agreement between the Corporation and The Buffalo and Fort Erie Bridge Authority respecting assessment, taxation and other matters relating to the “Peace Bridge”.

Of The Board of Education for the City of Hamilton praying that an Act may pass authorizing a Pension Plan, etc., for non-teaching employees.

Of the Corporation of the City of Ottawa praying that an Act may pass amending The City of Ottawa Act, 1952; and for other purposes.

Of the Corporation of the Township of Stamford praying that an Act may pass validating an agreement for the erection of a swimming pool and ancillary buildings on lands granted for park purposes.

Of the Corporation of the City of Port Arthur praying that an Act may pass authorizing pensions for employees and their families.

Of the Synod of Toronto and Kingston of The Presbyterian Church in Canada praying that an Act may pass exempting the lands comprising Glen Mhor Camp from taxation.

Of the Corporation of The Society of Interior Decorators of Ontario praying that an Act may pass continuing the Corporation under the name “The Society of Interior Designers of Ontario” and restricting the use of the designation “Registered Interior Designers”.

Of the Corporation of the Canadian National Exhibition Association praying that an Act may pass to include the Chairman of The Municipality of Metropolitan Toronto as an ex-officio member of the Association.
Of the Corporation of the City of Toronto praying that an Act may pass authorizing an increase in the Corporation's annual grant to the Toronto Convention and Tourists Association.

Of the Corporation of the Township of Nelson praying that an Act may pass authorizing the election of School Trustees for School Area No. 1 of the said Township by Wards.

Praying that an Act may pass to incorporate Parkland Improvement Foundation.

Praying that an Act may pass to incorporate Gairdner Charitable Foundation.

Of the Corporation of The Protestant Home of St. Catharines praying that an Act may pass dissolving the said Home and vesting its assets in the Corporation of the City of St. Catharines to be applied to the erection of a Home for the Aged.

Of the Corporation of the Village of Richmond Hill praying that an Act may pass dissolving an injunction restraining the Corporation from discharging effluent into a branch of the Don River; and for related purposes.

Of the Corporation of the Town of Chelmsford praying that an Act may pass authorizing a debenture issue for the purpose of constructing a public school.

Of the Corporation of the City of Welland praying that an Act may pass authorizing the issue of debentures for the purpose of constructing a new municipal building.

Of the Corporation of the City of Windsor praying that an Act may pass authorizing the installation of back-water valves in private drain connections at the request and expense of the owners of improved properties; and for other purposes.

Of the Corporation of the City of Hamilton praying that an Act may pass authorizing the Corporation to make grants to institutions, associations, etc.; and for other purposes.

Praying that an Act may pass to incorporate The Metropolitan Toronto Foundation.

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

Ordered, That commencing to-morrow, Friday, February 3rd, and thereafter on each Friday of the present Session of the Assembly, this House shall meet at two of the clock in the afternoon, and that the provisions of Rule Number 2 of the Assembly be suspended so far as they might apply to this motion.
Before the Orders of the Day, Mr. Child directed a question to the Attorney-General with reference to a newspaper article concerning evidence received by the Courts of children not under oath.

The Attorney-General replied.

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. Maloney moved, seconded by Mr. Lyons,

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

Thirty-fifth Annual Report of the Public Service Superannuation Board. (Sessional Paper No. 34.)

Twenty-ninth Report of the Liquor Control Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1955. (Sessional Paper No. 43.)

Ninth Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1955. (Sessional Paper No. 44.)

The House then adjourned at 4.50 p.m.

NOTICES OF MOTIONS

6. Mr. MacDonald—Enquiry of the Ministry—With regard to a particular 13-year-old girl who was transferred from the Galt Training School to Mercer
in the Fall of 1955, how many days does the Galt O.T.S. Behaviour Record Book and Daily Log indicate that this girl spent in detention during the 12-month period prior to her transfer to Mercer.

7. Mr. Gisborn—Enquiry of the Ministry—(a) What percentage in value of materials ordered to be printed and purchased by this government in the fiscal years ending March 31st 1950, 1951, 1952, 1953, 1954 and 1955 were produced in a union shop; (b) What percentage in value of these materials purchased from a union shop bore a union label.

FRIDAY, FEBRUARY 3RD, 1956

Prayers.

2 O’Clock P.M.

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

By Mr. Kennedy, the Petition of the Corporation of the Town of Brampton.

The following Petition was read and received:—

Of the Corporation of the City of London praying that an Act may pass confirming an agreement conveying the assets of The London and Port Stanley Railway Company to the City of London and for other purposes.

Mr. Murdoch, 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


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


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

COMMITTEE ON PRIVATE BILLS


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

COMMITTEE ON STANDING ORDERS


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

COMMITTEE ON PUBLIC ACCOUNTS


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

COMMITTEE ON PRINTING

Messrs. Allen (Middlesex South), Davies, Frost (Bracondale), Fullerton, Gisborn, Gordon, Grossman, Johnston (Simcoe Centre), Manley, Morin, Murdoch, Parry, Pryde, Sutton—14.

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

COMMITTEE ON MUNICIPAL LAW

Messrs. Allen (Middlesex South), Auld, Beckett, Boyer, Brandon, Cass, Child, Collings, Cowling, Doucett, Dymond, Edwards, Graham, Grossman, Hunt, Jackson, Janes, Johnston (Carleton), Kennedy, Lavergne, Lewis, Macaulay, Maloney, Manley, Monaghan, Morin, Murdoch, Myers, Pryde, Rankin, Reaume,

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

**COMMITTEE ON LEGAL BILLS**


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

COMMITTEE ON LANDS AND FORESTS

Messrs. Allen (Middlesex South), Belisle, Boyer, Chaput, Connell, Frost (Bracondale), Fullerton, Gordon, Graham, Herbert, Hunt, Innes, Jackson, Johnston (Parry Sound), Johnston (Simcoe Centre), Lavergne, Letherby, Lyons, MacDonald, Mackenzie, Maloney, Monaghan, Morrow, Murdoch, Myers, Noden, Oliver, Price, Pryde, Robson, Sandercocck, Scott, Spence, Spooner, Sutton, Villeneuve, Wardrope, Worton, Wren—39.

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

COMMITTEE ON TRAVEL AND PUBLICITY


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

COMMITTEE ON HEALTH


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

COMMITTEE ON CONSERVATION


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

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


Bill No. 52, An Act to amend The Forest Fires Prevention Act. Mr. Mapledoram.

Mr. Grossman directed a question to the Minister of Education with respect to an article in the Globe and Mail of even date concerning the removal of the story "Little Black Sambo" from the school libraries.

The Minister of Education replied.

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

Annual Report of the Ontario Research Foundation for the calendar year 1954. (Sessional Paper No. 41.)

Thirty-eighth Annual Report of the Civil Service Commission for Ontario for the year ending March 31, 1955. (Sessional Paper No. 35.)


The House then adjourned at 2.35 p.m.

NOTICES OF MOTIONS

8. Mr. Oliver—Enquiry of the Ministry—1. What provisions have been made for a farmers' open market in the Food Terminal. 2. Is there an Oil Company service station being constructed on land originally planned for the farmers' open market. 3. Are any of the Commission Firms operating on the market bonded so as to provide a surety for producers. 4. What proportion of fruits and vegetables is imported and what relationship does this bear to the home-grown fruits and vegetables. 5. What hours is the market open.

9. Mr. Oliver—Enquiry of the Ministry—1. (a) How many banquet permits have been issued for serving liquor on the premises known as "Le
Cabaret", 100 St. Clair Avenue West, since the opening of said premises; (b) To whom were they issued and on what dates.

10. **Mr. Nixon**—Enquiry of the Ministry—1. How much coal was imported for the generating of electric power for the Hydro Commission in 1954 and 1955.

11. **Mr. Nixon**—Enquiry of the Ministry—1. (a) Has the Hydro communication system been taken over by the Bell Telephone Company; (b) If so, on what terms.

12. **Mr. Gordon**—Enquiry of the Ministry—1. (a) What was the total cost of the Highway Investigation in all its phases; (b) Has payment been made in full.

13. **Mr. Gordon**—Enquiry of the Ministry—1. (a) What rental does the Liquor Control Board pay for the Liquor Store premises in Brantford; (b) Who is owner of the property.

14. **Mr. Manley**—Enquiry of the Ministry—1. To date, how many homes at Iroquois have been moved by the Hydro Commission. 2. To date, what has been the total cost of moving these homes, including the cost of removing hydro and telephone lines, construction of service roads, etc. 3. What is the daily rental paid by the Hydro Commission for the use of the housemoving machines and the operators, and, what is the total amount paid, to date, for these machines and their operators.

15. **Mr. Manley**—Enquiry of the Ministry—1. To date, how many settlements have been completed by the Hydro Commission on the Seaway Valley properties. 2. To date, how many settlements are still pending by the Hydro Commission on Seaway Valley properties. 3. How many cases for settlement are yet to be instigated by the Hydro Commission on Seaway Valley properties.

16. **Mr. Manley**—Enquiry of the Ministry—1. (a) How many students are now studying at the Ontario College of Education to become (i) Science specialists, (ii) Mathematics specialists; (b) How many teachers will be required to fill the need in these two particular classifications.

17. **Mr. Whicher**—Enquiry of the Ministry—1. (a) How much salt was used on the Ontario Provincial Highways in 1954 and 1955; (b) From whom was this salt purchased and what was the price per ton; (c) Were tenders called for.

18. **Mr. Gisborn**—Enquiry of the Ministry—1. Has the surface cave-in at the Chesterfield Mine on January 6th, 1956 as yet been investigated by the Department of Mines. 2. Were there any homes or buildings on the area that caved in. 3. Was the mine in operation at the time of the cave-in. Was anyone hurt. 4. Are surface cave-ins likely to happen at other mines in Ontario.
MONDAY, FEBRUARY 6TH, 1956

PRAYERS.

Mr. Speaker asked the House to join him in a special prayer to commemorate the Fourth Anniversary of the Accession of Her Majesty the Queen.

The following Petition was read and received:

Of the Corporation of the Town of Brampton praying that an Act may pass authorizing municipal parking lots, one half the capital and maintenance costs of which shall be levied against occupants of lands in a defined area; and for related purposes.

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

Ordered, That the following Members be added to the Standing Committees designated:

COMMITTEE ON PRIVATE BILLS

Mr. Monaghan.

COMMITTEE ON STANDING ORDERS

Messrs. Allen (Middlesex South), Auld, Belisle, Connell, Edwards, Fullerton, MacDonald, Graham, Rankin, Robson.

COMMITTEE ON PUBLIC ACCOUNTS


COMMITTEE ON LEGAL BILLS

Messrs. Herbert, Hunt, Morrow, MacDonald, Myers, Nixon, Price, Rankin, Spooner, Wardrope.

COMMITTEE ON GAME AND FISH

Messrs. Brandon, Child, Cowling, Dymond, Gordon, Jackson, Johnston (Carleton), Patrick, Sutton, Thomas (Oshawa).

COMMITTEE ON MINING

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

Bill No. 53, An Act to amend The Female Employees Fair Remuneration Act, 1951. Mr. MacDonald.

Before the Orders of the Day, the Prime Minister made reference to the Winter Olympics and paid tribute to the hockey team representing Canada, the Kitchener-Waterloo Dutchmen. Mr. Wintermeyer joined with the Prime Minister in this tribute.

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

Bill No. 40, An Act to repeal The Entry of Horses at Exhibitions Act.

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 Court Judges' Criminal Courts Act.

Bill No. 42, An Act to amend The Credit Unions Act, 1953.


Bill No. 46, An Act to amend The Insurance Act.

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


Bill No. 49, An Act to amend The Separate Schools Act.

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 1954. (*Sessional Paper No. 7.*)


The House then adjourned at 4.00 p.m.

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**TUESDAY, FEBRUARY 7TH, 1956**

**PRAYERS.**

3 O'CLOCK P.M.

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

By Mr. Belisle, the Petition of the Corporation of the Town of Chelmsford (No. 2).

By Mr. Maloney, the Petition of the Corporation of the County of Renfrew.

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

Bill No. 54, An Act to amend The Provincial Aid to Drainage Act, 1954. *Mr. Griesinger.*

Bill No. 55, An Act to amend The Public Schools Act. *Mr. Dunlop.*

Bill No. 56, An Act to establish The Lakehead College of Arts, Science and Technology. *Mr. Dunlop.*

Bill No. 57, An Act to amend The Beach Protection Act. *Mr. Kelly.*


Bill No. 59, An Act to amend The Territorial Division Act. *Mr. Goodfellow.*

Bill No. 60, An Act to amend The Railway Fire Charge Act. *Mr. Mapledoram.*
Bill No. 61, An Act to amend The Limited Partnerships Act.  Mr. Roberts.


Bill No. 63, An Act to amend The Reciprocal Enforcement of Maintenance Orders Act.  Mr. Roberts.

Bill No. 64, An Act to amend The Summary Convictions Act.  Mr. Roberts.

Bill No. 65, An Act to amend The Land Titles Act.  Mr. Roberts.


Bill No. 67, An Act to repeal The Estates Tail Act.  Mr. Roberts.

Bill No. 68, An Act to amend The Fraudulent Conveyances Act.  Mr. Roberts.

Bill No. 69, An Act to amend The Limitations Act.  Mr. Roberts.

Bill No. 70, An Act to amend An Act respecting Real Property.  Mr. Roberts.

Bill No. 71, An Act to amend The Settled Estates Act.  Mr. Roberts.


Bill No. 73, An Act to amend The Highway Improvement Act.  Mr. Allan (Haldimand-Norfolk).

Bill No. 74, An Act to amend The Mothers' Allowances Act, 1952.  Mr. Cecile.

Bill No. 75, An Act to amend The Public Service Act.  Mr. Dunbar.

Bill No. 76, An Act to amend The Marriage Act.  Mr. Dunbar.

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 Government has failed to:

1. Take positive measures to establish a Provincial Hospital Insurance Plan.

2. Give consideration to the many problems that arise under the present Municipal legislation whereby all municipalities are hampered in sound administration by obsolete municipal legislation and by excessive provincial supervision in matters on which the responsibilities of the local municipal governments should be recognized.

3. Give adequate assurance of completion of the Trans-Canada Highway within Ontario as early as possible in view of the general benefits that will result to residents of all parts of Ontario.

4. Accept the responsibility of undertaking to formulate and present a sound and constructive policy with respect to farm marketing.

5. Implement the recommendations of the Select Committee of 1954 on Reform Institutions.

6. Consummate an agreement with the Federal Government for sharing the costs of unemployment relief."

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

Ordered, That the Debate be adjourned.

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

Report of the Provincial Auditor on the Public Service Retirement Fund for the year ended March 31, 1955. (Sessional Paper No. 33.)

Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31, 1955. (Sessional Paper No. 32.)

Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31, 1955. (Sessional Paper No. 23.)

Financial Statement of the Settlers’ Loan Commissioner for the fiscal year ended March 31st, 1955. (Sessional Paper No. 39.)

Copy of Order-in-Council numbered OC-751/55 under The Northern Development Act. (Sessional Paper No. 40.)

The House then adjourned at 6.25 p.m.

WEDNESDAY, FEBRUARY 8TH, 1956

PRAYERS. 3 O'CLOCK P.M.

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

By Mr. Murdoch, the Petition of the Corporation of Assumption College.

The following Petitions were read and received:—

Of the Corporation of the Town of Chelmsford praying that an Act may pass authorizing debentures for the construction of watermains.

Of the Corporation of the County of Renfrew praying that an Act may pass authorizing a debenture issue for road construction.

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

Bill No. 77, An Act to amend The Farm Products Marketing Act. Mr. MacDonald.

Bill No. 78, An Act to amend The Labour Relations Act. Mr. MacDonald.

Before the Orders of the Day, Mr. Thomas (Oshawa) directed a question to the Prime Minister with reference to any effect proposals for a Provincial Hospital Plan might have on the General Motors strike.

The Prime Minister replied.

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


Bill No. 59, An Act to amend The Territorial Division Act.

Bill No. 75, An Act to amend The Public Service Act.

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

Bill No. 52, An Act to amend The Forest Fires Prevention Act.

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


Bill No. 67, An Act to repeal The Estates Tail Act.


Bill No. 69, An Act to amend The Limitations Act.

Bill No. 70, An Act to amend An Act respecting Real Property.

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, 1955. (Sessional Paper No. 15.)

Annual Report of the Department of Reform Institutions, Province of Ontario, for the year ending March 31, 1955. (Sessional Paper No. 37.)

The House then adjourned at 4.00 p.m.

NOTICE OF MOTION

19. Mr. Thomas (Oshawa)—Enquiry of the Ministry—How many Liquor Control properties are rented in Ontario. What is the yearly rental for each one. Whom are the properties rented from.
PRAYERS.

The following Petition was read and received:—

Of the Corporation of Assumption College praying that an Act may pass changing the name of the College to Assumption University of Windsor; and for related purposes.

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

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

Petition of the Corporation of the City of Chatham for special legislation to vest in fee simple, free of trusts, the lands known as Victoria Park.

Petition of the Corporation of the City of Sarnia praying that an Act may pass authorizing the Commission of the Sarnia General Hospital to borrow up to $200,000.00 for current operating purposes.

Petition of the Corporation of the Township of Etobicoke praying that an Act may pass enabling the Corporation to enter into agreements for the acquisition of sewers and for related purposes.

Petition of The Canada Board of American Missions of the United Lutheran Church in America praying that an Act may pass conferring upon the Board the same powers and rights as were conferred by its Act of incorporation, Statutes of Canada, 1939, chapter 62.

Petition of the Corporation of the City of Woodstock praying that an Act may pass authorizing by-laws for the construction, maintenance, etc., of railway sidings, and to issue debentures therefor.

Petition of the Corporation of the City of Sault Ste. Marie praying that an Act may pass effecting certain changes in the constitution of the Public Utilities Commission of the City.

Petition of the Corporation of the City of Peterborough praying that an Act may pass validating the sale of certain Industrial Sites.

Petition of the Corporation of the Canadian Pacific Railway Company praying that an Act may pass vesting all property, etc., of certain subsidiary companies in the said Corporation.

Petition of the Corporation of The Board of Education for the City of Chatham and The Chatham Suburban District High School Board praying that
an Act may pass validating an agreement between the Corporations providing for the accommodation of Secondary School students of the Chatham Suburban District, and related purposes.

Petition of The Board of Education for the City of Hamilton praying that an Act may pass authorizing a Pension Plan, etc., for non-teaching employees.

Petition of the Corporation of The Society of Interior Decorators of Ontario praying that an Act may pass continuing the corporation under the name “The Society of Interior Designers of Ontario” and restricting the use of the designation “Registered Interior Designers”.

Petition of the Corporation of the Canadian National Exhibition Association praying that an Act may pass to include the Chairman of The Municipality of Metropolitan Toronto as an ex officio member of the Association.

Petition of the Corporation of The Protestant Home of St. Catharines praying that an Act may pass dissolving the said Home and vesting its assets in the Corporation of the City of St. Catharines to be applied to the erection of a Home for the Aged.

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

Bill No. 1, An Act respecting the City of Chatham. Mr. Parry.

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 Sarnia General Hospital. Mr. Janes.

Bill No. 4, An Act respecting the Township of Etobicoke. Mr. Lewis.

Bill No. 6, An Act respecting The Canada Board of American Missions of The United Lutheran Church in America. Mr. Wintermeyer.

Bill No. 7, An Act respecting the City of Woodstock. Mr. Innes.

Bill No. 9, An Act respecting the City of Peterborough. Mr. Auld.

Bill No. 10, An Act respecting Canadian Pacific Railway Company. Mr. Cowling.

Bill No. 11, An Act respecting the Chatham Board of Education and the Chatham Suburban High School District. Mr. Parry.

Bill No. 19, An Act respecting The Board of Education for the City of Hamilton. Mr. Connell.


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. MacDonald moved, seconded by Mr. Thomas (Oshawa),

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:—

That this House further regrets that proposals to establish a partial health plan in cooperation with the federal authorities are not accompanied by action to compensate for the inadequacies of the government's present program for human betterment, as evidenced by:

1. Only 1,795 of the approximate 300,000 old age pensioners in Ontario are receiving the joint-provincial-municipal $10 supplement to the federal pension;

2. Only 1,791 low rental homes have been constructed in the past five years on a government program of from five to twenty-five thousand announced in 1951;

3. Despite the government's long-standing promise, and oft-repeated claim, that they are meeting 50 per cent of the costs of education, provincial grants have dropped to just over 30 per cent of overall expenditures, so that Ontario is today devoting a smaller proportion of our annual income to education than any other province.

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

*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 6.35 p.m.
FRIDAY, FEBRUARY 10TH, 1956

PRAYERS.

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

By Mr. Lavergne, the Petition of the Corporation of The Beechwood Cemetery Company of the City of Ottawa.

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

Bill No. 79, An Act to amend The Archaeological and Historic Sites Protection Act, 1953. Mr. Cathcart.

Bill No. 80, An Act to amend The Land Surveyors Act. Mr. Mapledoram.

Before the Orders of the Day Mr. MacDonald rose to a Point of Personal Privilege and Tabled a copy of a letter addressed to him by Dr. van Nostrand, Director of Psychiatry and Neurology, Department of Reform Institutions. (Sessional Paper No. 49.)

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. Cowling,

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, 1955. (Sessional Paper No. 21.)

Report of the Minister of Agriculture respecting Co-operative Marketing Loans made under The Co-operative Marketing Loan Act for the year ending December 31st, 1955. (Sessional Paper No. 26.)

Report of the Statistics Branch, Department of Agriculture, Ontario, for the year 1954. (Sessional Paper No. 22.)

The House then adjourned at 3.30 p.m.
MONDAY, FEBRUARY 13th, 1956

PRAYERS. 3 O'CLOCK P.M.

The following Petition was read and received:—

Of the Corporation of The Beechwood Cemetery Company of the City of Ottawa praying that an Act may pass confirming an agreement for the sale of a parcel of land to the Roman Catholic Episcopal Corporation.

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

Bill No. 81, An Act to amend The Seed Potatoes Act.  Mr. Thomas (Elgin).

Bill No. 82, An Act to amend The Ontario Food Terminal Act.  Mr. Thomas (Elgin).

Bill No. 83, An Act to amend The Farm Products Marketing Act.  Mr. Thomas (Elgin).

Bill No. 84, An Act to amend The Junior Farmer Establishment Act, 1952.  Mr. Thomas (Elgin).

Bill No. 85, The Co-operative Loans Act, 1956.  Mr. Thomas (Elgin).

Before the Orders of the Day, the Minister of Reform Institutions Tabled a letter sent by him to Dr. van Nostrand, Director of Psychiatry and Neurology, and Dr. van Nostrand's reply.  (Sessional Paper No. 50.)  These letters refer to the letter Tabled by Mr. MacDonald on Friday, February 10th, 1956.

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

Bill No. 61, An Act to amend The Limited Partnerships Act.

Bill No. 64, An Act to amend The Summary Convictions Act.

Bill No. 65, An Act to amend The Land Titles Act.

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

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

Ordered, That the Debate be adjourned.

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

Report of the Ontario Veterinary College for the year ending March 31, 1955. (Sessional Paper No. 29.)

Seventy-ninth Annual Report of the Ontario Agricultural College and Experimental Farm for the year ending March 31, 1955. (Sessional Paper No. 28.)

The House then adjourned at 4.50 p.m.

NOTICES OF MOTIONS

20. Mr. MacDonald—Enquiry of the Ministry—1. When was the appropriation passed for a new gym and athletic building at the Ontario Agricultural College in Guelph. 2. When was the sod-turning ceremony held. 3. What progress has been made in construction of the approved new buildings.

21. Mr. MacDonald—Enquiry of the Ministry—1. What areas has the Minister approved for redevelopment under The Planning Act. 2. Has the Minister reviewed any redevelopment schemes under powers granted him by the Act.

TUESDAY, FEBRUARY 14TH, 1956

Prayers.

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

Bill No. 86, An Act to amend The Public Lands Act. Mr. Mapledoram.


Bill No. 89, An Act to amend The Mining Act. Mr. Kelly.

Bill No. 90, An Act to amend The Mining Act. Mr. Kelly.

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

Bill No. 55, An Act to amend The Public Schools Act.

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

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

Ordered, That the Debate be adjourned.

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

Tenth Annual Report of the Department of Travel and Publicity, Ontario, for the calendar year 1955. (Sessional Paper No. 38.)

The House then adjourned at 5.50 p.m.

NOTICE OF MOTION

22. Mr. MacDonald—Enquiry of the Ministry—When was the order-in-council passed, in accordance with Sec. 26 (b) (v) of The Training Schools Act, authorizing re-introduction of corporal punishment in the Boys' Training Schools in 1954.
WEDNESDAY, FEBRUARY 15TH, 1956

PRAYERS.

Mr. Davies 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. 49, An Act to amend The Separate Schools Act.

Bill No. 55, An Act to amend The Public Schools Act.

Before the Orders of the Day, Mr. Speaker welcomed to the House fifty-seven NATO Air Crew students stationed at London, Ontario. The group was made up of students from the Turkish, French, Royal Norwegian, Italian, Royal Danish, Royal Netherlands, Belgian, Royal Canadian and Royal Air Forces.

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

Bill No. 81, An Act to amend The Seed Potatoes Act.

Bill No. 82, An Act to amend The Ontario Food Terminal Act.

Bill No. 83, An Act to amend The Farm Products Marketing Act.

Bill No. 84, An Act to amend The Junior Farmer Establishment Act, 1952.


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

Bill No. 57, An Act to amend The Beach Protection Act.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,
The Debate was resumed, and after some time, it was, on motion by Mr. Myers,

Ordered, That the Debate be adjourned.

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


The House then adjourned at 5.50 p.m.

NOTICES OF MOTIONS

23. Mr. Oliver—Enquiry of the Ministry—During the years 1954 and 1955: 1. How many miles of County Roads were absorbed into the Provincial Highway System. 2. How many agreements were made between the Department of Highways and Counties whereby the Province agreed to construct sections of County road and then return them to the County for maintenance. 3. How many miles of County Roads are affected by these agreements. 4. What is the location of each of the roads included in these agreements.

24. Mr. Gordon—Enquiry of the Ministry—1. What was the purchase price of the Yardley Building. 2. What has been the total cost to date of all alterations, additions, etc. 3. How many elevators have been, or are being, installed in the building. 4. What is the estimated cost of these elevators.

25. Mr. Gordon—Enquiry of the Ministry—1. What was the total strength of the Ontario Provincial Police on (a) December 31st, 1954; (b) December 31st, 1955. 2. How many Ontario Provincial Police, including all ranks (a) resigned; (b) retired; (c) were dismissed;—in the year 1955. 3. How many officers were recruited for traffic control in 1955.

26. Mr. Reaume—Enquiry of the Ministry—1. What was the estimate made by the Hydro Electric Power Commission of the cost of converting the electrical equipment of the Toronto General Trust Building located in Toronto. 2. What was the total amount paid to the Canadian Comstock Company, Limited for converting this building. 3. Was the Canadian Comstock Company, Limited paid on a time and material basis on this job. 4. If yes, why.

27. Mr. Spence—Enquiry of the Ministry—During the calendar years 1954 and 1955: 1. What tolls were paid by all branches of the government,
including Commissions, to the Bell Telephone Company. 2. What rentals were paid on equipment by all branches and Commissions to the Bell Telephone Company.

28. *Mr. Spence*—Enquiry of the Ministry—1. (a) What were the receipts of Rondeau Park for the years 1953-1954 and in what category do they fall; (b) What were the disbursements for the same period.

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**THURSDAY, FEBRUARY 16TH, 1956**

**PRAYERS.**

3 O'Clock P.M.

Mr. Hunt, 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 Town of Leaside praying that an Act may pass repealing The Town of Leaside Act, 1939.

Petition of the Corporation of The Township of North York praying that an Act may pass authorizing the Council to pass by-laws requiring the maintenance of adequate and suitable heat of rented or leased dwellings.

Petition of the Corporation of the Town of Timmins praying that an Act may pass authorizing a municipal bus transportation system.

Petition of the Corporation of the City of Niagara Falls praying that an Act may pass confirming an agreement between the Corporation and the Corporations of adjacent municipalities providing for funds to be raised by debenture issues for the erection of the Greater Niagara General Hospital.

Petition of the Corporation of the City of London praying that an Act may pass confirming an agreement conveying the assets of The London and Port Stanley Railway Company to the City of London; and for other purposes.

Petition of the Corporation of Ottawa Community Chests praying that an Act may pass exempting the lands, etc., of the Corporation from taxation.
Petition of the Corporation of United Co-operatives of Ontario praying that an Act may pass increasing the authorized capital of the Corporation.

Petition of the Corporation of the City of Stratford praying that an Act may pass authorizing the Corporation to grant $30,000.00 to the Stratford Festival Foundation from the sinking fund surplus; and for other purposes.

Petition of the Corporation of the Town of Fort Erie praying that an Act may pass validating an agreement between the Corporation and The Buffalo and Fort Erie Public Bridge Authority respecting assessment, taxation and other matters relating to "Peace Bridge".

Petition of the Corporation of the City of Ottawa praying that an Act may pass amending the City of Ottawa Act, 1952; and for other purposes.

Petition of the Corporation of the Township of Stamford praying that an Act may pass validating an agreement for the erection of a swimming pool and ancillary buildings on lands granted to the Corporation for park purposes.

Petition of the Corporation of the City of Port Arthur praying that an Act may pass authorizing pensions for employees and their families.

Petition of the Synod of Toronto and Kingston of the Presbyterian Church in Canada praying that an Act may pass exempting the lands comprising Glen Mhor Camp from taxation.

Petitions of the Corporation of the City of Toronto praying that an Act may pass authorizing an increase in the Corporation's annual grant to the Toronto Convention and Tourists Association; and for other purposes.

Petition of the Corporation of The Beechwood Cemetery Company of the City of Ottawa praying that an Act may pass confirming an agreement for the sale of a parcel of land to the Roman Catholic Episcopal Corporation.

Petition praying that an Act may pass incorporating Parkland Improvement Foundation.

Petition praying that an Act may pass incorporating Gairdner Charitable Foundation.

Petition of the Corporation of the Village of Richmond Hill praying that an Act may pass dissolving an injunction restraining the Corporation from discharging effluent into a branch of the Don River; and for related purposes.

Petition of the Corporation of the Town of Brampton praying that an Act may pass authorizing municipal parking lots one half the capital and maintenance costs of which shall be levied against occupants of lands in a defined area; and for related purposes.

Petition of the Corporation of the Town of Chelmsford praying that an Act may pass authorizing a debenture issue for the purpose of constructing a public school.
Petition of the Corporation of the Town of Chelmsford praying that an Act may pass authorizing debentures for the construction of watermains.

Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing the installation of back-water valves in private drain connections at the request and expense of the owners of improved properties; and for other purposes.

Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing the Corporation to make grants to institutions, associations, etc.; and for other purposes.

Petition praying that an Act may pass incorporating The Metropolitan Toronto Foundation.

Petition of the Corporation of Assumption College praying that an Act may pass changing the name of the College to Assumption University of Windsor; and for related purposes.

Petition of the Corporation of the County of Renfrew praying that an Act may pass authorizing a debenture issue for road construction.

Mr. Yaremko, 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. 2, An Act respecting the Sarnia General Hospital.

Bill No. 6, An Act respecting The Canada Board of American Missions of The United Lutheran Church in America.

Bill No. 9, An Act respecting the City of Peterborough.

Bill No. 10, An Act respecting Canadian Pacific Railway.

Bill No. 19, An Act respecting The Board of Education for the City of Hamilton.


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 Sarnia General Hospital; Bill No. 6, An Act respecting The Canada Board of American Missions of The United Lutheran Church in America; and on Bill No. 30, An Act respecting The Protestant Home of St. Catharines.
The following Bills were severally introduced, read the first time, and referred to the Committee on Private Bills:

Bill No. 3, An Act respecting the Town of Leaside.  Mr. Beckett.

Bill No. 5, An Act respecting the Township of North York.  Mr. Graham.

Bill No. 8, An Act respecting the City of Sault Ste. Marie.  Mr. Lyons.

Bill No. 12, An Act respecting the Town of Timmins.  Mr. Spooner.

Bill No. 13, An Act respecting the City of Niagara Falls.  Mr. Jolley.

Bill No. 14, An Act respecting the City of London.  Mr. Robarts.

Bill No. 15, An Act respecting Ottawa Community Chests.  Mr. Morrow.


Bill No. 17, An Act respecting the City of Stratford.  Mr. Edwards.

Bill No. 18, An Act respecting the Town of Fort Erie.  Mr. Jolley.

Bill No. 20, An Act respecting the City of Ottawa.  Mr. Morrow.

Bill No. 21, An Act respecting the Township of Stamford.  Mr. Jolley.

Bill No. 22, An Act respecting the City of Port Arthur.  Mr. Wardrope.

Bill No. 23, An Act respecting The Presbyterian Church in Canada, Synod of Toronto and Kingston.  Mr. Letherby.

Bill No. 26, An Act respecting the City of Toronto.  Mr. Cowling.

Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.  Mr. Lavergne.

Bill No. 28, An Act to incorporate Parkland Improvement Foundation.  Mr. Macaulay.

Bill No. 29, An Act to incorporate Gairdner Charitable Foundation.  Mr. Macaulay.

Bill No. 31, An Act respecting the Village of Richmond Hill.  Mr. Mackenzie.

Bill No. 32, An Act respecting the Town of Brampton.  Mr. Kennedy.

Bill No. 33, An Act respecting the Town of Chelmsford.  Mr. Belisle.

Bill No. 34, An Act respecting the Town of Chelmsford.  Mr. Belisle.
Bill No. 35, An Act respecting the City of Windsor.  Mr. Davies.

Bill No. 36, An Act respecting the City of Hamilton.  Mr. Connell.

Bill No. 37, An Act to incorporate The Metropolitan Toronto Foundation.  Mr. Grossman.

Bill No. 38, An Act respecting Assumption College.  Mr. Murdoch.

Bill No. 39, An Act respecting the County of Renfrew.  Mr. Maloney.

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

Bill No. 91, An Act to facilitate the Introduction into Ontario of Natural Gas from Alberta by means of an All-Canada Pipe Line.  Mr. Porter.

Bill No. 92, An Act to amend The Regulations Act.  Mr. Roberts.

Bill No. 93, An Act to amend The Trustee Act.  Mr. Roberts.

Bill No. 94, An Act to amend The Securities Act.  Mr. Roberts.

Before the Orders of the Day the Prime Minister Tabled the Submission of Ontario to the Royal Commission on Canada's Economic Prospects.  (Sessional Paper No. 51.)

Also, the Case of Ontario referred to the Supreme Court of Canada in the Matter of a Reference re The Farm Products Marketing Act, R.S.O. 1950, Chapter 31, as Amended.  (Sessional Paper No. 52.)

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. Porter,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.35 p.m.
NOTICE OF MOTION

29. Mr. MacDonald—Enquiry of the Ministry—How many times was corporal punishment used in each of our training schools, reformatories and industrial farms during each of the years 1952-55 inclusive.

FRIDAY, FEBRUARY 17TH, 1956

PRAYERS.

2 O'CLOCK P.M.

Before the Orders of the Day the Treasurer Tabled copies of correspondence between himself and the Right Honourable C. D. Howe, Minister of Trade and Commerce for Canada, with respect to the Trans-Canada All-Canada pipe line project, a copy of the draft agreement between Her Majesty the Queen, in the right of Canada, and Trans-Canada Pipe Lines Limited, and "Report to the Treasurer of Ontario on Proposed Agreement between the Government of Canada and Trans-Canada Pipe Lines Limited" by Clarkson, Gordon & Company. (Sessional Paper No. 53.)

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 Sarnia General Hospital.

Bill No. 6, An Act respecting The Canada Board of American Missions of The United Lutheran Church in America.

Bill No. 9, An Act respecting the City of Peterborough.

Bill No. 10, An Act respecting Canadian Pacific Railway Company.

Bill No. 19, An Act respecting The Board of Education for the City of Hamilton.


Bill No. 73, An Act to amend The Highway Improvement Act.

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

Bill No. 89, An Act to amend The Mining Act.
The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant-Governor at the opening of the Session, having been read,

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

Ordered, That the Debate be adjourned.

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

Report relating to the Registration of Births, Marriages and Deaths in the Province of Ontario for the year ending 31st December, 1955. (Sessional Paper No. 18.)

The House then adjourned at 4.00 p.m.

NOTICE OF MOTION

3. Mr. Reaume—Resolution—That in the opinion of this House it is desirable and necessary that a meeting be called forthwith of the Standing Committee on Labour of this House for the purpose of considering the operations to date of the Labour Relations Act as administered by the Minister of Labour so as to find ways and means of improving the conciliation services provided for by the Act and of eliminating delays in the working out of same and so as to provide prompt and efficient machinery for the settlement of industrial disputes and grievances and that representatives of both management and labour and any other interested parties or organizations be invited to attend to make such submissions as they might deem desirable in the matter.

MONDAY, FEBRUARY 20TH, 1956

PRAYERS.

Before the Orders of the Day the Prime Minister and other members spoke in support of Brotherhood Week.

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

Bill No. 56, An Act to establish The Lakehead College of Arts, Science and Technology.
The following Bill, after some debate, was read the second time and referred to the Committee of the Whole House:—

Bill No. 90, An Act to amend The Mining Act.

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

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

Ordered, That the Debate be adjourned.

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

Fifth Annual Report of the Alcoholism Research Foundation for the year ending December 31, 1955. (Sessional Paper No. 42.)

The House then adjourned at 6.00 p.m.

TUESDAY, FEBRUARY 21st, 1956

3 O'Clock P.M.

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

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

Bill No. 3, An Act respecting the Town of Leaside.
Bill No. 7, An Act respecting the City of Woodstock.
Bill No. 13, An Act respecting the City of Niagara Falls.
Bill No. 25, An Act respecting the Canadian National Exhibition Association.

Your Committee begs to report the following bills with certain amendments:—
Bill No. 11, An Act respecting the Chatham Board of Education and the Chatham Suburban High School District.


Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 13, An Act respecting the City of Niagara Falls.

Mr. Davies, 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 with a certain Amendment:

Bill No. 56, An Act to establish The Lakehead College of Arts, Science and Technology.

Mr. Janes, 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 Bills without Amendment:—

Bill No. 81, An Act to amend The Seed Potatoes Act.
Bill No. 82, An Act to amend The Ontario Food Terminal Act.
Bill No. 83, An Act to amend The Farm Products Marketing Act.
Bill No. 84, An Act to amend The Junior Farmer Establishment Act, 1952.

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


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 to regulate the Use of Pesticides. Mr. Phillips.


Bill No. 97, An Act to amend The Training Schools Act. Mr. Foote.
The Order of the Day for the Second Reading of Bill No. 91, An Act to facilitate the Introduction into Ontario of Natural Gas from Alberta by means of an All-Canada Pipe Line, having been read,

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

And, a debate arising, after some time, it was,

On motion by Mr. Reaume,

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 6.00 p.m.

WEDNESDAY, FEBRUARY 22ND, 1956

3 O'CLOCK P.M.

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

Your Committee begs to report the following Bill without amendment:

Bill No. 89, An Act to amend The Mining Act.

Your Committee recommends that the following Bill be not reported:

Bill No. 57, An Act to amend The Beach Protection Act.

The Order of the Day for resuming the adjourned debate on the motion for Second Reading of Bill No. 91, An Act to facilitate the Introduction into Ontario of Natural Gas from Alberta by means of an All-Canada Pipe Line, having been read,

The debate continued and after some time,

The motion having been put, was carried on the following Unanimous Recorded Vote:
And the Bill was accordingly read the second time and referred to the Committee of the Whole House.

The Order of the Day for resuming the Adjourned Debate on the 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. Dymond,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.
THURSDAY, FEBRUARY 23RD, 1956

3 O'CLOCK P.M.

PRAYERS.

Mr. Yaremko 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. 12, An Act respecting the Town of Timmins.
Bill No. 22, An Act respecting the City of Port Arthur.
Bill No. 35, An Act respecting the City of Windsor.
Bill No. 38, An Act respecting Assumption College.

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

Bill No. 4, An Act respecting the Township of Etobicoke.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 38, An Act respecting Assumption College.

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 establish the Ontario Water Resources Commission. Mr. Frost (Victoria).

Bill No. 99, An Act to amend The Fire Departments Act. Mr. Roberts.

Bill No. 100, An Act to amend The Agricultural Societies Act. Mr. Thomas (Elgin).


Bill No. 102, An Act to amend The Homes for the Aged Act, 1955. Mr. Cecile.

Bill No. 103, The Charitable Institutions Act, 1956. Mr. Cecile.


Bill No. 105, An Act to amend The Niagara Development Act, 1951. Mr. Warrender.

Bill No. 106, An Act to amend The St. Lawrence Development Act, 1952 (No. 2). Mr. Warrender.
Before the Orders of the Day, the Prime Minister introduced to the House the Honourable François Lacoste, Ambassador of France to Canada, visiting the capital of Ontario, in company with the French Consul located in Toronto.

Also, before the Orders of the Day, Mr. Speaker introduced to the House Mr. Bernard Braine, a distinguished member of the British House of Commons as member for South East Essex.

Also, before the Orders of the Day the Attorney-General Tabled a Report of Railway Crossing Fatalities from November 1st, 1955 to December 31st, 1955, and a statement by the Ontario Provincial Police relating to roads under the jurisdiction of that force, with respect to accidents, vehicles checked, warnings issued and charges laid, for November and December, 1955 and January, 1956. (Sessional Paper No. 54.)

Also, before the Orders of the Day the Prime Minister referred to a statement by the Chairman of The Hydro-Electric Power Commission of Ontario, relating to the ever-increasing demand for power in Ontario and the new plant additions under way to meet that demand.

The Prime Minister Tabled Answers to Questions as follows:—

2. Mr. MacDonald—Enquiry of the Ministry—1. Who are the members of the Telephone Authority. 2. How often has the Authority met during the current fiscal year. 3. What pay and/or other monies has each member received.

Answer by the Minister of Municipal Affairs:—

1. Mr. Harold Allin Rogers; Mr. Rolsa Eric Smythe; Mr. Vincent Bryce Willoughby Flynn.

2. 43. 

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<tr>
<th>Member</th>
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Above amounts received to February 9, 1956.

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8. Mr. Oliver—Enquiry of the Ministry—1. What provisions have been made for a farmers' open market in the Food Terminal. 2. Is there an Oil Company service station being constructed on land originally planned for the farmers' open market. 3. Are any of the Commission Firms operating on the market bonded so as to provide a surety for producers. 4. What proportion of fruits and vegetables is imported and what relationship does this bear to the home-grown fruits and vegetables. 5. What hours is the market open.
Answer by the Minister of Agriculture:

1. An 8-acre paved lighted area with heated public convenience and restaurant facilities constructed thereon has been provided having a capacity of 400 farmers’ vehicles and as many more buyers’ trucks for the Farmers’ Market at the Ontario Food Terminal. 2. No. But after a call by tender a service station is being constructed by the highest bidder on lease terms on land adjacent to the Farmers’ Market at the request of the farmers, their customers and other lessees established at the Food Terminal. 3. Not to the knowledge of the Ontario Food Terminal Board. 4. Definite figures not available but it is generally assumed within the industry that by volume 60% of the tonnage sold at the Ontario Food Terminal is domestically produced and 40% of the tonnage sold is imported. 5. Market hours. Times change on Mondays instead of the middle or the end of the month in each period as the case may be but the following is the general schedule. Hours are standard time or daylight time as the case may be. Hours shown are for selling only. Any grower may enter the Ontario Food Terminal at any time to take his place on the Farmers’ Market or to deliver to a wholesale warehouse.

July 1st to Sept. 15th…………………4.45 a.m. to 2 p.m.
Sept. 16th to Dec. 30th………………5.45 a.m. to 2 p.m.
Jan. 1st to Feb. 28th…………………6.45 a.m. to 3 p.m.
Mar. 1st to June 30th…………………5.45 a.m. to 2 p.m.

9. Mr. Oliver—Enquiry of the Ministry—1. (a) How many banquet permits have been issued for serving liquor on the premises known as “Le Cabaret”, 100 St. Clair Avenue West, since the opening of said premises; (b) To whom were they issued and on what dates.

Answer by the Provincial Secretary:—

(a) Ten.

(b) To Whom Issued Date
Robert E. Cook………………… Dec. 22, 1955
A. G. S. Griffin………………… Dec. 27, 1955
A. G. S. Griffin………………… Dec. 28, 1955
A. G. S. Griffin………………… Dec. 29, 1955
A. G. S. Griffin………………… Dec. 30, 1955
A. G. S. Griffin………………… Dec. 31, 1955
Mrs. Allen Neilson…………… Jan. 31, 1956
T. G. Ferris………………… Feb. 3, 1956
Gordon K. Orsborn…………… Feb. 8, 1956
Raymond N. Kirby…………… Feb. 25, 1956

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. Lewis,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.

NOTICES OF MOTIONS

4. Mr. Oliver—Resolution—That a Select Committee of the House be set up to examine into and report upon the adequacy of The Municipal Act, The Municipal Board Act and The Assessment Act in relation to the present-day requirements of municipal government.

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.

5. Mr. Manley—Resolution—That the Minister of Reform Institutions establish (a) a full-scale reception centre to receive, study, diagnose and recommend treatment for all first offenders aged 16 to 25, male and female, sentenced to provincial institutions; (b) that the length of stay be six weeks to two months, except for short-term prisoners; (c) that facilities be extended in the future to receive all first offenders and all repeaters likely to benefit, as set forth in the recommendations of the Committee on Reform Institutions and appearing on Page 222 of that Report.

6. Mr. Whicher—Resolution—That in the opinion of this House the provincial grant payable by the Department of Education in aid of construction of new schools should be paid forthwith in full on the completion of construction.

FRIDAY, FEBRUARY 24TH, 1956

PRAYERS.

Before the Orders of the Day the Minister of Lands and Forests rose on a point of personal privilege with respect to an item in the Globe and Mail of even date, captioned “Mapledoram says Quebec Policies drive out Firms". He denied any intention of referring to policies in effect in any other Province
or State or by any other Government in his remarks to which the news item purported to refer, and expressed his regret that his remarks could have been so interpreted.

Also, before the Orders of the Day, Mr. Lavergne expressed appreciation to the Attorney-General for the Report given by him yesterday on Fatalities at Railway Crossings and expressed commendation of the Attorney-General's diligence in this matter.

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

Bill No. 3, An Act respecting the Town of Leaside.
Bill No. 4, An Act respecting the Township of Etobicoke.
Bill No. 7, An Act respecting the City of Woodstock.
Bill No. 11, An Act respecting the Chatham Board of Education and the Chatham Suburban High School District.
Bill No. 12, An Act respecting the Town of Timmins.
Bill No. 13, An Act respecting the City of Niagara Falls.
Bill No. 22, An Act respecting the City of Port Arthur.
Bill No. 25, An Act respecting the Canadian National Exhibition Association.
Bill No. 35, An Act respecting the City of Windsor.
Bill No. 38, An Act respecting Assumption College.
Bill No. 60, An Act to amend The Railway Fire Charge Act.

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

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

After some time Mr. Speaker resumed the Chair, and Mr. Edwards reported that the Committee had come to certain Resolutions as follows:—
Resolved,

That,

where the railway lands of an owner or tenant comprise fewer than 200 acres and such lands are not subject to tax under *The Provincial Land Tax Act*, the charge imposed by this Act is $6,

a tenant of railway lands shall be jointly and severally liable with the owner for the payment of the charge imposed by this Act and it shall become due and payable on or before the 1st day of February in each year,

as provided by Bill No. 60, *An Act to amend The Railway Fire Charge Act*.

Resolved,

That,

for the purpose of implementing the arrangements made or to be made between the Government of Canada and the Government of Ontario to facilitate the construction of a connecting link through Northern Ontario of a pipe line to transport natural gas from Alberta into Central Ontario, the Treasurer of Ontario be authorized to loan from time to time out of the Consolidated Revenue Fund any sum of money, but not more than $35,000,000, to a corporation constituted or to be constituted on behalf of Her Majesty in right of Canada and having as a purpose the construction aforesaid,

as provided by Bill No. 91, *An Act to amend The Northern Ontario Pipe Line Act*.

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

Bill No. 2, *An Act respecting the Sarnia General Hospital*.

Bill No. 6, *An Act respecting The Canada Board of American Missions of The United Lutheran Church in America*.

Bill No. 9, *An Act respecting the City of Peterborough*.


Bill No. 19, *An Act respecting The Board of Education for the City of Hamilton*.


Bill No. 40, *An Act to repeal The Entry of Horses at Exhibitions Act*.


Bill No. 49, An Act to amend The Separate Schools Act.


Bill No. 55, An Act to amend The Public Schools Act.

Bill No. 56, An Act to establish The Lakehead College of Arts, Science and Technology.

Bill No. 59, An Act to amend The Territorial Division Act.

Bill No. 81, An Act to amend The Seed Potatoes Act.

Bill No. 82, An Act to amend The Ontario Food Terminal Act.

Bill No. 83, An Act to amend The Farm Products Marketing Act.

Bill No. 84, An Act to amend The Junior Farmer Establishment Act, 1952.


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

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

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

Ordered, That the Debate be adjourned.

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

2. Report of the Provincial Secretary of Ontario with respect to the administration of Part IX of The Corporations Act, 1953, for the fiscal year ending March 31, 1955. (Sessional Paper No. 31.)

The House then adjourned at 4.10 p.m.

NOTICES OF MOTIONS

30. Mr. Gordon—Enquiry of the Ministry—1. How many acres of land are leased to: (a) The Long Point Company; (b) The Toronto Big Creek Shooting Club, Limited. 2. What is the term of these leases or agreements. 3. What are the names of the directors of these companies. 4. Do these companies pay taxes to the local municipality. 5. If so, what taxes have been paid since 1952.

31. Mr. Manley—Enquiry of the Ministry—1. (a) How many passenger cars and trucks are registered in the Province of Ontario; (b) How many of these indicate that they carry public liability and property damage insurance.

32. Mr. MacDonald—Enquiry of the Ministry—1. How many persons other than Civil Servants and patients on mercy flights were flown in planes of the Department of Lands and Forests in 1955. 2. Are all passengers insured by the Department. 3. If so, at what rate per passenger. 4. How many “mercy flights” were made. 5. For how many of them was the Department paid.

33. Mr. MacDonald—Enquiry of the Ministry—1. What office or department assumes responsibility for recruiting to the Civil Service of Ontario. 2. What is the method of recruiting. 3. Are competitions held. 4. If “yes”, where. 5. Are eligibility lists made available to Departments. 6. How many were recruited during the calendar year, 1955.

34. Mr. MacDonald—Enquiry of the Ministry—1. Are salary schedules published for all classes of Civil Servants. 2. What is the basic salary for the Civil Service. 3. Is this for a “single” or “married” Civil Servant. 4. Is it related to any established minimum standard.

35. Mr. MacDonald—Enquiry of the Ministry—1. How many new parks does the Division of Parks, Department of Lands and Forests, administer or control. 2. Is it responsible for the dismantling and salvaging of recently acquired buildings in Algonquin Park. 3. If not, what Division or District is responsible. 4. Who is its chief officer. 5. Are tenders called for the disposal of materials salvaged. 6. If not, by what means is disposal made. 7. What revenue has been received from materials so disposed. 8. How many persons are engaged on the project. 9. What is their total monthly payroll.

36. Mr. MacDonald—Enquiry of the Ministry—1. Are all positions in the Department of Public Welfare filled by competition. 2. Who directs such competitions. 3. What persons are advised of vacancies in this Department.
37. **Mr. MacDonald**—Enquiry of the Ministry—1. What is the basic salary for professional personnel in the Public Service. 2. How does this compare with the average for University Graduates generally. 3. What means was used for developing this base.

38. **Mr. MacDonald**—Enquiry of the Ministry—1. How many pilots, who have been grounded, have been retired under authority of Sections 21 and 22 of The Public Service Act as amended in 1953. 2. How many other Civil Servants. 3. For what reason was each retired under authority of these sections.

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**MONDAY, FEBRUARY 27TH, 1956**

**Prayers.** 3 O'Clock P.M.

Mr. Stewart presented the First Report of the Standing Committee on Conservation as follows:—

The Committee has held two meetings, on February 20th and 27th. Mr. Stewart was elected chairman. Officials of the Department of Planning and Development and of the Department of Lands and Forests explained the operations of their departments as they pertained to conservation.

The following resolutions were approved:—

That the committee commends both the federal and provincial governments for the work they have been doing in controlling that great menace to commercial fishing, the sea lamprey, and urges that this work should be intensified and carried to completion.

That pulp and paper companies and other wood processing plants and users of wood be asked to intensify their efforts to find the means to salvage a greater percentage of our raw forest products now being lost in valuable waste which in turn is polluting our waters.

The work of the committee is continuing.

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


Before the Orders of the Day, Mr. Whicher directed a question to the Treasurer with respect to the expenses of Ontario holders of the Victoria Cross going to England in celebration of the 100th Anniversary of the creation of the award.

The Treasurer replied that arrangement for Provincial contribution had already been made and included in the Budget to be presented to the House at a later date.

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

Bill No. 2, An Act respecting the Sarnia General Hospital.

Bill No. 6, An Act respecting The Canada Board of American Missions of The United Lutheran Church in America.

Bill No. 9, An Act respecting the City of Peterborough.

Bill No. 10, An Act respecting Canadian Pacific Railway Company.

Bill No. 19, An Act respecting The Board of Education for the City of Hamilton.


Bill No. 40, An Act to repeal The Entry of Horses at Exhibitions Act.


Bill No. 49, An Act to amend The Separate Schools Act.


Bill No. 55, An Act to amend The Public Schools Act.

Bill No. 56, An Act to establish The Lakehead College of Arts, Science and Technology.

Bill No. 59, An Act to amend The Territorial Division Act.

Bill No. 81, An Act to amend The Seed Potatoes Act.

Bill No. 82, An Act to amend The Ontario Food Terminal Act.

Bill No. 83, An Act to amend The Farm Products Marketing Act.

Bill No. 84, An Act to amend The Junior Farmer Establishment Act, 1952.
Elizabeth II.  

27th February 61


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

Bill No. 92, An Act to amend The Regulations Act.
Bill No. 93, An Act to amend The Trustee Act.

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

Bill No. 95, An Act to regulate the Use of Pesticides.
Bill No. 96, An Act to amend The Sanatoria for Consumptives Act.

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

Bill No. 54, An Act to amend The Provincial Aid to Drainage Act, 1954.

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

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

Bill No. 3, An Act respecting the Town of Leaside.
Bill No. 11, An Act respecting the Chatham Board of Education and the Chatham Suburban High School District.
Bill No. 13, An Act respecting the City of Niagara Falls.
Bill No. 60, An Act to amend The Railway Fire Charge Act.
Bill No. 75, An Act to amend The Public Service Act.
Bill No. 89, An Act to amend The Mining Act.

Also, That the Committee had directed him 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 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. Lavergne,

Ordered, That the Debate be adjourned.

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

Report of the Workmen's Compensation Board of Ontario for the year 1955. (Sessional Paper No. 12.)

The House then adjourned at 6.20 p.m.

NOTICE OF MOTION

39. Mr. Gisborn—Enquiry of the Ministry—How long have the plants or plant of the industries listed below been in violation of Section 12 of The Operating Engineers Act: Stokes Rubber, Welland; St. Joseph's Hospital, Toronto; Steel Improvements, Toronto; Hill, Clark & Frances, New Liskeard; Palmolive, Toronto; Westinghouse, Hamilton; Phillips Electric, Brockville; Libby, McNeil & Libby, Brockville; International Wax, Agincourt; Gair Co., Toronto; Slingsly Mfg., Brantford; Massey Harris, Woodstock; Dominion Salt Co., Sarnia; General Towns, Galt.

TUESDAY, FEBRUARY 28TH, 1956

PRAYERS. 3 O'CLOCK P.M.

Mr. Yaremko 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 without amendment:—
Bill No. 18, An Act respecting the Town of Fort Erie.

Bill No. 37, An Act to incorporate The Metropolitan Toronto Foundation.

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

Bill No. 14, An Act respecting the City of London.

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

Bill No. 36, An Act respecting the City of Hamilton.

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

Bill No. 109, An Act to amend The Game and Fisheries Act.  Mr. Mapledoram.

Bill No. 110, An Act to amend The Labour Relations Act.  Mr. Daley.

Before the Orders of the Day the Prime Minister announced that the Province has been invited by the Prime Minister of Canada to a Conference on March 9th, 1956, and signified Ontario's acceptance.

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

Bill No. 3, An Act respecting the Town of Leaside.

Bill No. 11, An Act respecting the Chatham Board of Education and the Chatham Suburban High School District.

Bill No. 13, An Act respecting the City of Niagara Falls.


Bill No. 60, An Act to amend The Railway Fire Charge Act.

Bill No. 75, An Act to amend The Public Service Act.

Bill No. 89, An Act to amend The Mining Act.
The Order of the Day for the Second Reading of Bill No. 98, An Act to establish the Ontario Water Resources Commission, having been read,

Mr. Frost (Victoria) 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 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. Spooner,

*Ordered*, That the Debate be adjourned.

*The House then adjourned at 11.10 p.m.*

**WEDNESDAY, FEBRUARY 29TH, 1956**

**PRAYERS.**

3 O'CLOCK P.M.

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


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

The Debate was resumed and, after some time, 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:—

"That this House further regrets that proposals to establish a partial health plan in cooperation with the federal authorities are not accompanied by action to compensate for the inadequacies of the government's present program for human betterment, as evidenced by:
1. Only 1,795 of the approximate 300,000 old age pensioners in Ontario are receiving the joint-provincial-municipal $10 supplement to the federal pension;

2. Only 1,791 low rental homes have been constructed in the past five years on a government program of from five to twenty-five thousand announced in 1951;

3. Despite the government’s long-standing promise, and oft-repeated claim, that they are meeting 50 per cent of the costs of education, provincial grants have dropped to just over 30 per cent of overall expenditures, so that Ontario is today devoting a smaller proportion of our annual income to education than any other province.”

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

YEAS

Gisborn  Nixon  Thomas  (Oshawa)
Gordon  Oliver  Whicher
Innes  Reaume  Wintember
Manley  Spence  Worton—12

NAYS

Allan  (Haldimand-Norfolk)  Griesinger  Morrow
Auld  Grossman  Murdoch
Beckett  Hall  Myers
Belisle  Hanna  Nickle
Boyer  Herbert  Noden
Brandon  Hunt  Parry
Cass  Johnston  (Parry Sound)  Patrick
Cathcart  Johnston  (Simcoe Centre)  Phillips
Chaput  Johnston  (Carleton)  Porter
Collings  Jolley  Price
Connell  Kelly  Pryde
Cowling  Kennedy  Rankin
Daley  Kerr  Robarts
Doucett  Lavergne  Roberts
Dunbar  Letherby  Robson
Dunlop  Lewis  Root
Dymond  Lyons  Sandercock
Edwards  Macaulay  Scott
Elliott  Mackenzie  Spooner
Fishleigh  Maloney  Stewart
Foote  Mapledoram  Sutton
Frost  (Bracondale)  Monaghan  Thomas  (Elgin)
Frost  (Victoria)  Morin  Villeneuve
Goodfellow  Morningstar  Wardrobe

Whiteney
Yaremko—75
The Amendment to the Motion, as follows:—

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

"But this House regrets that the Government has failed to:

1. Take positive measures to establish a Provincial Hospital Insurance Plan.

2. Give consideration to the many problems that arise under the present Municipal legislation whereby all municipalities are hampered in sound administration by obsolete municipal legislation and by excessive provincial supervision in matters on which the responsibilities of the local municipal governments should be recognized.

3. Give adequate assurance of completion of the Trans-Canada Highway within Ontario as early as possible in view of the general benefits that will result to residents of all parts of Ontario.

4. Accept the responsibility of undertaking to formulate and present a sound and constructive policy with respect to farm marketing.

5. Implement the recommendations of the Select Committee of 1954 on Reform Institutions.

6. Consummate an agreement with the Federal Government for sharing the costs of unemployment relief."

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

**Yeas**

Gisborn
Gordon
Innes
Manley

Nixon
Oliver
Reaume
Spence

Thomas
(Shaw

Whicher
Wintermeyer
Worton—12

**Nays**

Allan
(Aldimand-Norfolk)
Auld
Beckett
Belisle
Boyer
Brandon
Cass
Cathcart
Chaput
Collings

Connell
Cowling
Daley
Doucett
Dunbar
Dunlop
Dymond
Edwards
Elliott
Fishleigh

Frost
(Fraondale)

Frost
(Victoria)

Goodfellow
Griesinger
Grossman
Hall
Hanna
Herbert
Hunt
### NAYS—Continued

| Johnston (Parry Sound) | Mapledoram | Roberts |
| Johnston (Simcoe Centre) | Monaghan | Robson |
| Johnston (Carleton) | Morin | Root |
| Johnston (Simcoe Centre) | Morningstar | Sandercock |
| Johnston (Carleton) | Morrow | Scott |
| Johnston (Carleton) | Murdoch | Spooner |
| Jolley | Myers | Stewart |
| Kelly | Nickle | Sutton |
| Kennedy | Noden | Thomas (Elgin) |
| Kerr | Parry | Villeneuve |
| Lavergne | Patrick | Wardrope |
| Letherby | Phillips | Warrender |
| Lewis | Porter | Whitney |
| Lyons | Price | Yaremko—75 |
| Macaulay | Pryde | |
| Mackenzie | Rankin | |
| Maloney | Robarts | |

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

### YEAS

| Allan (Haldimand-Norfolk) | Griesinger | Morrow |
| Auld | Grossman | Murdoch |
| Beckett | Hall | Myers |
| Belisle | Hanna | Nickle |
| Boyer | Herbert | Noden |
| Brandon | Hunt | Parry |
| Cass | Johnston (Parry Sound) | Patrick |
| Cathcart | Johnston (Simcoe Centre) | Phillips |
| Chaput | Johnston (Carleton) | Porter |
| Collings | | Price |
| Connell | | Pryde |
| Cowling | Jolley | Rankin |
| Daley | Kelly | Robarts |
| Doucett | Kennedy | Roberts |
| Dunbar | Kerr | Robson |
| Dunlop | Lavergne | Root |
| Dymond | Letherby | Sandercock |
| Edwards | Lewis | Scott |
| Elliott | Lyons | Spooner |
| Fisheigh | Macaulay | Stewart |
| Foote | Mackenzie | Sutton |
| Frost (Bracondale) | Maloney | Thomas (Elgin) |
| Frost (Victoria) | Mapledoram | Villeneuve |
| Goodfellow | Monaghan | Wardrope |
| | Morin | Warrender |
| | Morningstar | Whitney |
| | | Yaremko—75 |
NAYS

Gisborn
Gordon
Innes
Manley
Nixon

Oliver
Reaume
Spence
Thomas

( Oshawa)

Whicher
Wintermeyer
Worton—12

And it was,

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

To the Honourable 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.

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. Porter, seconded by Mr. Frost,

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

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

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

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

Ordered, That Mr. Lewis be added to the Standing Committee on Health.

The Prime Minister Tabled Answers to Questions as follows:—

5. Mr. MacDonald—Enquiry of the Ministry—1. What amounts have been paid from the Unsatisfied Judgment Fund for the fiscal year ending March 31, 1955, and for the fiscal year ending March 31, 1954. 2. What proportion of the payments for each of these years was made (a) for costs, and (b) for judgments.
Answer by the Minister of Highways:—

1. Fiscal year ending March 31, 1955—$1,808,314.43  
   Fiscal year ending March 31, 1954—$1,611,022.80

2. Fiscal year ending March 31, 1955—(a) 20.4 per cent  
   (b) 79.6 per cent  
   Fiscal year ending March 31, 1954—(a) 20.7 per cent  
   (b) 79.3 per cent

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16. Mr. Manley—Enquiry of the Ministry—1. (a) How many students are now studying at the Ontario College of Education to become (i) Science specialists, (ii) Mathematics specialists; (b) How many teachers will be required to fill the need in these two particular classifications.

Answer by the Minister of Education:—

1. (a) (i) 5.  1. (a) (ii) 9.  1. (b) 48 per year.

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


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The House then adjourned at 6.35 p.m.

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THURSDAY, MARCH 1ST, 1956

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PRAYERS.  

3 O'CLOCK P.M.

Mr. Yaremko, 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 Bill without amendment:—

Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

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

Bill No. 15, An Act respecting Ottawa Community Chests.
Bill No. 20, An Act respecting the City of Ottawa.

Bill No. 23, An Act respecting the Presbyterian Church in Canada, Synod of Toronto and Kingston.

Bill No. 39, An Act respecting the County of Renfrew.

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

Bill No. 32, An Act respecting the Town of Brampton.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 23, An Act respecting the Presbyterian Church in Canada, Synod of Toronto and Kingston, and on Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

The Prime Minister Tabled the Answer to the following Question:—

23. Mr. Oliver—Enquiry of the Ministry—During the years 1954 and 1955: 1. How many miles of County Roads were absorbed into the Provincial Highway System. 2. How many agreements were made between the Department of Highways and Counties whereby the Province agreed to construct sections of County road and then return them to the County for maintenance. 3. How many miles of County Roads are affected by these agreements. 4. What is the location of each of the roads included in these agreements.

Answer by the Minister of Highways:—1. 49.2 as follows: Markham Road in York County; Stouffville, westerly to Highway 48 in York County; Lower Middle Road in Halton and Peel County. 2. 9. 3. 49.2 miles. 4. Shallow Lake Road in County of Grey; Cherry Valley to Milford in County of Prince Edward; Thorah Township Concession 9 to 10, Ontario County; Carrying Place to Rednersville, Prince Edward County; Hampton to Kirby, Northumberland and Durham County; Russell to Embrun, Prescott and Russell County; Lindsay By-Pass, Victoria County; Madoc South (Moira Lake), Hastings County; Chaffey's Lock Road, Leeds and Grenville County.

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:—

L. O. BREITHAUPT

The Lieutenant-Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March, 1957, and recommends them to the Legislative Assembly.

Toronto, 1st March, 1956.
The Lieutenant-Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending 31st March, 1956, and recommends them to the Legislative Assembly.

Toronto, 1st March, 1956.

(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. Porter 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, together with Appendix No. 1 (Government Statements), and the programs for the fiscal year 1956-57 for Rural Electric Power, The Department of Public Works, The Department of Highways, and The Department of Planning and Development.  (Sessional Paper No. 4.)

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

Ordered, That the Debate be adjourned.

The House resolved itself into a Committee to consider a certain Resolution and certain Bills.

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

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

Resolved,

That,

the moneys required for purposes of sections 7 and 8

of Bill No. 103, The Charitable Institutions Act, 1956,

shall during the fiscal year 1956-57 be paid out of the Consolidated Revenue Fund.
Also, that the Committee had directed him to report the following Bills without amendment:


Bill No. 90, An Act to amend The Mining Act.

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

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

Annual report of the Department of Highways of the Province of Ontario for the fiscal year ending March 31st, 1955. (Sessional Paper No. 20.)

The House then adjourned at 5.35 p.m.

FRIDAY, MARCH 2ND, 1956

Prayers.

Mr. Beckett 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 Court Judges' Criminal Courts Act.


Bill No. 61, An Act to amend The Limited Partnerships Act.


Bill No. 67, An Act to repeal The Estates Tail Act.


Bill No. 69, An Act to amend The Limitations Act.

Bill No. 70, An Act to amend An Act respecting Real Property.

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


Bill No. 46, An Act to amend The Insurance Act.

Bill No. 64, An Act to amend The Summary Convictions Act.

Mr. Dymond, from the Standing Committee on Health, 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. 95, An Act to regulate the Use of Pesticides.

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

Bill No. 96, An Act to amend The Sanatoria for Consumptives Act.

Your Committee begs to report the following Resolution:

Resolved, That the Minister of Health and those associated with him, be commended for the progress they have made in establishing a scientific study of the problem of sex deviation.

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

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 Prime Minister Tabled Answers to Questions as follows:

3. Mr. MacDonald—Enquiry of the Ministry—With regard to the cost-plus-graded-fee basis on which Hydro conversion expenditures are made, how much of the expenditure to date has been cost and how much graded fees.

Answer by the Honourable Mr. Warrender:

Under the cost-plus-graded-fee basis for Hydro frequency standardization work a total of $134,238,516.00 had been expended to December 31, 1955. Of this amount $6,543,770.00 or 5.12 per cent was fee.
4. *Mr. MacDonald*—Enquiry of the Ministry—1. How many widows of deceased employees are now in receipt of pensions from the Hydro-Electric Power Commission of Ontario. 2. How many of these pensioners receive $50 a month. 3. How many $75 a month.

Answer by the Honourable Mr. Warrender:—

Payments made from the Pension Fund of The Hydro-Electric Power Commission of Ontario to widows of deceased employees are in three categories:

(1) Pensions paid to widows of employees who chose the contingent annuitant option under which a percentage of the employee's pension is paid for life to his widow from the date of his death; since November, 1948, this contingent annuitant option has been available to employees.

There are nine widows in this category receiving pensions as follows:

1 receives $61.44 per month for life  
8 receive $75.00 and over per month for life.

(2) Payments of death benefits to widows of employees who were pensioned and *who died before receiving the pension for 5 years*, which death benefit in each case consists of the same amount of the deceased husband's monthly pension payable to his widow for the remainder of the said 5 years.

There are twenty-one widows in this category receiving payments as follows:

3 receive under $50.00 per month  
5 receive from $50.00 to under $75.00 per month  
13 receive $75.00 and over per month.

(3) Payments of death benefits to widows of employees *who died prior to being pensioned* which payments cover refunds of the deceased employees' contributions toward their pensions and credited interest thereon; primarily in each case a lump sum is payable to the widow but she may take the money in instalments of any amount not less than $50.00 per month, in which event the payments will continue until the full amount, with interest allowed thereon, has been paid to her.

There are seventy-three widows in this category receiving payments as follows:

65 receive from $50.00 to under $75.00 per month  
8 receive $75.00 and over per month.

Answer by the Honourable Mr. Warrender:—

1954........ 616,192 tons 1955........ 3,500 tons

--oOo--

11. Mr. Nixon—Enquiry of the Ministry—1. (a) Has the Hydro communication system been taken over by the Bell Telephone Company; (b) If so, on what terms.

Answer by the Honourable Mr. Warrender:—

(a) Partly.

(b) An agreement dated November 25th, 1952, was signed by the Bell Telephone Company of Canada, and The Hydro-Electric Power Commission of Ontario.

Under this agreement the Commission undertook to use the services and facilities of the Telephone Company, upon the terms, rates and charges contained in the Telephone Company's Tariffs, which are subject to the approval of the Board of Transport Commissioners. The Telephone Company agreed to furnish its services and facilities, as requested by the Power Commission, and connect its facilities with those of the Power Commission.

To date, the facilities have been interconnected at the following locations:

Head Office in Toronto;
Eight Regional Offices throughout the Province;
34 Transformer Stations;
16 Generating Stations.

Where the existing Hydro facilities are suitable for integration into the overall Bell system, the Telephone Company makes an appraisal of the facilities and submits an offer to purchase. These offers are reviewed, and where acceptable, the facilities are sold to the Telephone Company. To date, 16 offers have been accepted and facilities sold to the Telephone Company for an amount of $555,707.00.

Where the existing Hydro facilities are operating satisfactorily, and if the Telephone Company is not able to make an acceptable offer, then the existing facilities are continued in service.

When existing facilities no longer meet operating requirements, or wear out and must be replaced, then the Telephone Company is requested to provide the replacement facilities.
The following Bill was read the second time and referred to the Committee of the Whole House:—


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

Bill No. 88, An Act to amend The Assessment 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, 1957, the following sums:—

1401. To defray the expenses of the Main Office, Department of Prime Minister .................................................. $ 58,500.00

1402. To defray the expenses of the Cabinet Office .......................... 53,500.00

1001. To defray the expenses of the Office of Lieutenant-Governor .................................................. 20,000.00

2101. To defray the expenses of the Main Office and Public Debt, Treasury Department .................................................. 487,000.00

2102. To defray the expenses of the Comptroller of Revenue ...... 1,257,000.00

2103. To defray the expenses of the Ontario Racing Commission 188,000.00

2104. To defray the expenses of the Post Office .......................... 391,000.00

2105. To defray the expenses of the Tabulating Branch ................. 92,000.00

2106. To defray the expenses of the Theatres Branch .................. 107,500.00

2107. To defray the expenses of the Main Office, Treasury Depart- ment .................................................. 4,000,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards reported, That the Commit- tee 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 p.m.
MONDAY, MARCH 5TH, 1956

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 City of Chatham.

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1
March 1st, 1956.

THE CHIEF JUSTICE OF ONTARIO

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

Dear Mr. Lewis:

Further to my letter to you of February 13th, I now forward herewith Report, in duplicate, of the Honourable Mr. Justice Roach and the Honourable Mr. Justice Gibson as Commissioners of Estate Bills with respect to Bill No. 1, being an Act respecting the City of Chatham.

Yours very truly,
(signed) J. W. Pickup.

IN THE MATTER OF A BILL ENTITLED:

AN ACT RESPECTING THE CITY OF CHATHAM

The undersigned Judges of The Supreme Court of Ontario, as Commissioners of Estate Bills to whom a petition and bill in respect of the City of Chatham relating to lands comprised in Victoria Park, in the said City of Chatham, has been referred, report as follows:

In our opinion,

(1) It is reasonable that this Bill do pass into law.

(2) The provisions thereof are proper for carrying its purposes into effect.

The Bill, duly signed by us, and the Petition, are both attached hereto.

Dated this First day of March, A.D. 1956.

(signed) W. D. ROACH,
Commissioner.

(signed) COLIN GIBSON,
Commissioner.
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. Stewart from the Standing Committee on Conservation presented the Committee's Second Report as follows:

Your Committee met today at 10 a.m. and passed the following resolutions:

"That the Minister of Mines be requested to meet all parties affected by the question of gravel removal and erosion on Lake Erie between Point Pelee and Rondeau Channel and study what relief might be arrived at under the jurisdiction of the Beach Protection Act."

"That there should be close cooperation between the Parks Division of the Department of Lands and Forests, any provincial parks authority that may be established, the Water Resources Commission and the various river authorities in the province to avoid duplicate endeavour and to take advantage of all opportunities of developing parks."

"That the Department of Lands and Forests be commended for action to date on conservation education and that the Ministers of Lands and Forests, Education, Agriculture and Planning and Development be urged to meet and study what efforts might be taken to intensify conservation education among youth."

"That the Department of Lands and Forests be requested to do everything possible to scatter nectar-bearing trees through planting and reforestation projects to insure a balance of bees and that the Department of Highways follow the same policy in roadside planting."

"That the Department of Lands and Forests be commended for the use made to date of reform institutions populations and that they be urged to use inmates to the full in planting and reforestation projects."

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

Bill No. 112, An Act to establish the Hospital Services Commission of Ontario. Mr. Frost (Victoria).

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

That the Committee had directed him to report the following Bills without amendment:
Bill No. 41, An Act to amend The County Court Judges' Criminal Courts Act.


Bill No. 61, An Act to amend The Limited Partnerships Act.


Bill No. 64, An Act to amend The Summary Convictions Act.


Bill No. 67, An Act to repeal The Estates Tail Act.


Bill No. 69, An Act to amend The Limitations Act.

Bill No. 70, An Act to amend An Act respecting Real Property.


Bill No. 91, An Act to facilitate the Introduction into Ontario of Natural Gas from Alberta by means of an All-Canada Pipe Line.

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

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1957, the following sums:—

1601. To defray the expenses of the Main Office, Department of Provincial Secretary............................................................... $ 437,600.00

1602. To defray the expenses of the Office of The Speaker................... 26,200.00

1603. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer................................. 60,500.00

1604. To defray the expenses of the Queen's Printer.......................... 149,900.00
1605. To defray the expenses of the Registrar-General's Branch... 571,000.00
1606. To defray the expenses of the Sessional Requirements... 574,700.00
1607. To defray the expenses of the Miscellaneous Requirements... 16,000.00
1608. To defray the expenses of the Civil Service Commission... 142,700.00
1609. To defray the expenses of the Public Service Superannuation Fund... 47,400.00
1501. To defray the expenses of the Office of Provincial Auditor... 335,500.00
701. To defray the expenses of the Main Office, Department of Insurance... 276,000.00

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

Report of the Board of Governors of the University of Toronto for the year ending June 30, 1955. (Sessional Paper No. 10.)

The House then adjourned at 5.40 p.m.

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TUESDAY, MARCH 6TH, 1956

PRAYERS.

3 O'CLOCK P.M.

Mr. Yaremko 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 Bill without amendment:—

Bill No. 8, An Act respecting the City of Sault Ste. Marie.

Your Committee begs to report the following Bill with certain amendments:—
Bill No. 21, An Act respecting the Township of Stamford.

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 to-morrow afternoon.

Before the Orders of the Day the Prime Minister Tabled Reports of the Meetings of the Federal-Provincial Conference, 1955, held on April 26th and October 3rd, 1955. (Sessional Paper No. 56.)

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

Bill No. 113, An Act to establish the Ontario Parks Integration Board. Mr. Daley.


Bill No. 115, An Act to establish The Department of Economics. Mr. Porter.


Bill No. 118, An Act to reconstitute The Institute of Chartered Accountants of Ontario. Mr. Sutton.

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


Bill No. 41, An Act to amend The County Court Judges' Criminal Courts Act.


Bill No. 61, An Act to amend The Limited Partnerships Act.

Bill No. 64, An Act to amend The Summary Convictions Act.


Bill No. 67, An Act to repeal The Estates Tail Act.


Bill No. 69, An Act to amend The Limitations Act.

Bill No. 70, An Act to amend An Act respecting Real Property.


Bill No. 90, An Act to amend The Mining Act.

Bill No. 91, An Act to facilitate the Introduction into Ontario of Natural Gas from Alberta by means of an All-Canada Pipe Line.

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. Wintermeyer 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 there was no announcement in the Budget Address that a Select Committee of the House would be appointed to examine into and report upon:—

(a) The economic Survey of the future economic position of the Province of Ontario with particular reference to the financial relationship as between the municipalities, the Province and the Federal Government.

(b) The financial relationship that Commissions and Boards created by this Legislature should bear to the Provincial Treasury.

(c) The advisability of maintaining the present Highway Reserve Fund.

(d) The most amazing discrepancies between the estimated and actual revenues and expenditures in the last decade.

During his Address, Mr. Wintermeyer Tabled certain Comparative Statements pertaining to Provincial Budgets. (Sessional Paper No. 57.)
The Debate continued, and after some time, it was, on motion by Mr. Macaulay,

*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, 1957, the following sums:—

201. To defray the expenses of the Main Office, Department of Attorney-General .......................... $ 632,000.00

202. To defray the expenses of the Legislative Counsel ................. 43,000.00

203. To defray the expenses of the Registrar of Regulations .......... 19,000.00

204. To defray the expenses of the Supreme Court of Ontario ... 257,000.00

205. To defray the expenses of the Supreme Court Reporters ....... 129,000.00

206. To defray the expenses of the Master of Titles .................. 136,000.00

207. To defray the expenses of the Criminal Justice Accounts ...... 2,804,000.00

208. To defray the expenses of the Public Trustee ....................... 551,000.00

209. To defray the expenses of the Official Guardian .................. 237,000.00

210. To defray the expenses of the Accountant—Supreme Court of Ontario ........................................ 39,000.00

211. To defray the expenses of the Fire Marshal ......................... 316,000.00

212. To defray the expenses of the Inspector of Legal Offices ... 1,631,000.00

213. To defray the expenses of the Ontario Provincial Police ....... 7,742,000.00

214. To defray the expenses of the Ontario Securities Commission 195,000.00

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

*Ordered*, That the Report be received to-morrow.

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

The House then adjourned at 10.20 p.m.
WEDNESDAY, MARCH 7TH, 1956

Prayers. 2 O'Clock P.M.

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

Ordered, That the Order of February Second be rescinded and that this House meet at one of the clock in the afternoon on each Friday for the balance of the present Session.

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 to-morrow afternoon.

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


The Prime Minister Tabled Answers to Questions as follows:

13. Mr. Gordon—Enquiry of the Ministry—1. (a) What rental does the Liquor Control Board pay for the Liquor Store premises in Brantford; (b) Who is owner of the property.

Answer by the Provincial Secretary:

1. (a) $925.00 monthly; (b) Welsh Fuels Company Ltd.

18. Mr. Gisborn—Enquiry of the Ministry—1. Has the surface cave-in at the Chesterfield Mine on January 6th, 1956 as yet been investigated by the Department of Mines. 2. Were there any homes or buildings on the area that caved in. 3. Was the mine in operation at the time of the cave-in. Was anyone hurt. 4. Are surface cave-Ins likely to happen at other mines in Ontario.

Answer by the Minister of Mines:

1. Yes. 2. No. 3. No. 4. Yes, modern methods of recovering ore may necessitate the caving of ore from the surface. In such cases adequate safety precautions are taken.
21. Mr. MacDonald—Enquiry of the Ministry—1. What areas has the Minister approved for redevelopment under The Planning Act. 2. Has the Minister reviewed any redevelopment schemes under powers granted him by the Act.

Answer by the Minister of Planning and Development:

1. (a) City of Toronto—area bounded by Wellesley Street East, Wood Street, and the rapid transit right-of-way.

(b) City of Toronto—area bounded by Chestnut Street, Armoury Street, and Dundas Street West.

(c) City of Toronto—area bounded by Dundas Street East, Shuter Street (formerly Sydenham Street), River Street, and Regent Street (excluding Park Public School and the properties of St. Bathroloymew’s Church and St. George’s Church).

(d) Township of North York—area bounded by lands of the Hydro-Electric Power Commission of Ontario, Fifth Street, the boundary line between the north and south halves of Lot 4, Concession III from the Bay, and Eastern Avenue.

2. None. The approval of redevelopment plans is by the Ontario Municipal Board.

—oOo—

25. Mr. Gordon—Enquiry of the Ministry—1. What was the total strength of the Ontario Provincial Police on (a) December 31st, 1954; (b) December 31st, 1955. 2. How many Ontario Provincial Police, including all ranks (a) resigned; (b) retired; (c) were dismissed;—in the year 1955. 3. How many officers were recruited for traffic control in 1955.

Answer by the Attorney-General:

1. (a) December 31, 1954—Uniform................. 1,416
   —Civilian.................. 182
   Total..................... 1,598

   (b) December 31, 1955—Uniform................. 1,486
       —Civilian.................. 203
       Total..................... 1,689

2. (a) Resigned...................... 88
   (b) Retired..................... 9
   (c) Were dismissed.............. 2
   Total...................... 99
3. None. There were 175 appointments during 1955 of which 81 were assigned exclusively for Highway Traffic enforcement.

The Order of the Day for the Second Reading of Bill No. 112, An Act to establish the Hospital Services Commission of Ontario, having been read,

Mr. Frost (Victoria) moved that the Bill be now read a second time.

During the course of his address in moving the Second Reading of the Bill, Mr. Frost Table a Memorandum on Hospital Insurance and Related Matters including Study Documents. (*Sessional Paper No. 58.*)

And a debate arising, after some time, it was,

On motion by Mr. Whicher,

Ordered, That the debate be adjourned.

The House then adjourned at 5.00 p.m.

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THURSDAY, MARCH 8TH, 1956

Prayers.

2 O’Clock P.M.

Mr. Yaremko, 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 Bills without amendment:—

Bill No. 1, An Act respecting the City of Chatham.

Bill No. 5, An Act respecting the Township of North York.

Bill No. 33, An Act respecting the Town of Chelmsford (No. 1).

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

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

Bill No. 34, An Act respecting the Town of Chelmsford (No. 2).

Your Committee would recommend that the following Bills, having been withdrawn by the applicants, be not reported:—
Bill No. 28, An Act to incorporate Parkland Improvement Foundation.

Bill No. 29, An Act to incorporate Gairdner Charitable Foundation.

Bill No. 31, An Act respecting the Village of Richmond Hill.

Your Committee would recommend that the fees, less the penalties and the actual cost of printing, be remitted on Bill No. 28, An Act to incorporate Parkland Improvement Foundation, on Bill No. 29, An Act to incorporate Gairdner Charitable Foundation and on Bill No. 31, An Act respecting the Village of Richmond Hill.

Before the Orders of the Day the Minister of Health made a Statement to the House respecting rabies.

Also before the Orders of the Day, the Prime Minister Tabled Correspondence between himself and the Prime Minister of Canada, respecting Pollution. (Sessional Paper No. 59.)

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. Brandon,

Ordered, That the Debate be adjourned.

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

Annual Report of the Inspector of Legal Offices for the year ending December 31st, 1955. (Sessional Paper No. 5.)

The House then adjourned at 5.35 p.m.

FRIDAY, MARCH 9TH, 1956

PRAYERS.

1 O'CLOCK P.M.

Mr. Beckett, from the Standing Committee on Legal Bills, presented the Committee's Second Report, which was read as follows and adopted:
Your Committee begs to report the following Bills without amendment:

Bill No. 42, An Act to amend The Credit Unions Act, 1953.


Bill No. 93, An Act to amend The Trustee Act.

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


Bill No. 65, An Act to amend The Land Titles Act.

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


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

Bill No. 120, An Act to amend The Highway Traffic Act. Mr. Allan (Haldimand-Norfolk).

Bill No. 121, An Act to amend The Ontario Municipal Board Act. Mr. Goodfellow.

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. Morningstar,

Ordered, That the Debate be adjourned.

The House then adjourned at 3.05 p.m.
NOTICES OF MOTIONS

40. Mr. Oliver—Enquiry of the Ministry—In each year since January 1, 1949: (a) What has been the total value of all frequency conversion work done, and (b) What had been the total value of all other work completed, or to be completed, and materials purchased, by Hydro from Eastern Power Devices, Limited.

41. Mr. Oliver—Enquiry of the Ministry—1. Has the Government purchased the property located at 881-887 Bay Street, Toronto. 2. If yes, what was the purchase price. 3. From whom was it purchased. 4. How will this property be utilized.

MONDAY, MARCH 12TH, 1956

3 O’CLOCK P.M.

Prayers.

Before the Orders of the Day, the Prime Minister made a Statement to the House with respect to the Federal-Provincial Meeting held on Friday, March 9th. The Leader of the Opposition commented on the Prime Minister’s Statement.

The Prime Minister also announced certain proposed plans for further co-operation between the Hydro-Electric Power Commission of Ontario and Hydro Quebec.

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, 1957, the following sums:

1301. To defray the expenses of the Main Office, Department of Planning and Development ........................................ 157,500.00
1302. To defray the expenses of the Civil Defence Branch ............... 310,000.00
1303. To defray the expenses of the Community Planning Branch .... 287,000.00
1304. To defray the expenses of the Conservation Branch .............. 477,000.00
1305. To defray the expenses of the Ontario House .................... 220,000.00
1306. To defray the expenses of the Trade and Industry Branch .. 802,500.00
1307. To defray the expenses of the Community Planning Branch. 500,000.00

1308. To defray the expenses of the Conservation Branch. 4,210,000.00

1309. To defray the expenses of the Ontario-St. Lawrence Development Commission. 1,500,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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. 1, An Act respecting the City of Chatham.
Bill No. 5, An Act respecting the Township of North York.
Bill No. 8, An Act respecting the City of Sault Ste. Marie.
Bill No. 14, An Act respecting the City of London.
Bill No. 15, An Act respecting Ottawa Community Chests.
Bill No. 17, An Act respecting the City of Stratford.
Bill No. 18, An Act respecting the Town of Fort Erie.
Bill No. 20, An Act respecting the City of Ottawa.
Bill No. 21, An Act respecting the Township of Stamford.
Bill No. 23, An Act respecting the Presbyterian Church in Canada, Synod of Toronto and Kingston.
Bill No. 26, An Act respecting the City of Toronto.
Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.
Bill No. 33, An Act respecting the Town of Chelmsford (No. 1).
Bill No. 34, An Act respecting the Town of Chelmsford (No. 2).
Bill No. 36, An Act respecting the City of Hamilton.
Bill No. 37, An Act to incorporate The Metropolitan Toronto Foundation.

Bill No. 39, An Act respecting the County of Renfrew.


Bill No. 79, An Act to amend The Archaeological and Historic Sites Protection Act, 1953.

Bill No. 80, An Act to amend The Land Surveyors Act.

Bill No. 86, An Act to amend The Public Lands Act.


Bill No. 102, An Act to amend The Homes for the Aged Act, 1955.


Bill No. 109, An Act to amend The Game and Fisheries Act.

Bill No. 110, An Act to amend The Labour Relations Act.

Bill No. 114, An Act to amend The Mining Act.

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 to-morrow afternoon.

The House then adjourned at 6.10 p.m.

TUESDAY, MARCH 13th, 1956

PRAYERS.

2 O'CLOCK P.M.

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


The House resolved itself into a Committee to consider a certain Resolution and certain Bills.
Mr. Frost acquainted the House that the Honourable the Lieutenant-Governor of the Province, having been informed of the subject matter of the resolution, recommends it to the consideration of the House.

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

Resolved,

That,

where land to which The Provincial Land Tax Act applies is in a provincial park, the Lieutenant-Governor in Council may fix the rate of the annual tax at a rate not exceeding 4 per cent upon the value of the land or the taxable interest therein or upon such proportion of the value of such land or interest as he determines, and he may fix a different rate for lands in different provincial parks,

and that,

there be taxation of pipe lines on lands outside municipalities,

as provided by Bill No. 117, An Act to amend The Provincial Land Tax Act.

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

Bill No. 4, An Act respecting the Township of Etobicoke.

Bill No. 12, An Act respecting the Town of Timmins.

Bill No. 14, An Act respecting the City of London.

Bill No. 15, An Act respecting Ottawa Community Chests.

Bill No. 18, An Act respecting the Town of Fort Erie.

Bill No. 20, An Act respecting the City of Ottawa.

Bill No. 22, An Act respecting the City of Port Arthur.

Bill No. 23, An Act respecting the Presbyterian Church in Canada, Synod of Toronto and Kingston.

Bill No. 25, An Act respecting the Canadian National Exhibition Association.

Bill No. 35, An Act respecting the City of Windsor.

Bill No. 36, An Act respecting the City of Hamilton.
Bill No. 37, An Act to incorporate The Metropolitan Toronto Foundation.
Bill No. 38, An Act respecting Assumption College.
Bill No. 46, An Act to amend The Insurance Act.
Bill No. 54, An Act to amend The Provincial Aid to Drainage Act, 1954.
Bill No. 65, An Act to amend The Land Titles Act.
Bill No. 73, An Act to amend The Highway Improvement Act.
Bill No. 79, An Act to amend The Archaeological and Historic Sites Protection Act, 1953.
Bill No. 80, An Act to amend The Land Surveyors Act.
Bill No. 92, An Act to amend The Regulations Act.
Bill No. 93, An Act to amend The Trustee Act.
Bill No. 95, An Act to regulate the Use of Pesticides.
Bill No. 96, An Act to amend The Sanatoria for Consumptives Act.
Bill No. 98, An Act to establish the Ontario Water Resources Commission.

and to report the following Bills with certain amendments:—

Bill No. 26, An Act respecting the City of Toronto.
Bill No. 42, An Act to amend The Credit Unions Act, 1953.

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

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1957, the following sums:—
1901. To defray the expenses of the Main Office, Department of Reform Institutions................. 844,000.00

1902. To defray the expenses of the Board of Parole............. 83,000.00

1903. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms and Training Schools)........ 9,846,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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. 97, An Act to amend The Training Schools Act.

Bill No. 115, An Act to establish The Department of Economics.


The House then adjourned at 6.00 p.m.

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WEDNESDAY, MARCH 14TH, 1956

3 O’CLOCK P.M.

Prayers.

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

Bill No. 123, An Act to amend The Farm Products Marketing Act. Mr. Whicker.

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

Bill No. 4, An Act respecting the Township of Etobicoke.
Bill No. 12, An Act respecting the Town of Timmins.

Bill No. 14, An Act respecting the City of London.

Bill No. 15, An Act respecting Ottawa Community Chests.

Bill No. 18, An Act respecting the Town of Fort Erie.

Bill No. 20, An Act respecting the City of Ottawa.

Bill No. 22, An Act respecting the City of Port Arthur.

Bill No. 23, An Act respecting the Presbyterian Church in Canada, Synod of Toronto and Kingston.

Bill No. 25, An Act respecting the Canadian National Exhibition Association.

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

Bill No. 35, An Act respecting the City of Windsor.

Bill No. 36, An Act respecting the City of Hamilton.

Bill No. 37, An Act to incorporate The Metropolitan Toronto Foundation.

Bill No. 38, An Act respecting Assumption College.

Bill No. 42, An Act to amend The Credit Unions Act, 1953.


Bill No. 46, An Act to amend The Insurance Act.

Bill No. 54, An Act to amend The Provincial Aid to Drainage Act, 1954.


Bill No. 65, An Act to amend The Land Titles Act.


Bill No. 73, An Act to amend The Highway Improvement Act.

Bill No. 79, An Act to amend The Archaeological and Historic Sites Protection Act, 1953.

Bill No. 80, An Act to amend The Land Surveyors Act.

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

Bill No. 93, An Act to amend The Trustee Act.

Bill No. 95, An Act to regulate the Use of Pesticides.

Bill No. 96, An Act to amend The Sanatoria for Consumptives Act.

Bill No. 98, An Act to establish the Ontario Water Resources Commission.

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, 1957, the following sums:

301. To defray the expenses of the Main Office, Department of Economics .......................................................... $ 230,000.00

401. To defray the expenses of the Main Office and General Departmental Expenses, Department of Education... 595,500.00

402. To defray the expenses of the Elementary Education Branch 1,724,000.00

403. To defray the expenses of the Secondary Education Branch 2,490,900.00

404. To defray the expenses of the Professional Training Branch 1,641,700.00

405. To defray the expenses of the Special Services ............... 1,291,500.00

406. To defray the expenses of the Departmental Examinations 583,000.00

407. To defray the expenses of the Public Libraries Branch...... 82,400.00

408. To defray the expenses of the Legislative Library........... 38,400.00

409. To defray the expenses of the Public Records and Archives. 44,000.00

410. To defray the expenses of the Text-Books Branch........... 14,700.00

411. To defray the expenses of the Ontario School for the Blind .. 313,500.00

412. To defray the expenses of the Ontario School for the Deaf .. 559,800.00

413. To defray the expenses of the Scholarships, Bursaries, etc... 435,000.00

414. To defray the expenses of the Legislative Grants, etc....... 84,285,000.00

415. To defray the expenses of the Miscellaneous Grants........ 219,100.00

416. To defray the expenses of the Grants to Provincial and Other Universities, etc................................. 8,214,000.00

417. To defray the expenses of the Teachers' Superannuation, etc. 4,500.00
1801. To defray the expenses of the Main Office, Department of Public Works .................................................. 1,165,200.00

1802. To defray the expenses of the General Superintendence ............................................................................. 255,000.00

1803. To defray the expenses of the Lieutenant-Governor's Apartment ................................................................. 7,800.00

1804. To defray the expenses of the Legislative and Departmental Buildings .......................................................... 2,905,000.00

1805. To defray the expenses of the Osgoode Hall and Ontario Government Office Building .................................. 340,000.00

1806. To defray the expenses of the Government Buildings ...................................................................................... 1,450,000.00

1807. To defray the expenses of the Ontario Government Branch Office Buildings .................................................. 600,000.00

1808. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc ........................................ 110,000.00

1809. To defray the expenses of the Aid to Drainage ................................................................. 50,000.00

1810. To defray the expenses of the Miscellaneous .................................................................................................. 245,000.00

1811. To defray the expenses of the Public Buildings ................................................................................................. 41,000,000.00

1812. To defray the expenses of the Dams, Docks and Drainage Works ..................................................................... 520,000.00

1813. To defray the expenses of the Miscellaneous .................................................................................................. 2,255,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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 Bill was read the second time and referred to the Committee on Legal Bills:—

Bill No. 118, An Act to reconstitute The Institute of Chartered Accountants of Ontario.

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. Grossman,

Ordered, That the Debate be adjourned.

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 to-morrow afternoon.

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

Report of the Ontario Food Terminal Board, Department of Agriculture, Ontario, for the year ending March 31, 1955. (Sessional Paper No. 27.)

The House then adjourned at 10.35 p.m.

THURSDAY, MARCH 15TH, 1956

PRAYERS.

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


Bill No. 126, An Act to impose a Tax on the Purchasers of Fuel, other than Gasoline, for use in Motor Vehicles. Mr. Porter.


Bill No. 129, An Act to annex Burlington Beach to the City of Hamilton. Mr. Goodfellow.


Bill No. 132, An Act to amend The Fines and Forfeitures Act. Mr. Roberts.

Bill No. 133, An Act to amend The Police Act. Mr. Roberts.

Mr. Cowling presented an Interim Report of the Select Committee appointed to examine existing legislation and practice in relation to smoke control and air pollution in Ontario. (Sessional Paper No. 60.)

After some time it was,

On motion by Mr. Murdoch,

Ordered, That the debate be adjourned.

The Prime Minister Tabled Answers to Questions as follows:

17. Mr. Whicher—Enquiry of the Ministry—1. (a) How much salt was used on the Ontario Provincial Highways in 1954 and 1955; (b) From whom was this salt purchased and what was the price per ton; (c) Were tenders called for.

Answer by the Minister of Highways:

1. (a) 207,538.45 tons;

(b) (i) Year ending March 31, 1954:

<table>
<thead>
<tr>
<th>District Office</th>
<th>Supplier’s Name</th>
<th>Rock Salt in Bags</th>
<th>Rock Salt in Bulk</th>
<th>Fine Salt in Bags</th>
<th>Fine Salt in Bulk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chatham</td>
<td>Cliff Rock Salt Ltd.</td>
<td>$19.30</td>
<td></td>
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<td>$14.80*</td>
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<td></td>
<td>Warwick Pure Salt Co.</td>
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<tr>
<td>London</td>
<td>Cliff Rock Salt Ltd.</td>
<td>21.00</td>
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<tr>
<td></td>
<td>Dominion Salt Co. Ltd.</td>
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<td>$16.00</td>
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<tr>
<td>Stratford</td>
<td>Highway Materials Company Inc.</td>
<td>20.50</td>
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<td></td>
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<tr>
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<td>Highway Materials Company Inc.</td>
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<tr>
<td>Owen Sound</td>
<td>Cliff Rock Salt Ltd.</td>
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<tr>
<td>Toronto</td>
<td>Cliff Rock Salt Ltd.</td>
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<td></td>
<td>Dominion Salt Co. Ltd.</td>
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<tr>
<td>Port Hope</td>
<td>Canadian Salt Co. Ltd.</td>
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<td></td>
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</tr>
<tr>
<td>Kingston</td>
<td>Canadian Salt Co. Ltd.</td>
<td>20.70</td>
<td>15.70</td>
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<tr>
<td>Ottawa</td>
<td>Canadian Salt Co. Ltd.</td>
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<td>16.00</td>
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<tr>
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<tr>
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<tr>
<td>North Bay</td>
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<td></td>
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<td>20.30</td>
<td></td>
</tr>
<tr>
<td>District Office</td>
<td>Supplier's Name</td>
<td>Rock Salt in Bags</td>
<td>Rock Salt in Bulk</td>
<td>Fine Salt in Bags</td>
<td>Fine Salt in Bulk</td>
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<tr>
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<tr>
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<tr>
<td>Sudbury</td>
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<td></td>
<td>Canadian Salt Co. Ltd.</td>
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<tr>
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<td>Cliff Rock Salt Ltd.</td>
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<td></td>
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<tr>
<td>Fort William</td>
<td>Canadian Salt Co. Ltd.</td>
<td>35.70</td>
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<tr>
<td>Kenora</td>
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<td>37.30</td>
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(ii) Year ending March 31, 1955:

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<th>Location</th>
<th>Supplier's Name</th>
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<th>Rock Salt in Bulk</th>
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<td>Dominion Salt Co. Ltd.</td>
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<td>18.40</td>
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<td>Port Hope</td>
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<td>37.30</td>
<td></td>
<td></td>
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</tbody>
</table>

**Note:** Price quoted is f.o.b. point of delivery within the District areas shown, unless otherwise indicated.

*F.O.B. Plant, Watford.

In addition to the above, there were purchases made of by-product salt from Brunner Mond Canada Sales Ltd. at $5.00 per ton F.O.B. Plant, Amherstburg.

(c) Yes.
34. **Mr. MacDonald—Enquiry of the Ministry**—1. Are salary schedules published for all classes of Civil Servants. 2. What is the basic salary for the Civil Service. 3. Is this for a "single" or "married" Civil Servant. 4. Is it related to any established minimum standard.

Answer by the Provincial Secretary:—

(1) Yes, when finally determined. Occasionally new positions require months or even years before they can be fully evaluated. Eventually such positions are included, but the schedules are continuously under revision. (2) There is no basic salary. (3) and (4) See answer to (2).

---oOo---

38. **Mr. MacDonald—Enquiry of the Ministry**—1. How many pilots, who have been grounded, have been retired under authority of Sections 21 and 22 of The Public Service Act as amended in 1953. 2. How many other Civil Servants. 3. For what reason was each retired under authority of these sections.

Answer by the Minister of Lands and Forests:—

1. Nil.

The House, according to Order, resolved itself into the Committee of Supply, and, after some time,

Mr. Speaker resumed the Chair and Mr. Edwards reported, That the Committee had made progress.

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

The House then adjourned at 5.15 p.m.

---

**FRIDAY, MARCH 16TH, 1956**

**PRAYERS.**

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, 1957, the following sums:—
1101. To defray the expenses of the Main Office, Department of Mines $ 422,000.00

1102. To defray the expenses of the Geological Branch 280,000.00

1103. To defray the expenses of the Mines Inspection Branch 164,000.00

1104. To defray the expenses of the Laboratories Branch 182,000.00

1105. To defray the expenses of the Sulphur Fumes Arbitrator Branch 18,000.00

1106. To defray the expenses of the Mining Lands Branch 271,000.00

1107. To defray the expenses of the Main Office, Department of Mines 1,000,000.00

2001. To defray the expenses of the Main Office, Department of Travel and Publicity 112,500.00

2002. To defray the expenses of the Division of Publicity 473,000.00

2003. To defray the expenses of the Development Branch 201,000.00

2004. To defray the expenses of the Information Branch 166,500.00

2005. To defray the expenses of the Photography Branch 41,000.00

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

Ordered, That the Report be received on Monday next.

Resolved, That the Committee have leave to sit again on Monday next.

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

Bill No. 130, An Act to amend The Municipal Act.

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


The House then adjourned at 3.25 p.m.
MONDAY, MARCH 19TH, 1956

PRAYERS.

3 O'Clock P.M.

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

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

Bill No. 118, An Act to reconstitute the Institute of Chartered Accountants of Ontario.

Mr. Rankin 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. 130, An Act to amend The Municipal Act.

Mr. Stewart from the Standing Committee on Conservation presented the Committee's Third Report as follows:—

Your Committee met today at 10.00 a.m. and passed the following resolutions:

"That the Department of Agriculture be requested to study reports of the Department of Mines on lime deposits in the Province and determine which of these are suitable for agricultural use and how local development could be encouraged."

"That in view of construction of new Provincial facilities for soils testing and of the importance of increasing production per acre in Ontario, the Department of Agriculture be requested to study further means of encouraging farmers to make use of the soils testing services and the other extension services of the department."

"That in view of the demand both for teaching staff and agricultural school graduates, the Department of Agriculture be requested to consider ways and means of meeting the demand, including extension of facilities in the present teaching schools in the Province."

"That in view of possible benefits to forestry, power resources and supply of water to the Great Lakes, the Water Resources Commission be requested to study the possibility of diverting the waters of the Albany River south."

"That the Water Resources Commission be asked to study the advisability of legislation to ensure not only a sufficient supply of water but also to regulate
usage and policies particularly as between agricultural, industrial, municipal, power, irrigation and wild life utility."

"That this committee concurs in the recommendation of the Committee on Fish and Game on protection of hawks and owls."

"That the Department of Lands and Forests study control measures for porcupines."

The Prime Minister Tabled Answers to Questions as follows:—

20. Mr. MacDonald—Enquiry of the Ministry—1. When was the appropriation passed for a new gym and athletic building at the Ontario Agricultural College in Guelph. 2. When was the sod-turning ceremony held. 3. What progress has been made in construction of the approved new buildings.

Answer by the Minister of Public Works:—

1. At the 1955 Session—Estimates for the Department of Public Works for the fiscal year 1955-56. 2. To be answered by the Department of Agriculture. 3. No work has been done in the field. Preparation of plans and specifications nearing completion for tender call.

—oOo—

24. Mr. Gordon—Enquiry of the Ministry—1. What was the purchase price of the Yardley Building. 2. What has been the total cost to date of all alterations, additions, etc. 3. How many elevators have been, or are being, installed in the building. 4. What is the estimated cost of these elevators.

Answer by the Minister of Public Works:—

1. $1,035,000.00. 2. $917,813.26 to January 31, 1956. 3. When purchased, the building was equipped with three elevators: (a) Front Elevator; (b) Centre Elevator; (c) Rear or Freight Elevator. A contract was awarded for the renovation, modernization and frequency conversion of these elevators, including remodelling of Elevator (c) for passenger as well as freight service. Elevators (b) and (c) have been completed and are in operation. Elevator (a) is expected to be completed in about three to four months. Elevator (a) was of necessity kept in service during the renovation of the building and work of overhauling this elevator was only started when the building was finished and occupied and renovation of elevators (b) and (c) was completed. 4. Contract price $55,162.00 (not including sales tax) for all labour, material and equipment necessary to renovate and make frequency conversion on the three elevators.

—oOo—

35. Mr. MacDonald—Enquiry of the Ministry—1. How many new parks does the Division of Parks, Department of Lands and Forests, administer or control. 2. Is it responsible for the dismantling and salvaging of recently
acquired buildings in Algonquin Park. 3. If not, what Division or District is responsible. 4. Who is its chief officer. 5. Are tenders called for the disposal of materials salvaged. 6. If not, by what means is disposal made. 7. What revenue has been received from materials so disposed. 8. How many persons are engaged on the project. 9. What is their monthly payroll.

Answer by the Minister of Lands and Forests:—

1. 69. 2. No. 3. Division of Operation and Personnel, Office Management Section. 4. Mr. C. V. Rich, Supervisor of Office Management and Purchasing Officer. 5. No. 6. All salvaged material and equipment useable by the department is transferred to various districts in our field organization. Materials and equipment not useable by the department were appraised in accordance with comparable prices obtaining in the open market for similar materials and equipment. These unused materials and equipment were sold locally at the appraised value. From experience to date the policy now is to donate unused equipment to charity. 7. Materials, $60.00; Equipment, $4,662.76. 8. 10. 9. $1,829.89.

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, 1957, the following sums:—

601. To defray the expenses of the Main Office, Department of Highways........................................... $ 3,077,500.00

602. To defray the expenses of the Maintenance—King’s Highways and Other Roads.................................. 82,952,000.00

603. To defray the expenses of the Motor Vehicles Branch...... 2,126,500.00

604. To defray the expenses of the Construction and other Capital Projects............................................... 76,235,000.00

605. To defray the expenses of the Motor Vehicles Branch...... 200,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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. Wardrope,

Ordered, That the Debate be adjourned.

The House then adjourned at 10.00 p.m.

TUESDAY, MARCH 20th, 1956

Prayers. 3 O’Clock P.M.

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

Ordered, That, a Select Committee of this House be appointed to study and inquire into the payment of indemnities and allowances of Members of the Assembly, Members of the Executive Council, Mr. Speaker and his office, the Leader of the Opposition and his office, including the nature, form and amount of such indemnities and allowances and all matters pertaining thereto, and to report its findings to the Assembly at the present Session thereof.

The said Committee to consist of six members as follows:—Messrs. Manley, Murdoch, Reaume, Stewart, Thomas (Oshawa) and Wardrope.

And the said Committee shall have full power and authority to call for such persons, papers and things as the said Committee may deem necessary for any of its proceedings or deliberations.

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 on each day, except Fridays, for the remainder of the present Session.

The following Bills were severally 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, and, after some time,

Mr. Speaker resumed the Chair and Mr. Edwards reported, That the Committee had made progress.

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

The Prime Minister Tabled a letter from the Prime Minister of Canada relative to the Federal-Provincial meeting held on March 9th, 1956. (Sessional Paper No. 61.)

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

1. Report of the Minister of Public Works, Ontario, for the twelve months ending the 31st of March, 1955. (Sessional Paper No. 14.)


The House then adjourned at 5.05 p.m.

NOTICE OF MOTION

42. Mr. MacDonald—Enquiry of the Ministry—What payments were made (a) in professional fees and (b) other costs, for preparation and printing of Gold Mining in Ontario—An Economic Study, 1955.

WEDNESDAY, MARCH 21st, 1956

Prayers. 2 O'Clock P.M.

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


Mr. Rankin 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 Bill with certain amendments:

Bill No. 88, An Act to amend The Assessment Act.

Mr. Robarts presented an interim report of the Select Committee of the House appointed to study all matters relating to toll roads. (Sessional Paper No. 62.)

After some time it was,

On motion by Mr. Frost (Victoria),

Ordered, That the debate be adjourned.

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

Bill No. 100, An Act to amend The Agricultural Societies Act.


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


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, 1957, the following sums:

801. To defray the expenses of the Main Office, Department of Labour. $482,000.00

802. To defray the expenses of the Industry and Labour Board. 244,000.00

803. To defray the expenses of the Apprenticeship Branch. 504,000.00

804. To defray the expenses of the Boiler Inspection Branch. 212,000.00

805. To defray the expenses of the Factory Inspection Branch. 57,300.00

806. To defray the expenses of the Board of Examiners of Operating Engineers. 63,500.00
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<tr>
<td>807.</td>
<td>To defray the expenses of the Minimum Wage Branch</td>
<td>16,900.00</td>
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<td>808.</td>
<td>To defray the expenses of the Composite Inspection Branch</td>
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<td>809.</td>
<td>To defray the expenses of the Labour Relations Board</td>
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<td>810.</td>
<td>To defray the expenses of the Office of Athletics Commissioner</td>
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<td>811.</td>
<td>To defray the expenses of the Elevator Inspection Branch</td>
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<td>812.</td>
<td>To defray the expenses of the Industry and Labour Board</td>
<td>9,500,000.00</td>
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<td>101.</td>
<td>To defray the expenses of the Main Office, Department of Agriculture</td>
<td>512,000.00</td>
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<td>102.</td>
<td>To defray the expenses of the Agricultural and Horticultural Societies Branch</td>
<td>967,000.00</td>
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<tr>
<td>103.</td>
<td>To defray the expenses of the Co-operation and Markets Branch</td>
<td>106,200.00</td>
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<td>104.</td>
<td>To defray the expenses of the Dairy Branch</td>
<td>396,500.00</td>
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<td>105.</td>
<td>To defray the expenses of the Extension Branch</td>
<td>1,693,900.00</td>
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<td>106.</td>
<td>To defray the expenses of the Farm Economics Branch</td>
<td>129,600.00</td>
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<td>107.</td>
<td>To defray the expenses of the Farm Labour Service Branch</td>
<td>30,000.00</td>
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<td>108.</td>
<td>To defray the expenses of the Field Crops Branch</td>
<td>178,800.00</td>
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<td>109.</td>
<td>To defray the expenses of the Fruit Branch</td>
<td>373,200.00</td>
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<td>110.</td>
<td>To defray the expenses of the Live Stock Branch</td>
<td>790,000.00</td>
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<td>111.</td>
<td>To defray the expenses of the Statistics and Publications Branch</td>
<td>90,600.00</td>
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<tr>
<td>112.</td>
<td>To defray the expenses of the Demonstration Farm, New Liskeard</td>
<td>30,600.00</td>
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<tr>
<td>113.</td>
<td>To defray the expenses of the Horticultural Experiment Station, Vineland</td>
<td>265,700.00</td>
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<tr>
<td>114.</td>
<td>To defray the expenses of the Kemptville Agricultural School</td>
<td>323,300.00</td>
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<td>115.</td>
<td>To defray the expenses of the Ontario Agricultural College, Guelph</td>
<td>3,449,000.00</td>
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<tr>
<td>116.</td>
<td>To defray the expenses of the Macdonald Institute, Guelph</td>
<td>194,000.00</td>
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117. To defray the expenses of the Ontario Veterinary College, Guelph .................................................. 951,600.00

118. To defray the expenses of the Western Ontario Agricultural School and Experimental Farm, Ridgetown ........... 208,000.00

119. To defray the expenses of the Main Office, Department of Agriculture .................................................. 450,000.00

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

Ordered, That the Report be received to-morrow.

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

The House then adjourned at 11 p.m.

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THURSDAY, MARCH 22ND, 1956

Prayers. 2 O'Clock P.M.

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

Bill No. 139, An Act to amend The Public Commercial Vehicles Act. Mr. Allan (Haldimand-Norfolk).

Bill No. 140, An Act to amend The Highway Improvement Act. Mr. Allan (Haldimand-Norfolk).

Mr. Johnston (Simcoe Centre), 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, the Canada Year Book and The Administration
of Health Insurance in Canada by Malcolm G. Taylor 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:

<table>
<thead>
<tr>
<th>Paper Description</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts, Public</td>
<td>1,800</td>
</tr>
<tr>
<td>Agricultural College, Ontario, Report</td>
<td>850</td>
</tr>
<tr>
<td>Agriculture, Minister's Report</td>
<td>2,150</td>
</tr>
<tr>
<td>Agriculture, Statistics Branch, Report</td>
<td>6,650</td>
</tr>
<tr>
<td>Auditor's Report</td>
<td>500</td>
</tr>
<tr>
<td>Civil Service Commissioner, Report</td>
<td>350</td>
</tr>
<tr>
<td>Education, Report</td>
<td>1,150</td>
</tr>
<tr>
<td>Estimates</td>
<td>1,250</td>
</tr>
<tr>
<td>Highways, Department of</td>
<td>750</td>
</tr>
<tr>
<td>Labour, Department of, Report</td>
<td>1,250</td>
</tr>
<tr>
<td>Legal Offices, Report of the Inspector</td>
<td>650</td>
</tr>
<tr>
<td>Liquor Control Board, Report</td>
<td>650</td>
</tr>
<tr>
<td>Niagara Parks Commission, Report</td>
<td>550</td>
</tr>
<tr>
<td>Ontario Northland Transportation Commission, Report</td>
<td>160</td>
</tr>
<tr>
<td>Police, Provincial, Report of the Commissioner</td>
<td>375</td>
</tr>
<tr>
<td>Public Welfare, Department of, Report</td>
<td>1,150</td>
</tr>
<tr>
<td>Public Works, Department of, Report</td>
<td>575</td>
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<tr>
<td>Reform Institutions, Department of, Report</td>
<td>790</td>
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<tr>
<td>Training Schools</td>
<td>890</td>
</tr>
<tr>
<td>Toronto University, Report</td>
<td>225</td>
</tr>
<tr>
<td>Veterinary College, Ontario, Report</td>
<td>2,550</td>
</tr>
<tr>
<td>Workmen's Compensation Board, Report</td>
<td>2,650</td>
</tr>
</tbody>
</table>

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

The Committee begs to report the following Bills without amendment:

Bill No. 100, An Act to amend The Agricultural Societies Act.


Mr. Macaulay presented the report of the Select Committee of the House appointed to consider ways of providing a central registry for documents of title and pledge and the issuance of certificates of title of ownership of motor vehicles. (Sessional Paper No. 63.)

After some time it was,
On motion by Mr. Frost (Victoria),

Ordered, That the debate be adjourned.

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

That in the opinion of this Legislature the objective of the Ontario Fair Practices Legislation can be achieved more effectively if its administration is placed with a Commission or Board, adequately staffed, whose responsibility will be (1) to investigate alleged violations of the Acts, thereby relieving already overburdened staff of the Department of Labour; and (2) to promote and coordinate public education on human relationships as the only sure manner of meeting the problem of discrimination on the basis of race, color or creed.

After some time,

Mr. Frost moved in amendment, seconded by Mr. Porter,

That all the words after “That” in the first line of the said Resolution be struck out and the following substituted therefor:

“this House reaffirm the principle of equal rights which is the basic fact of the fair practices legislation of Ontario and which expresses the wishes and desires of our people that our Province shall be free from discrimination on the grounds of race, colour or creed, and expresses its satisfaction of the manner in which our people are working together in the achievement of this great principle. The House commends Mr. Louis Fine, the Chief Conciliator, and his fine staff for the promptness with which they have carried out investigations and conciliation procedures under this legislation. The House endorses the announced policy of the Government as evidenced by its action to do everything that experience indicates as necessary to strengthen both the legislation and the administration thereof, and further to keep under review and strengthen the efforts of both Government and citizens in the progress being made in many spheres and programs of education to further the great principle of the equality and the dignity of man.”

The Amendment having been put was declared to be carried.

Mr. Gisborn moved, seconded by Mr. MacDonald,

That in the opinion of this House all documents, stationery and other similar material ordered to be printed by or on behalf of the Government of Ontario or any of its departments, branches or agencies should bear a registered union label.

Mr. Frost moved in amendment, seconded by Mr. Porter,
That all the words after “That” in the first line of the Resolution be struck out and the following substituted therefor:—

“in the opinion of this House that there should be a fair distribution of government printing throughout the printing plants of both urban and rural Ontario having regard, in particular, to the fine services rendered by the weekly press.”

The Amendment having been put was declared to be carried.

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


Bill No. 106, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).


Bill No. 133, An Act to amend The Police 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, 1957, the following sums:—

1701. To defray the expenses of the Main Office, Department of Public Welfare...........................................$ 553,000.00

1702. To defray the expenses of the Child Welfare Branch...... 2,733,000.00

1703. To defray the expenses of the Day Nurseries Branch...... 253,000.00

1704. To defray the expenses of the Mothers’ Allowances Branch. 7,352,000.00

1705. To defray the expenses of the Old Age Assistance Branch... 6,799,000.00

1706. To defray the expenses of the Field Services............... 684,000.00

1707. To defray the expenses of the Homes for the Aged...... 1,513,000.00

1708. To defray the expenses of the Disabled Persons’ Allowances and Rehabilitation Services............. 2,255,000.00
1709. To defray the expenses of the Old Age Assistance Branch... 5,666,000.00
1710. To defray the expenses of the Disabled Persons' Allowances and Rehabilitation Services... 2,056,000.00

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

167. To defray the expenses of the Main Office, Department of Agriculture... $ 1,010,000.00
168. To defray the expenses of the Special Grants for Capital Purposes, Department of Education... 7,440,000.00
169. To defray the expenses of the Legislative Grants, etc., Department of Education... 150,000.00
170. To defray the expenses of the Teachers' Superannuation, etc., Department of Education... 1,000,000.00
171. To defray the expenses of the Epidemiological Branch, Department of Health... 955,000.00
172. To defray the expenses of the Public and Private Hospitals Branch, Department of Health... 8,605,000.00
173. To defray the expenses of the Division Offices, Department of Highways... 28,500,000.00
174. To defray the expenses of the Main Office, Department of Municipal Affairs... 100,000.00
175. To defray the expenses of the Main Office, Treasury Department... 1,000,000.00

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

Ordered, That the Report be received to-morrow.

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

The House then adjourned at 10.30 p.m.
Your Committee recommends that the following Bill be not reported:—

Bill No. 52, An Act to amend The Forest Fires Prevention Act.

Mr. Villeneuve, from the Standing Committee on Game and Fish, presented the Minutes of the Committee together with the Representations made to it, and moved that they be printed as an appendix to the Journals of the Legislature, which motion was carried.

Mr. Spooner from the Committee on Mining presented the Committee’s Final Report which was read as follows and adopted:—

The final meeting of the committee was held in Room 1302 of the Whitney Block with the following members present: Messrs. Beckett, Belisle, Brandon, Elliott, Herbert, Janes, Laverne, MacDonald, Mackenzie, Monaghan, Noden, Sandercock, Spooner and Sutton.

The following resolution was unanimously adopted: Moved by Mr. Janes and seconded by Mr. Gisborn, That this committee expresses confidence in the efficiency of the Inspection Branch of the Department of Mines, and recommends their continued diligence and devotion towards the maximum safety of those engaged in the mining industry in this Province.

The committee further urges that the attention of all persons engaged in the mining industry be drawn to the facilities of the Department of Mines, to be available in the fullest confidence, for the submission of any suggestions or recommendations for the development of safety methods or practices in mining operations.

The committee strongly recommends greater labour-management cooperation in the study, as well as the development and maintenance, of safety in mines.

Mr. Murdoch from the Select Committee appointed to inquire into the payments of indemnities and allowances to Members of the Assembly, Members of the Executive Council, Mr. Speaker and his office and the Leader of the Opposition and his office, presented the Committee’s report as follows:—

Your Select Special Committee was appointed on Tuesday, March 20th, 1956, to study and enquire into the payment of indemnities and allowances of Members of the Assembly, Members of the Executive Council, Mr. Speaker and his office, the Leader of the Opposition and his office, including the nature, form and amount of such indemnities and allowances and all matters pertaining thereto, and to report its findings to the Assembly at the present Session thereof.

The committee as appointed and which now presents its report comprises Messrs. Murdoch (chairman), Manley, Reaume, Stewart, Thomas (Oshawa) and Wardrope.
The committee met at the Parliament Buildings at Toronto on the 22nd day of March at 11 a.m. and 7.30 p.m. and on the 23rd day of March at 10.30 a.m. and 12.30 p.m.

A number of letters from members outlining their views and giving details of the expenses incurred by virtue of their membership in the Ontario Legislature, were submitted and these views were of considerable assistance to the Committee in its deliberations.

Situation Elsewhere:

The Committee gave consideration to the indemnities and allowances provided in other Provinces of Canada, and the Parliament of Canada, and also to the reports of Committees which reported on the same matters on the 10th of March, 1947, and the 5th of April, 1951.

Much could be said with respect to the inadequacy of the present indemnity and expense allowance payable to members when considered in the light of the following conditions:

1. The expansion of Government services and new legislation affecting all Departments now makes membership in the Legislature, in effect, a full-time occupation.

2. The increase in the work of Government has made it necessary to lengthen the sessions of the Legislature and increase the number held annually, thus entailing a greater expense for Members.

3. The desirability of making it possible for all citizens to become candidates for election, even though they may not possess sufficient private means, to enable them to devote full time to their duties as Members of the Legislature.

The view of the committee is that the remuneration received by Members of the Legislature cannot really be regarded as a salary. A member of the Legislature cannot, nor should he expect to be paid commensurate with his responsibilities and duties in public life.

Recommendations:

Your Committee accordingly recommends:

That The Legislative Assembly Act be amended to provide:

1. That there be paid to each member of the Assembly,

   (a) An indemnity of $3,600, such indemnity to be payable at the conclusion of the first session held in each calendar year and no further indemnity to be paid in the same calendar year whether or not a further session or further sessions of the same or a subsequent Parliament are held in such year;

   (b) An allowance for expenses at the rate of $1,800 annually, payable at the conclusion of the first session held in each calendar year;
(c) That the mileage allowance as presently prescribed in subsection 1 of section 74 of The Legislative Assembly Act be paid on the basis of six trips annually;

2. That The Legislative Assembly Act be amended to provide the payment to all members of the Executive Council and the Leader of the Official Opposition of an annual representation allowance of $2,000;

3. That Mr. Speaker’s contingency allowance be increased by $2,000 annually;

4. Recognizing that a sound, constructive opposition is the essence of democratic government, the committee favours increasing to $12,000 annually the allowance paid for secretarial assistance to the member recognized by Mr. Speaker as the Leader of the Official Opposition;

5. That in the 25th Parliament, for the office provided for Members of the Opposition other than the Official Opposition, an annual allowance of $3,000 for secretarial services be provided.

The Committee recommends that these amendments shall become effective in the life of the 25th Parliament of Ontario.

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


Bill No. 74, An Act to amend The Mothers’ Allowances Act, 1952.

Bill No. 107, An Act to amend The Municipal Subsidies Adjustment Act, 1953.


Bill No. 119, An Act to amend The Medical Act.

Bill No. 120, An Act to amend The Highway Traffic Act.

Bill No. 121, An Act to amend The Ontario Municipal Board Act.


Bill No. 125, An Act to amend The Tile Drainage Act.

Bill No. 126, An Act to impose a Tax on the Purchasers of Fuel, other than Gasoline, for use in Motor Vehicles.


Bill No. 128, An Act to amend The Line Fences Act.

Bill No. 129, An Act to annex Burlington Beach to the City of Hamilton.


Bill No. 139, An Act to amend The Public Commercial Vehicles Act.

Bill No. 140, An Act to amend The Highway Improvement Act.

The House resolved itself into a Committee to consider a certain Resolution and certain Bills.

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

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

Resolved,

That,

every purchaser shall pay to the Treasurer of Ontario a tax at the rate of 11 cents per imperial gallon on all fuel received by him,

and that,

every registrant shall pay to the Treasurer of Ontario a tax at the rate of 11 cents per imperial gallon on all fuel used by him to generate power for the propulsion of a motor vehicle,

as provided by Bill No. 126—An Act to impose a Tax on the Purchasers of Fuel, other than Gasoline, for use in Motor Vehicles.

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

Bill No. 1, An Act respecting the City of Chatham.

Bill No. 5, An Act respecting the Township of North York.

Bill No. 8, An Act respecting the City of Sault Ste. Marie.

Bill No. 17, An Act respecting the City of Stratford.
Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

Bill No. 33, An Act respecting the Town of Chelmsford (No. 1).

Bill No. 34, An Act respecting the Town of Chelmsford (No. 2).

Bill No. 39, An Act respecting the County of Renfrew.

Bill No. 88, An Act to amend The Assessment Act.

Bill No. 118, An Act to reconstitute The Institute of Chartered Accountants of Ontario.

Bill No. 130, An Act to amend The Municipal Act.

Ordered, That the Report be adopted and the Bills reported be severally read the third 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, 1957, the following sums:—

1201. To defray the expenses of the Main Office, Department of Municipal Affairs..........................$3,349,000.00

1202. To defray the expenses of the Main Office, Department of Municipal Affairs.......................... 250,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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 3.40 p.m.

MONDAY, MARCH 26TH, 1956

PRAYERS.

2 O'Clock P.M.

The House adjourned during pleasure.

The Prime Minister introduced Miss Marilyn Bell, her parents and her trainer, Mr. Gus Ryder. He paid tribute to Miss Bell, in which tribute he was joined by the Leader of the Opposition and the Member for York South.
The Prime Minister then called upon Mr. Ryder to unveil the plaque which will be mounted on the Ontario Government Building at the Canadian National Exhibition, in tribute to Miss Bell's conquest of Lake Ontario. The Prime Minister presented a personal replica of this plaque to Miss Bell.

The House then reconvened on the call of the Speaker.

Mr. Speaker informed the House that the Clerk had laid upon the Table a Return from the Records of the By-Election held in the Electoral District of Niagara Falls on the 19th and 26th of October, 1953; also, of the By-Election held in the Electoral District of Simcoe East on the 25th of January and 8th of February, 1954; also, of the By-Elections held in the Electoral Districts of Leeds, Nipissing and Russell on the 2nd and 16th of September, 1954; also, of the General Election held on the 26th of May and 9th of June, 1955; also, of the By-Election held in the Electoral District of Renfrew South on the 29th of December, 1955, and the 12th of January, 1956, showing:—

1. The number of Votes Polled for each Candidate in each Electoral District in which there was a contest. 2. The total number of Votes Polled. 3. The number of Names on the Polling Lists. 4. The number of Votes remaining Unpolled. 5. The number of Rejected Ballot Papers. 6. The plurality whereby each successful Candidate was returned. (Sessional Paper No. 47.)

Mr. Connell from the Standing Committee on Government Commissions presented the Committee's report as follows:—

Your Committee held five meetings and heard representations from the Liquor Control Board, the Liquor Licence Board, the Ontario Food Terminal Board, the Ontario Telephone Authority, the Ontario Labour Relations Board, the Ontario Northland Railway, The Ontario Hydro-Electric Power Commission and the Ontario Athletic Commission and Charles Bagnato, representing the Amateur Athletic Union of Canada, Central Ontario Branch.

Your Committee recommends to the Minister of Labour that a Select Committee of the Legislature be appointed to inquire into all matters relating to amateur sport in Ontario with particular reference to amateur boxing.

The Prime Minister Tabled statements showing the indemnities and expense allowances payable in the Parliament of Canada and the Parliaments of the Provinces. (Sessional Paper No. 65.)

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

Bill No. 141, An Act to amend The Legislative Assembly Act. Mr. Frost (Victoria).
Bill No. 142, An Act to repeal The Unwrought Metal Sales Act. Mr. Kelly.

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, 1957, the following sums:—

901. To defray the expenses of the Main Office, Department of Lands and Forests. $1,925,400.00

902. To defray the expenses of the Surveys Branch 228,000.00

903. To defray the expenses of the Basic Organization—District Offices 11,130,000.00

904. To defray the expenses of the Extra Fire Fighting 800,000.00

905. 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

906. To defray the expenses of the Air Service Branch 1,102,000.00

907. To defray the expenses of the Grants 19,600.00

908. To defray the expenses of the Wolf Bounty 60,000.00

909. To defray the expenses of the Bear Bounty 12,000.00

910. To defray the expenses of the Timber Management Branch 388,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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 third time and were passed:—

Bill No. 1, An Act respecting the City of Chatham.

Bill No. 5, An Act respecting the Township of North York.

Bill No. 8, An Act respecting the City of Sault Ste. Marie.
Bill No. 17, An Act respecting the City of Stratford.

Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

Bill No. 33, An Act respecting the Town of Chelmsford (No. 1).

Bill No. 34, An Act respecting The Town of Chelmsford (No. 2).

Bill No. 39, An Act respecting the County of Renfrew.

Bill No. 88, An Act to amend The Assessment Act.

Bill No. 118, An Act to reconstitute The Institute of Chartered Accountants of Ontario.

Bill No. 130, An Act to amend The Municipal 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. Edwards reported,

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

Bill No. 21, An Act respecting the Township of Stamford.


Bill No. 74, An Act to amend The Mothers’ Allowances Act, 1952.

Bill No. 86, An Act to amend The Public Lands Act.


Bill No. 97, An Act to amend The Training Schools Act.

Bill No. 100, An Act to amend The Agricultural Societies Act.


Bill No. 106, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 107, An Act to amend The Municipal Subsidies Adjustment Act, 1953.
Bill No. 110, An Act to amend The Labour Relations Act.


Bill No. 115, An Act to establish The Department of Economics.


Bill No. 119, An Act to amend The Medical Act.

Bill No. 125, An Act to amend The Tile Drainage Act.


Bill No. 128, An Act to amend The Line Fences Act.

Bill No. 129, An Act to annex Burlington Beach to the City of Hamilton.


Bill No. 133, An Act to amend The Police Act.


Bill No. 139, An Act to amend The Public Commercial Vehicles Act.

Bill No. 140, An Act to amend The Highway Improvement Act.

and to report the following Bills with certain amendments:—


Bill No. 102, An Act to amend The Homes for the Aged Act, 1955.

Bill No. 109, An Act to amend The Game and Fisheries Act.

Bill No. 114, An Act to amend The Mining Act.


Bill No. 120, An Act to amend The Highway Traffic Act.

Bill No. 121, An Act to amend The Ontario Municipal Board Act.

Bill No. 126, An Act to impose a Tax on the Purchasers of Fuel, Other than Gasoline, for Use in Motor Vehicles.

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

The Order of the Day for Resuming the Adjourned Debate on the Motion for Second Reading of Bill No. 112, An Act to establish the Hospital Services Commission of Ontario, having been read,

The Debate continued, and after some time,

The Motion having been put was declared to be carried and the Bill was accordingly read the Second Time and referred to the Committee of the Whole House.

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

Bill No. 76, An Act to amend The Marriage Act.

Bill No. 113, An Act to establish the Ontario Parks Integration Board.

Bill No. 135, An Act to amend The Public Health Act.

The Order of the Day for the Second Reading of Bill No. 53, An Act to amend The Female Employees Fair Remuneration Act, 1951, having been read,

Mr. MacDonald moved that the Bill be now read a second time,

The motion having been put was declared to be lost.

The Order of the Day for the Second Reading of Bill No. 77, An Act to amend The Farm Products Marketing Act, having been read,

Mr. MacDonald moved that the Bill be now read a second time,

The motion having been put was declared to be lost.

The Order of the Day for the Second Reading of Bill No. 123, An Act to amend The Farm Products Marketing Act, having been read,

Mr. Whicher moved that the Bill be now read a second time,

The motion having been put was declared to be lost.

The Order of the Day for the Second Reading of Bill No. 78, An Act to amend The Labour Relations Act, having been read,
Mr. MacDonald moved that the Bill be now read a second time,

The motion having been put was declared to be lost.

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

Reports of The Presqu'ile Provincial Park Commission for the year ending December 31st, 1954, and for the year ending December 31st, 1955. (*Sessional Paper No. 64.*)

The House then adjourned at 11.45 p.m.

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TUESDAY, MARCH 27TH, 1956.

PRAYERS.

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

Your Committee begs to recommend that the following Bill be not reported:


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

*Ordered*, That, notwithstanding the previous Order of the House, this House will meet at 10 o'clock to-morrow forenoon, to rise for Luncheon Recess, if necessary, at One o'clock in the afternoon to resume at Two o'clock in the afternoon.

On motion by Mr. Goodfellow,

*Ordered*, That the Third Reading of Bill No. 88, An Act to amend The Assessment Act, on Monday, March 26th, be rescinded and that the Bill be referred back to the Committee of the Whole House for amendment.

The Prime Minister Tabled Answers to Questions as follows:—
6. Mr. MacDonald—Enquiry of the Ministry—With regard to a particular 13-year-old girl who was transferred from the Galt Training School to Mercer in the Fall of 1955, how many days does the Galt O.T.S. Behaviour Record Book and Daily Log indicate that this girl spent in detention during the 12-month period prior to her transfer to Mercer.

Answer by the Minister of Reform Institutions:—

This question was answered fully on February 9 on page 161 of Hansard, which contains the address of the Honourable John W. Foote.

"From October, 1954, to December, 1954, there were 5 periods of confinement of 1, 6, 7, 8 and 14 days.

From January, 1955, to April, 1955, there was a period of 92 days in which she was in and out of detention. During that time, she spent half of her time out—taking part in the normal programme of the school. The Superintendent is very positive in this statement. She then spent two months in Toronto Psychiatric Hospital. From June 17 to September 4 she slept in detention to prevent her running away, but she was out of detention more than she was in."

—oOo—

12. Mr. Gordon—Enquiry of the Ministry—1. (a) What was the total cost of the Highway Investigation in all its phases; (b) Has payment been made in full.

Answer by the Minister of Highways:—

1. (a) $173,998.86. This includes all services of counsel, together with advice on accounting controls connected with the greatly accelerated highway programme presently in progress. (b) Yes.

—oOo—

15. Mr. Manley—Enquiry of the Ministry—1. To date, how many settlements have been completed by the Hydro Commission on the Seaway Valley properties. 2. To date, how many settlements are still pending by the Hydro Commission on Seaway Valley properties. 3. How many cases for settlement are yet to be instigated by the Hydro Commission on Seaway Valley properties.

Answer by the Honourable Mr. Warrender:—

1. To date, 898 settlements have been made. 2. To date, 150 settlements are under negotiation. 3. There are approximately 1,235 settlements yet to be instigated.

—oOo—

20. Mr. MacDonald—Enquiry of the Ministry—1. When was the appropriation passed for a new gym and athletic building at the Ontario Agricultural
College in Guelph. 2. When was the sod-turning ceremony held. 3. What progress has been made in construction of the approved new buildings.

Answer by the Minister of Agriculture:—

1. Answered by the Department of Public Works. 2. Saturday, June 25, 1955. 3. Answered by the Department of Public Works.

—oOo—

22. Mr. MacDonald—Enquiry of the Ministry—When was the order-in-council passed, in accordance with Sec. 26 (b) (v) of The Training Schools Act, authorizing re-introduction of corporal punishment in the Boys' Training Schools in 1954.

Answer by the Minister of Reform Institutions:—

Chastisement by the use of the hand strap in Ontario Training Schools has never been rescinded. Therefore, an Order-in-Council to re-introduce its use in extreme cases was unnecessary.

—oOo—

28. Mr. Spence—Enquiry of the Ministry—1. (a) What were the receipts of Rondeau Park for the years 1953-54 and in what category do they fall; (b) What were the disbursements for the same period.

Answer by the Minister of Lands and Forests:—

1. (a) Year Ending 31st March

<table>
<thead>
<tr>
<th></th>
<th>1953</th>
<th>1954</th>
<th>1955</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rentals</td>
<td>$17,267.89</td>
<td>$19,196.58</td>
<td>$22,187.79</td>
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<tr>
<td>Land Tax</td>
<td>6,742.43</td>
<td>10,720.47</td>
<td>10,773.35</td>
</tr>
<tr>
<td>Other</td>
<td>2,693.87</td>
<td>3,237.57</td>
<td>4,740.44</td>
</tr>
<tr>
<td><strong>Total Receipts</strong></td>
<td><strong>$26,704.19</strong></td>
<td><strong>$33,154.62</strong></td>
<td><strong>$37,701.58</strong></td>
</tr>
</tbody>
</table>

(b) Year Ending 31st March

<table>
<thead>
<tr>
<th></th>
<th>1953</th>
<th>1954</th>
<th>1955</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Lands and Forests</td>
<td>$34,315.95</td>
<td>$35,036.18</td>
<td>$35,626.62</td>
</tr>
<tr>
<td>Department of Public Works</td>
<td>..........</td>
<td>26,826.09</td>
<td>49,306.88</td>
</tr>
<tr>
<td><strong>Total Disbursements</strong></td>
<td>$34,315.95</td>
<td><strong>$61,862.27</strong></td>
<td><strong>$84,933.50</strong></td>
</tr>
</tbody>
</table>

—oOo—
31. *Mr. Manley*—Enquiry of the Ministry—1. (a) How many passenger cars and trucks are registered in the Province of Ontario; (b) How many of these indicate that they carry public liability and property damage insurance.

Answer by the Minister of Highways:—

1. (a) For the year 1955—1,289,055 passenger cars; 287,435 trucks.

   (b) 82%.

   —oOo—

32. *Mr. MacDonald*—Enquiry of the Ministry—1. How many persons other than Civil Servants and patients on mercy flights were flown in planes of the Department of Lands and Forests in 1955. 2. Are all passengers insured by the Department. 3. If so, at what rate per passenger. 4. How many "mercy flights" were made. 5. For how many of them was the Department paid.

Answer by the Minister of Lands and Forests:—

1. **Total Carried:**

   April 1st, 1955-January 31st, 1956. 44,311

   Fire fighters, other Forest Protection aid and mercy flights. 44,046

   All other, which includes flying for other Government departments and persons on the business of the Government. 265

   All flights are covered by requisitions authorized by senior department personnel.

2. Yes.

3. Fixed Wing Aircraft: .08c. per hour per $1,000.00 coverage; Rotary Wing Aircraft: .10c. per hour per $1,000.00 coverage.

4. 17.

5. 13.

   —oOo—

33. *Mr. MacDonald*—Enquiry of the Ministry—1. What office or department assumes responsibility for recruiting to the Civil Service of Ontario. 2. What is the method of recruiting. 3. Are competitions held. 4. If "yes", where. 5. Are eligibility lists made available to Department. 6. How many were recruited during the calendar year, 1955.

Answer by the Provincial Secretary:—
(1) The Departments recruit the staff they need. They are assisted to a considerable extent by the Civil Service Commission, which also establishes the required qualifications for appointment. (2) Contact with the universities, high schools and business colleges and with the National Employment Service; advertising in the daily and weekly papers and in professional, scientific and trade journals. (3) and (4) Yes, for specified classes, at Toronto. Elsewhere qualifying examinations are held. (5) See answer to (1). (6) 3,728.

---oOo---

37. *Mr. MacDonald*—Enquiry of the Ministry—1. What is the basic salary for professional personnel in the Public Service. 2. How does this compare with the average for University Graduates generally. 3. What means was used for developing this base.

Answer by the Provincial Secretary:—

(1) There is no basic salary. Recruiting rates vary in the different professions, being subject to the compulsions of the law of supply and demand. (2) and (3) See Answer to (1).

---oOo---

38. *Mr. MacDonald*—Enquiry of the Ministry—1. How many pilots, who have been grounded, have been retired under authority of Sections 21 and 22 of The Public Service Act as amended in 1953. 2. How many other Civil Servants. 3. For what reason was each retired under authority of these sections.

Answer by the Provincial Secretary:—

(1) None. (2) 14. (3) The reasons are quite varied. In five cases the employees suffered from illness but could not be considered total disabilities. In three cases the employees wished to be released to look after aged relatives. One case, a jail matron, resulted from a change of jailers. In the remaining cases the Departments concerned recommended retirement because of reorganization, incompatibility, usefulness ended or other causes.

---oOo---

40. *Mr. Oliver*—Enquiry of the Ministry—In each year since January 1, 1949: (a) What has been the total value of all frequency conversion work done, and (b) What had been the total value of all other work completed, or to be completed, and materials purchased, by Hydro from Eastern Power Devices, Limited.

Answer by the Honourable Mr. Warrender:—

(a) The total cost to the Commission, on a yearly basis, of all frequency conversion work done since the start of the Frequency Standardization Program is as follows:
Year | Cost
---|---
1948-1949 | $4,931,816
1950 | 24,043,376
1951 | 34,558,673
1952 | 36,987,378
1953 | 39,199,044
1954 | 42,125,413
1955 | 41,787,561
Total | $223,633,261

(b) The meaning of the question is obscure. Eastern Power Devices, Limited, has not been employed on frequency standardization work at any time and materials purchased from this manufacturer for frequency standardization purposes have been of a very minor nature, amounting to approximately $10,000 to date and representing small pieces of equipment for temporary substations and mobile frequency changers.

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

Bill No. 21, An Act respecting the Township of Stamford.


Bill No. 74, An Act to amend The Mothers' Allowances Act, 1952.

Bill No. 86, An Act to amend The Public Lands Act.


Bill No. 97, An Act to amend The Training Schools Act.


Bill No. 100, An Act to amend The Agricultural Societies Act.


Bill No. 102, An Act to amend The Homes for the Aged Act, 1955.


Bill No. 106, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).
Bill No. 107, An Act to amend The Municipal Subsidies Adjustment Act, 1953.

Bill No. 109, An Act to amend The Game and Fisheries Act.

Bill No. 110, An Act to amend The Labour Relations Act.


Bill No. 114, An Act to amend The Mining Act.

Bill No. 115, An Act to establish The Department of Economics.


Bill No. 119, An Act to amend The Medical Act.

Bill No. 120, An Act to amend The Highway Traffic Act.

Bill No. 121, An Act to amend The Ontario Municipal Board Act.


Bill No. 125, An Act to amend The Tile Drainage Act.

Bill No. 126, An Act to impose a Tax on the Purchasers of Fuel, Other than Gasoline, for Use in Motor Vehicles.


Bill No. 128, An Act to amend The Line Fences Act.

Bill No. 129, An Act to annex Burlington Beach to the City of Hamilton.


Bill No. 133, An Act to amend The Police Act.


Bill No. 139, An Act to amend The Public Commercial Vehicles Act.
Bill No. 140, An Act to amend The Highway Improvement 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, 1957, the following sums:

501. To defray the expenses of the Main Office, Department of Health.................................................. $ 2,908,700.00
502. To defray the expenses of the Health Units........................................ 726,400.00
503. To defray the expenses of the Public Health Nursing.............. 56,300.00
504. To defray the expenses of the Maternal and Child Hygiene........... 445,100.00
505. To defray the expenses of the Dental Service.......................... 60,400.00
506. To defray the expenses of the Nursing......................................... 184,800.00
507. To defray the expenses of the Epidemiological......................... 1,335,800.00
508. To defray the expenses of the Venereal Diseases Control.............. 67,200.00
509. To defray the expenses of the Tuberculosis Prevention............... 7,007,700.00
510. To defray the expenses of the Industrial Hygiene..................... 370,600.00
511. To defray the expenses of the Sanitary Engineering.................. 283,700.00
512. To defray the expenses of the Laboratory Branch...................... 1,362,300.00
513. To defray the expenses of the Associated Laboratories.............. 81,000.00
514. To defray the expenses of the Hospital Services Commission of Ontario........................................... 150,000.00
515. To defray the expenses of the Public and Private Hospitals. 15,913,800.00

Mr. Speaker resumed the Chair; and Mr. Edwards 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.
Mr. Oliver moved, seconded by Mr. Nixon,

That in the opinion of this House it is desirable and necessary that a meeting be called forthwith of the Standing Committee on Labour of this House for the purpose of considering the operations to date of the Labour Relations Act as administered by the Minister of Labour so as to find ways and means of improving the conciliation services provided for by the Act and of eliminating delays in the working out of same and so as to provide prompt and efficient machinery for the settlement of industrial disputes and grievances and that representatives of both management and labour and any other interested parties or organizations be invited to attend to make such submissions as they might deem desirable in the matter.

After some time, the motion having been put was lost on the following division:

**Yeas**

Gisborn
Gordon
Innes
MacDonald
Manley
Nixon
Oliver
Spence
Thomas
(Shaw)

**Nays**

Allan
(Haldimand-Norfolk)
Auld
Beckett
Belisle
Boyer
Cass
Cathcart
Cecile
Collings
Connell
Cowling
Daley
Doucett
Dunbar
Dunlop
Dymond
Edwards
Elliott
Fishleigh
Foote
Frost
(Bracondale)
Frost
(Victoria)
Goodfellow
Graham
Griesinger
Hall
Hanna
Herbert
Jackson
Janes
Johnston
(Parry Sound)
Johnston
(Simcoe Centre)
Johnston
(Carleton)
Jolley
Kelly
Kennedy
Kerr
Lavergne
Letherby
Lewis
Macaulay
Mackenzie
Maloney
Mapledoram
Monaghan
Morningstar

Whicher
Wintermeyer
Worton
Wren—13

Morrow
Murdoch
Myers
Nickle
Noden
Parry
Patrick
Phillips
Porter
Price
Pryde
Rankin
Robarts
Roberts
Robson
Root
Sandercock
Scott
Spooner
Stewart
Sutton
Thomas
(Elgin)
Villeneuve
Wardrope
Whitney
Yaremko—72.
The following Bills were read the second time and referred to the Committee of the Whole House:

Bill No. 141, An Act to amend The Legislative Assembly Act.

Bill No. 142, An Act to repeal The Unwrought Metal Sales 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. Edwards reported,

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

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

Bill No. 76, An Act to amend The Marriage Act.

Bill No. 112, An Act to establish the Hospital Services Commission of Ontario.

Bill No. 113, An Act to establish the Ontario Parks Integration Board.

and to report the following Bills with certain amendments:

Bill No. 88, An Act to amend The Assessment Act.


Bill No. 135, An Act to amend The Public Health Act.

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

The Order of the Day for Resuming the Adjourned Debate on the Interim Report of the Select Committee on toll roads having been read,

The debate continued, and after some time,

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

Ordered, That, the Select Committee of the House appointed on September 8th, 1955, 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, be re-appointed.
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, Root, Child, MacDonald, Jolley, Mackenzie, Manley, Reaume, Sandercock and Yaremko.

The Order of the Day for Resuming the Adjourned Debate on the Interim Report of the Select Committee on smoke control and air pollution having been read,

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

Ordered, That, the Select Committee of the House appointed on September 8th, 1955, 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, be re-appointed.

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. Brandon, Elliott, Kelly, Macaulay, Morningstar, Murdoch, Gordon and Thomas (Oshawa).

The Order of the Day for Resuming the Adjourned Debate on the Interim Report of the Select Committee on certificates of title of ownership of motor vehicles having been read.

On motion by Mr. Frost,

Ordered, That the Order be discharged.
The Order of the Day for resuming the Adjourned Debate on the Amend-
ment 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.
Whitney,

Ordered, That the Debate be adjourned.

Mr. Oliver moved, seconded by Mr. Whicher,

That a Select Committee of the House be set up to examine into and report
upon the adequacy of The Municipal Act, The Municipal Board Act and The
Assessment Act in relation to the present-day requirements of municipal govern-
ment.

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 motion having been put was declared to be lost.

Mr. Manley moved, seconded by Mr. Oliver,

That the Minister of Reform Institutions establish (a) a full-scale reception
centre to receive, study, diagnose and recommend treatment for all first offenders
aged 16 to 25, male and female, sentenced to provincial institutions; (b) that the
length of stay be six weeks to two months, except for short-term prisoners;
(c) that facilities be extended in the future to receive all first offenders and all
repeaters likely to benefit, as set forth in the recommendations of the Committee
on Reform Institutions and appearing on Page 222 of that Report.

The motion having been put was declared to be lost.

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

Twenty-second Annual Report of the Department of Municipal Affairs for
the year ending December 31st, 1955. (Sessional Paper No. 16.)

First Annual Report of The Ontario Telephone Development Corporation
of the Province of Ontario for the year ending December 31st, 1955. (Sessional
Paper No. 66.)


The House then adjourned at 12.00 midnight.

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WEDNESDAY, MARCH 28TH, 1956

PRAYERS. 10.00 O’CLOCK A.M.

Mr. Dymond from the Standing Committee on Health reported a resolution passed at the conclusion of the Committee's proceedings on Tuesday, March 27th, as follows:—

Resolved,

That this Committee go on record as expressing its thanks to the Government for providing a forum at which all the facts of hospital insurance as known to date could be brought out, in order that an opportunity might be given to the members of the Committee, to the members of the Legislature and to the public at large, to give the results of the studies to date, and further that this Committee recommends that further study be given in order that certain of the problems still apparent may be resolved, and that this Committee be reconvened at some future date.

On motion by Mr. Warrender,

*Ordered*, That the Third Reading of Bill No. 104, An Act to amend The Power Commission Act, be rescinded and that the bill be referred back to the Committee of the Whole House for amendment.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—
Twenty-fourth Annual Report of the Department of Public Welfare for the Fiscal Year 1954-55. (Sessional Paper No. 13.)


The Prime Minister Tabled Answers to Questions as follows:—

1. Mr. Oliver—Enquiry of the Ministry—1. Why has The Proceedings Against the Crown Act, 1952 not been proclaimed. 2. (a) How many applications for fiat to sue the Crown have been made; (b) How long have they been pending; (c) Why have they not been granted.

Answer by the Attorney-General:—

1. It has not been felt that the proclamation of this Act in its present form is in the public interest but the matter is being given continuous study. 2. The meaning of the question is not clear and clarification of the same is required, namely, from what date the applications are to be included.

—oOo—

14. Mr. Manley—Enquiry of the Ministry—1. To date, how many homes at Iroquois have been moved by the Hydro Commission. 2. To date, what has been the total cost of moving these homes, including the cost of removing hydro and telephone lines, construction of service roads, etc. 3. What is the daily rental paid by the Hydro Commission for the use of the housemoving machines and the operators, and, what is the total amount paid, to date, for these machines and their operators.

Answer by the Honourable Mr. Warrender:—

1. 85 houses to February 1, 1956. 2. $305,802.00 to February 1, 1956. This amount includes expenditures which apply to those houses which have already been moved in Iroquois and those yet to be moved. 3. Daily rental is $388.32. Total amount paid to February 1, 1956, for these machines and operators is $69,600.00.

—oOo—

26. Mr. Reaume—Enquiry of the Ministry—1. What was the estimate made by The Hydro-Electric Power Commission of the cost of converting the electrical equipment of the Toronto General Trust Building located in Toronto. 2. What was the total amount paid to the Canadian Comstock Company, Limited for converting this building. 3. Was the Canadian Comstock Company, Limited paid on a time and material basis on this job. 4. If yes, why.

Answer by the Honourable Mr. Warrender:—
1. The cost of converting the Toronto General Trusts Building was estimated at $15,199.00, based on an inventory made by Black and MacDonald Limited in February, 1952. This estimate did not include the two elevators in the building.

2. Except for material and direct labour, the costs incurred by Canadian Comstock Company, Limited, in frequency standardization work are not allocated to individual jobs. However, if Comstock's average fee and overhead percentages are applied to material and direct labour costs, the cost of converting the building, excluding the two elevators but including any equipment added or replaced since 1952, was $12,381.00.

3. Canadian Comstock Company, Limited, was paid on a cost-plus-fee basis as part of their general frequency standardization contract.

4. The Commission has a contract with the Canadian Comstock Company, Limited, for general standardization work on a cost-plus-fee basis and it is not considered practicable to have Comstock do specific jobs on any other than a cost-plus-fee basis. This opinion is held as the same service facilities and the same overhead personnel, such as supervisors, accounting, purchasing and warehouse personnel, would be involved in any other form of contract and accurate allocation of the costs between different types of contract would not be economically feasible.

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30. Mr. Gordon—Enquiry of the Ministry—1. How many acres of land are leased to: (a) The Long Point Company; (b) The Toronto Big Creek Shooting Club, Limited. 2. What is the term of these leases or agreements. 3. What are the names of the directors of these companies. 4. Do these companies pay taxes to the local municipality. 5. If so, what taxes have been paid since 1952.

Answer by the Minister of Lands and Forests:

1. (a) 540 acres. (b) This Company had 80 acres under Lease 2008. They assigned to Long Point Beach Resort & Development Limited in 1945.

2. (a) 99 years from January 15th, 1918. (b) N/A. The Long Point Beach Resort & Development Limited holds Lease 2008—99 years from September 15th, 1919.

3. To be answered by the Department of the Provincial Secretary.

4. This is a matter under the jurisdiction of the Township of Walsingham South.

5. See answer to Question 4.

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36. Mr. MacDonald—Enquiry of the Ministry—1. Are all positions in the Department of Public Welfare filled by competition. 2. Who directs such competitions. 3. What persons are advised of vacancies in this Department.

Answer by the Minister of Welfare:
1. No. 2. Positions are not filled by competitions but there are qualifying entrance examinations held for the positions of welfare field workers throughout the Province before in-service-training commences. Certain other positions are filled by professional personnel. These matters come under the jurisdiction of the Department Personnel Office. 3. Civil Service Commission; see also the answer of the Minister on presentation of the estimates, March 22nd.

---

42. Mr. MacDonald—Enquiry of the Ministry—What payments were made (a) in professional fees and (b) other costs, for preparation and printing of Gold Mining in Ontario—An Economic Study, 1955.

Answer by the Treasurer:—

(a) Fees and Salaries:
   Committee Members, Secretary and Staff . . . $34,427.35
   Stenographic Help.......................... 2,943.00

   Total Fees and Salaries.................... $37,370.35

(b) Other Costs:
   Printing Expenses for Interim and Final Reports,
   Travelling Expenses, Office Supplies, etc......... 19,559.38

   Total Disbursements....................... $56,929.73

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

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

Bill No. 76, An Act to amend The Marriage Act.

Bill No. 88, An Act to amend The Assessment Act.


Bill No. 112, An Act to establish the Hospital Services Commission of Ontario.

Bill No. 113, An Act to establish the Ontario Parks Integration Board.

Bill No. 135, An Act to amend The Public Health 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. Edwards reported,

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

Bill No. 141, An Act to amend The Legislative Assembly Act.

Bill No. 142, An Act to repeal The Unwrought Metal Sales 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-day.

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 there was no announcement in the Budget Address that a Select Committee of the House would be appointed to examine into and report upon:

(a) The economic Survey of the future economic position of the Province of Ontario with particular reference to the financial relationship as between the municipalities, the Province and the Federal Government.

(b) The financial relationship that Commissions and Boards created by this Legislature should bear to the Provincial Treasury.

(c) The advisability of maintaining the present Highway Reserve Fund.

(d) The most amazing discrepancies between the estimated and actual revenues and expenditures in the last decade.

having been put, was lost on the following Division:
Messrs.
Gisborn
Gordon
Innes
MacDonald
Manley

Yeas
Nixon
Oliver
Reaume
Spence
Thomas
(Oshawa)

Whicher
Wintermeyer
Worton
Wren—14.

Messrs.
Allan
Beckett
Belisle
Boyer
Brandon
Cass
Cathcart
Cecile
Chaput
Child
Collings
Connell
Cowling
Daley
Doucett
Dunbar
Dunlop
Dymond
Edwards
Elliott
Fishleigh
Foote
Frost
(Fracondale)
Frost
(Victoria)
Fullerton

Nays
Goodfellow
Graham
Griesinger
Grossman
Hall
Hanna
Herbert
Hunt
Jackson
Janes
Johnston
(Parry Sound)
Johnston
(Simcoe Centre)
Johnston
(Carleton)

Morningstar
Morrow
Murdock
Myers
Nickle
Noden
Parry
Patrick
Phillips
Porter
Price
Pryde
Rankin
Robarts
Roberts
Robson
Root
Sandercock
Scott
Spooner
Stewart
Sutton
Thomas
(Elgin)
Villeneuve
Wardrobe
Warrender
Whitney
Yaremko—79.

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

Messrs.
Allan
Beckett
Belisle
Boyer
Brandou

Yeas
Cass
Cathcart
Cecile
Chaput
Child
Collings
Connell

Cowling
Daley
Doucett
Dunbar
Dunlop
Dymond
Edwards
Elliott
Fishleigh
Foote
Frost
(Mauley)
Mapledoram
Monaghan
Morin
Yeas—Continued

Elizabeth II.

28TH MARCH

143

Elliott
Fishleigh
Foote
Frost
Frost
Fullerton
Goodfellow
Graham
Griesinger
Grosman
Hall
Hanna
Herbert
Hunt
Jackson
Janes
Johnston
Johnston
Johnston

Johnston

Carleton)

Jolley
Kelly
Kerr
Lavergne
Letherby
Lewis
Macaulay
Mackenzie
Maloney
Mapledoram
Monaghan
Morin
Morningstar
Morrow
Myers
Nickle
Noden
Parry

Patrick
Phillips
Porter
Price
Pryde
Rankin
Robarts
Roberts
Robson
Root
Sandercock
Scott
Spooner
Stewart
Sutton
Thomas
(Elgin)
Villeneuve
Wardrobe
Warrender
Whitney
Yaremko—79.

Nays

Gisborn
Gordon
Innes
MacDonald
Manley

Nixon
Oliver
Reaume
Spence
Thomas

Whicher
Wintermeyer
Worton
Wren—14.

Oshawa)

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, 1957, the following sums:—

516. To defray the expenses of the Mental Health Branch—

General Expenses..................................................$ 1,139,200.00

Ontario Hospitals................................................25,717,000.00

Mr. Speaker resumed the Chair; and Mr. Edwards reported, That the Committee had come to a certain Resolution.

Ordered, That the Report be received to-day.
Mr. Edwards, 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, 1956:

**DEPARTMENT OF AGRICULTURE:**
- Main Office .................................................. $ 1,010,000.00

**DEPARTMENT OF EDUCATION:**
- Special Grants for Capital Purposes ................................. 7,440,000.00
- Legislative Grants, etc. ........................................ 150,000.00
- Teachers' Superannuation, etc. .................................. 1,000,000.00

**DEPARTMENT OF HEALTH:**
- Epidemiological Branch ........................................... 955,000.00
- Public and Private Hospitals Branch .............................. 7,650,000.00

**DEPARTMENT OF HIGHWAYS:**
- Division Offices .................................................. 28,500,000.00

**DEPARTMENT OF MUNICIPAL AFFAIRS:**
- Main Office ..................................................... 100,000.00

**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, 1957:

**DEPARTMENT OF AGRICULTURE:**
- Main Office ..................................................... $ 512,000.00
- Agricultural and Horticultural Societies Branch ................. 967,000.00
- Co-operation and Markets Branch ................................ 106,200.00
- Dairy Branch ..................................................... 396,500.00
- Extension Branch ................................................ 1,693,900.00
- Farm Economics Branch ......................................... 129,600.00
- Farm Labour Service Branch .................................... 30,000.00
- Field Crops Branch ............................................. 178,800.00
- Fruit Branch ..................................................... 373,200.00
- Live Stock Branch ............................................... 790,000.00
- Statistics and Publications Branch .............................. 90,600.00
- Demonstration Farm, New Liskeard ................................ 30,600.00
- Horticultural Experiment Station, Vineland ....................... 265,700.00
- Kemptville Agricultural School ................................ 323,300.00
- Ontario Agricultural College, Guelph ........................... 3,449,000.00
- Macdonald Institute, Guelph .................................... 194,000.00
- Ontario Veterinary College, Guelph ................................ 951,600.00
Western Ontario Agricultural School and Experimental Farm, Ridgetown ........................................... 208,000.00
Main Office ........................................................................ 450,000.00

**DEPARTMENT OF ATTORNEY-GENERAL:**
- Main Office .................................................................. 632,000.00
- Legislative Counsel ..................................................... 43,000.00
- Registrar of Regulations ............................................. 19,000.00
- Supreme Court of Ontario .......................................... 257,000.00
- Supreme Court Reporters .......................................... 129,000.00
- Master of Titles .......................................................... 136,000.00
- Criminal Justice Accounts ......................................... 2,804,000.00
- Public Trustee ............................................................. 551,000.00
- Official Guardian ....................................................... 237,000.00
- Accountant—Supreme Court of Ontario ................. 39,000.00
- Fire Marshal ................................................................ 316,000.00
- Inspector of Legal Offices .......................................... 1,631,000.00
- Ontario Provincial Police ........................................... 7,742,000.00
- Ontario Securities Commission ................................. 195,000.00

**DEPARTMENT OF ECONOMICS:**
- Main Office .................................................................. 230,000.00

**DEPARTMENT OF EDUCATION:**
- Main Office and General Departmental Expenses .... 595,500.00
- Elementary Education Branch ................................ 1,724,000.00
- Secondary Education Branch .................................. 2,490,900.00
- Professional Training Branch .................................. 1,641,700.00
- Special Services ......................................................... 1,291,500.00
- Departmental Examinations ...................................... 583,000.00
- Public Libraries Branch ............................................. 82,400.00
- Legislative Library ..................................................... 38,400.00
- Public Records and Archives .................................... 44,000.00
- Text-Books Branch .................................................... 14,700.00
- Ontario School for the Blind ..................................... 313,500.00
- Ontario School for the Deaf ...................................... 559,800.00
- Scholarships, Bursaries, etc ..................................... 435,000.00
- Legislative Grants, etc ............................................... 84,285,000.00
- Miscellaneous Grants ............................................... 219,100.00
- Grants to Provincial and Other Universities, etc .... 8,214,000.00
- Teachers' Superannuation, etc ................................. 4,500.00

**DEPARTMENT OF HEALTH:**
- Main Office .................................................................. 2,908,700.00
  **Branches:**
  - Health Units .......................................................... 726,400.00
  - Public Health Nursing ............................................. 56,300.00
  - Maternal and Child Hygiene .................................... 445,100.00
  - Dental Service ......................................................... 60,400.00
  - Nursing ................................................................. 184,800.00
  - Epidemiological ....................................................... 1,335,800.00
  - Venereal Diseases Control ........................................ 67,200.00
<table>
<thead>
<tr>
<th>Department</th>
<th>Description</th>
<th>Cost</th>
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<tbody>
<tr>
<td></td>
<td>Tuberculosis Prevention</td>
<td>7,007,700.00</td>
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<tr>
<td></td>
<td>Industrial Hygiene</td>
<td>370,600.00</td>
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<tr>
<td></td>
<td>Sanitary Engineering</td>
<td>283,700.00</td>
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<td></td>
<td>Laboratory Branch</td>
<td>1,362,300.00</td>
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<td></td>
<td>Associated Laboratories</td>
<td>81,000.00</td>
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<td></td>
<td>Hospital Services Commission of Ontario</td>
<td>150,000.00</td>
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<td></td>
<td>Public and Private Hospitals</td>
<td>15,913,800.00</td>
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<td></td>
<td>Mental Health—General Expenses</td>
<td>1,139,200.00</td>
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<tr>
<td></td>
<td>—Ontario Hospitals</td>
<td>25,717,000.00</td>
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<td></td>
<td><strong>DEPARTMENT OF HIGHWAYS:</strong></td>
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<tr>
<td></td>
<td>Main Office</td>
<td>3,077,500.00</td>
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<td></td>
<td>Maintenance—King’s Highways and Other Roads</td>
<td>82,952,000.00</td>
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<td>Motor Vehicles Branch</td>
<td>2,126,500.00</td>
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<td>Construction and other Capital Projects</td>
<td>76,235,000.00</td>
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<td></td>
<td>Motor Vehicles Branch</td>
<td>200,000.00</td>
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<td><strong>DEPARTMENT OF INSURANCE:</strong></td>
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<td>Main Office</td>
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<td><strong>DEPARTMENT OF LABOUR:</strong></td>
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<td></td>
<td>Main Office</td>
<td>482,000.00</td>
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<td>Industry and Labour Board</td>
<td>244,000.00</td>
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<td>Apprenticeship Branch</td>
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<td>Boiler Inspection Branch</td>
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<td>Factory Inspection Branch</td>
<td>57,300.00</td>
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<td>Board of Examiners of Operating Engineers</td>
<td>63,500.00</td>
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<td>Minimum Wage Branch</td>
<td>16,900.00</td>
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<td>Composite Inspection Branch</td>
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<td>Labour Relations Board</td>
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<td>Office of Athletics Commissioner</td>
<td>32,300.00</td>
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<td>Elevator Inspection Branch</td>
<td>91,000.00</td>
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<td></td>
<td>Industry and Labour Board</td>
<td>9,500,000.00</td>
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<td><strong>DEPARTMENT OF LANDS AND FORESTS:</strong></td>
<td></td>
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<tr>
<td></td>
<td>Main Office</td>
<td>1,925,400.00</td>
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<td>Surveys Branch</td>
<td>228,000.00</td>
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<td>Basic Organization—District Offices</td>
<td>11,130,000.00</td>
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<td></td>
<td>Extra Fire Fighting</td>
<td>800,000.00</td>
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<td></td>
<td>Public Information and Education re (1) Fire Prevention,</td>
<td></td>
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<tr>
<td></td>
<td>(2) Fish and Wildlife, (3) Reforestation, and (4) Timber Management</td>
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<td></td>
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<td>108,000.00</td>
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<td></td>
<td>Air Service Branch</td>
<td>1,102,000.00</td>
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<td></td>
<td>Grants</td>
<td>19,600.00</td>
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<td></td>
<td>Wolf Bounty</td>
<td>60,000.00</td>
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<td></td>
<td>Bear Bounty</td>
<td>12,000.00</td>
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<td></td>
<td>Timber Management Branch</td>
<td>388,000.00</td>
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<td></td>
<td><strong>OFFICE OF LIEUTENANT-GOVERNOR:</strong></td>
<td></td>
</tr>
</tbody>
</table>
|            | Office of Lieutenant-Governor                                                   | 20,000.00
### DEPARTMENT OF MINES:
- **Main Office**: 422,000.00
  - Branches:
    - Geological: 280,000.00
    - Mines Inspection: 164,000.00
    - Laboratories: 182,000.00
    - Sulphur Fumes Arbitrator: 18,000.00
    - Mining Lands: 271,000.00
- **Main Office**: 1,000,000.00

### DEPARTMENT OF MUNICIPAL AFFAIRS:
- **Main Office**: 3,349,000.00
- **Main Office**: 250,000.00

### DEPARTMENT OF PLANNING AND DEVELOPMENT:
- **Main Office**: 157,500.00
- **Civil Defence Branch**: 310,000.00
- **Community Planning Branch**: 287,000.00
- **Conservation Branch**: 477,000.00
- **Ontario House**: 220,000.00
- **Trade and Industry Branch**: 802,500.00
- **Community Planning Branch**: 500,000.00
- **Conservation Branch**: 4,210,000.00
- **Ontario—St. Lawrence Development Commission**: 1,500,000.00

### DEPARTMENT OF PRIME MINISTER:
- **Main Office**: 58,500.00
- **Cabinet Office**: 53,500.00

### OFFICE OF PROVINCIAL AUDITOR:
- **Office of Provincial Auditor**: 335,500.00

### DEPARTMENT OF PROVINCIAL SECRETARY:
- **Main Office**: 437,600.00
- **Office of The Speaker**: 26,200.00
- **Clerk of The Legislative Assembly and Chief Election Officer**: 60,500.00
- **Queen’s Printer**: 149,900.00
- **Registrar-General’s Branch**: 571,000.00
- **Sessional Requirements**: 574,700.00
- **Miscellaneous Requirements**: 142,700.00
- **Civil Service Commission**: 47,400.00

### DEPARTMENT OF PUBLIC WELFARE:
- **Main Office**: 553,000.00
  - Branches:
    - Child Welfare: 2,733,000.00
    - Day Nurseries: 253,000.00
    - Mothers’ Allowances: 7,352,000.00
    - Old Age Assistance: 6,799,000.00
    - Field Services: 684,000.00
    - Homes for the Aged: 1,513,000.00
The House, according to Order, resolved itself into the Committee on Ways and Means.

(In the Committee)

Resolved, That there be granted out of The Consolidated Revenue Fund of this Province a sum not exceeding five hundred and forty-two million, four hundred and ninety-five thousand dollars to meet the supply to that extent granted to Her Majesty.
Mr. Speaker resumed the Chair; and Mr. Edwards 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. 143, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. *Mr. Porter.*

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

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

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

Bill No. 144, 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, 1956, and the 31st day of March, 1957. *Mr. Porter.*

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

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

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


Bill No. 141, An Act to amend The Legislative Assembly Act.

Bill No. 142, An Act to repeal The Unwrought Metal Sales Act.

The Honourable the Lieutenant-Governor entered the Chamber of the Legislative Assembly and, being seated upon the Throne,

Mr. Speaker addressed His Honour in the following words:—

"May it please Your Honour:
The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent.''

The Clerk Assistant then read the titles of the Bills that had passed, severally, as follows:

"The following are the titles of the Bills to which Your Honour's Assent is prayed:—

Bill No. 1, An Act respecting the City of Chatham.
Bill No. 2, An Act respecting the Sarnia General Hospital.
Bill No. 3, An Act respecting the Town of Leaside.
Bill No. 4, An Act respecting the Township of Etobicoke.
Bill No. 5, An Act respecting the Township of North York.
Bill No. 6, An Act respecting The Canadian Board of American Missions of The United Lutheran Church in America.
Bill No. 7, An Act respecting the City of Woodstock.
Bill No. 8, An Act respecting the City of Sault Ste. Marie.
Bill No. 9, An Act respecting the City of Peterborough.
Bill No. 10, An Act respecting Canadian Pacific Railway Company.
Bill No. 11, An Act respecting the Chatham Board of Education and the Chatham Suburban High School District.
Bill No. 12, An Act respecting the Town of Timmins.
Bill No. 13, An Act respecting the City of Niagara Falls.
Bill No. 14, An Act respecting the City of London.
Bill No. 15, An Act respecting Ottawa Community Chests.
Bill No. 17, An Act respecting the City of Stratford.
Bill No. 18, An Act respecting the Town of Fort Erie.
Bill No. 19, An Act respecting The Board of Education for the City of Hamilton.
Bill No. 20, An Act respecting the City of Ottawa.

Bill No. 21, An Act respecting the Township of Stamford.

Bill No. 22, An Act respecting the City of Port Arthur.

Bill No. 23, An Act respecting the Presbyterian Church in Canada, Synod of Toronto and Kingston.


Bill No. 25, An Act respecting the Canadian National Exhibition Association.

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

Bill No. 27, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

Bill No. 30, An Act respecting the Protestant Home of St. Catharines.

Bill No. 33, An Act respecting the Town of Chelmsford.

Bill No. 34, An Act respecting the Town of Chelmsford (No. 2).

Bill No. 35, An Act respecting the City of Windsor.

Bill No. 36, An Act respecting the City of Hamilton.

Bill No. 37, An Act to incorporate The Metropolitan Toronto Foundation.

Bill No. 38, An Act respecting Assumption College.

Bill No. 39, An Act respecting the County of Renfrew.

Bill No. 40, An Act to repeal The Entry of Horses at Exhibitions Act.

Bill No. 41, An Act to amend The County Court Judges' Criminal Courts Act.

Bill No. 42, An Act to amend The Credit Unions Act, 1953.


Bill No. 46, An Act to amend The Insurance Act.


Bill No. 49, An Act to amend The Separate Schools Act.


Bill No. 54, An Act to amend The Provincial Aid to Drainage Act, 1954.

Bill No. 55, An Act to amend The Public Schools Act.

Bill No. 56, An Act to establish The Lakehead College of Arts, Science and Technology.


Bill No. 59, An Act to amend The Territorial Division Act.

Bill No. 60, An Act to amend The Railway Fire Charge Act.

Bill No. 61, An Act to amend The Limited Partnerships Act.


Bill No. 64, An Act to amend The Summary Convictions Act.

Bill No. 65, An Act to amend The Land Titles Act.


Bill No. 67, An Act to repeal The Estates Tail Act.


Bill No. 69, An Act to amend The Limitations Act.

Bill No. 70, An Act to amend An Act respecting Real Property.


Bill No. 73, An Act to amend The Highway Improvement Act.

Bill No. 74, An Act to amend The Mothers' Allowances Act, 1952.
Bill No. 75, An Act to amend The Public Service Act.

Bill No. 76, An Act to amend The Marriage Act.

Bill No. 79, An Act to amend The Archaeological and Historic Sites Protection Act, 1953.

Bill No. 80, An Act to amend The Land Surveyors Act.

Bill No. 81, An Act to amend The Seed Potatoes Act.

Bill No. 82, An Act to amend The Ontario Food Terminal Act.

Bill No. 83, An Act to amend The Farm Products Marketing Act.

Bill No. 84, An Act to amend The Junior Farmer Establishment Act, 1952.


Bill No. 86, An Act to amend The Public Lands Act.


Bill No. 88, An Act to amend The Assessment Act.

Bill No. 89, An Act to amend The Mining Act.

Bill No. 90, An Act to amend The Mining Act.

Bill No. 91, An Act to facilitate the Introduction into Ontario of Natural Gas from Alberta by means of an All-Canada Pipe Line.

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

Bill No. 93, An Act to amend The Trustee Act.


Bill No. 95, An Act to regulate the Use of Pesticides.

Bill No. 96, An Act to amend The Sanatoria for Consumptives Act.

Bill No. 97, An Act to amend The Training Schools Act.

Bill No. 98, An Act to establish the Ontario Water Resources Commission.


Bill No. 100, An Act to amend The Agricultural Societies Act.

Bill No. 102, An Act to amend The Homes for the Aged Act, 1955.


Bill No. 106, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 107, An Act to amend The Municipal Subsidies Adjustment Act, 1953.


Bill No. 109, An Act to amend The Game and Fisheries Act.

Bill No. 110, An Act to amend The Labour Relations Act.


Bill No. 112, An Act to establish the Hospital Services Commission of Ontario.

Bill No. 113, An Act to establish the Ontario Parks Integration Board.

Bill No. 114, An Act to amend The Mining Act.

Bill No. 115, An Act to establish the Department of Economics.


Bill No. 118, An Act to reconstitute The Institute of Chartered Accountants of Ontario.

Bill No. 119, An Act to amend The Medical Act.

Bill No. 120, An Act to amend The Highway Traffic Act.

Bill No. 121, An Act to amend The Ontario Municipal Board Act.


Bill No. 125, An Act to amend The Tile Drainage Act.

Bill No. 126, An Act to impose a Tax on the Purchasers of Fuel, Other than Gasoline, for Use in Motor Vehicles.

Bill No. 128, An Act to amend The Line Fences Act.

Bill No. 129, An Act to annex Burlington Beach to the City of Hamilton.

Bill No. 130, An Act to amend The Municipal Act.


Bill No. 133, An Act to amend The Police Act.


Bill No. 135, An Act to amend The Public Health Act.


Bill No. 139, An Act to amend The Public Commercial Vehicles Act.

Bill No. 140, An Act to amend The Highway Improvement Act.

Bill No. 141, An Act to amend The Legislative Assembly Act.

Bill No. 142, An Act to repeal The Unwrought Metal Sales Act.

Bill No. 143, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

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, 1956, and the 31st day of March, 1957."
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:

In bringing this Second Session of the Twenty-fifth Parliament of Ontario to a close, I wish to thank you for your diligent and faithful attention to the affairs of this Province. Continuing population growth and industrial expansion have necessitated that you press forward with well-conceived and soundly planned projects conducive to the expansion of enterprise and improvements in well-being. Such has been the purpose of the many Legislative enactments and expenditures which you have approved.

You have been mindful of the needs of the municipalities and at this Session have approved an increase of over $21 million, or 13 per cent, in assistance to them, the school boards and other local agencies. You have approved an expanded program for school and university facilities, hospitals, highways and municipal roads, public buildings, conservation works, water and sewers and other purposes.

In the field of education, the present need for new school facilities will be greatly aided by the assistance you have authorized. You have also taken steps to stimulate an increase in the number of qualified teachers. You have embarked upon an unprecedented program of university expansion. Assumption University of Windsor has come into this circle. The Lakehead College of Arts, Science and Technology has been established. You have voted substantially larger monies for agricultural colleges and farm research. The Ontario Government's appropriation for highways and municipal roads subsidies totals $183 million, making possible—with the municipal share of expenditure on local roads—a combined budget for these purposes of $233 million.

You have enacted legislation to set up the Ontario Water Resources Commission. This Commission, which will follow the pattern established by The Hydro-Electric Power Commission of Ontario, has been given authority to develop water supplies and to build and operate water supply and sewage disposal systems. Funds have been provided to enable it to set up its administrative organization and to make a start in areas in southern Ontario where water shortages and sewage problems are most pressing and where there are distinct advantages of development on a regional basis.

The Hospital Services Commission has been established to achieve an optimum integration of hospital services in Ontario and to provide the foundation for a hospital insurance program. Intensive studies have been made of
this whole complex and difficult subject. The Legislative Health Committee held sittings at which full details of benefits, costs and implications of alternative plans were reviewed. As very heavy costs are involved in the operation of a hospital insurance system, it is imperative that all avenues be thoroughly explored and that there be the widest possible dissemination of information.

You have also approved a number of important health measures. You have made provision to guard children against the dangers of poliomyelitis by approving the purchase, at a cost of nearly one million dollars, of over three and a third million units of Salk Vaccine. The Sanatoria for Consumptives Act has been amended to tighten control over tubercular persons in custody and to permit other than T.B. treatment to be carried on in designated sections of a sanatorium.

A number of welfare bills have been endorsed. You have increased to $20 per month the supplementary assistance payments to old age pensioners, of which the Province's share will be $12. The Charitable Institutions Act, 1956, provides a general revision of the existing Act. Grants for new construction were increased and a new grant instituted to assist charitable organizations to buy existing buildings. The maintenance grant per inmate was also increased. An extension of benefits in certain special cases has been permitted under The Mothers' Allowances Act. The Province's maximum responsibility for private home care for the aged has been increased.

The orderly development of our provincial parks system has been made possible through legislation to establish the Ontario Parks Integration Board, which will provide a consolidated management and development program. Funds have been authorized for carrying out this policy.

You have revised a number of acts dealing with the municipalities. The Metropolitan Toronto Act was amended to provide an integrated police force for the metropolitan area, while provision was made for biennial elections of the municipal councils of all the area municipalities.

A Metropolitan Toronto and Region Conservation Authority has been set up to include the existing conservation authorities in Metropolitan Toronto and the surrounding area. Changes have been made in the Fire Departments Act and the Police Act to facilitate collective bargaining. The Municipal Subsidies Adjustment Act, The Provincial Aid to Drainage Act and The Territorial Division Act have been amended.

In the field of labour, amendments have been made to The Labour Relations Act. Under amendments to the Workmen's Compensation Act, the earnings ceiling on which compensation is calculated has been raised from $4,000 to $5,000.

Agriculture has received your attention. The total loans possible under The Junior Farmer Establishment Act were doubled to $20 million. The Co-operative Loans Act, 1956, sets up the Co-operative Loans Board of Ontario to consider loans to co-operative associations of producers of farm products. The loan ceiling has been raised to $100,000. A new Act has been passed to regulate the use of pesticides. The Brucellosis Control Act has been amended.
to insure better control of this cattle disease. Other legislation has dealt with agricultural societies, seed potatoes and the Ontario Food Terminal. You also voted $9.2 million for rural hydro power extension during the 1956-57 fiscal year.

You have voted funds for the management and conservation of our forest resources. A special appropriation has been made for the regeneration of white and red pine and spruce. To strengthen administration, you have passed amendments to The Crown Timber Act, The Public Lands Act and The Game and Fisheries Act.

A number of amendments to The Mining Act have been made, notably one setting up a Mining Commissioner to replace the Mining Court. This will facilitate the processing of matters arising from mining claims. The Report of the Committee of Inquiry into the Economics of the Gold Mining Industry of Ontario was tabled for your consideration.

During this Session, you were presented with reports of recent Federal-Provincial Conferences. These included a review of the proposed new fiscal arrangements between the Federal Government and the Provinces, a comprehensive hospital insurance and diagnostic services plan, and the farm marketing problem. The Federal Government’s latest proposals for fiscal arrangements were tabled. To deal with these arrangements, a Special Session of the Legislature will be held later this year. While the Legislature has been in Session, the Province has arranged a submission to the Supreme Court of Canada on the question of provincial jurisdiction in regard to compulsory farm marketing schemes. Pending a judicial decision from the nation’s highest court, intensive studies into various alternatives are continuing, which will be considered in a Special Session.

Gratitude is expressed to the several Committees of the House for their able and conscientious work on a number of complex problems.

Three Select Committees reported to the House during the Session: The Select Committee on the Establishment of a System of Certificates of Title of Ownership of Motor Vehicles; The Select Committee on Toll Roads; and the Select Committee on Air Pollution and Smoke Control. All these Committees tabled reports containing recommendations which will be given intensive study and consideration. The Select Committee on Toll Roads and the Select Committee on Air Pollution and Smoke Control have been reconstituted.

To make available a new source of fuel and power for Ontario’s growing industry and population, legislation has been passed authorizing the Province to loan up to $35 million to a Crown corporation in order to facilitate the construction of a natural gas pipeline across Northern Ontario.

During the Session you also approved the setting up of the Department of Economics.

You also approved the reorganization of the Archaeological and Historic Sites Advisory Board which seeks to foster greater knowledge of the Province’s storied past through a better marking of historic sites and events.
Amendments have been made to The Financial Administration Act, The Ontario Fuel Board Act, The County Court Judges' Criminal Courts Act, The Crown Witnesses Act, The Jurors Act and The Summary Convictions Act. The legal framework for the improved administration of The Land Titles Act has been provided. Amendments have been made to The Conveyancing and Law of Property Act, The Limitations Act, The Settled Estates Act, an Act respecting Real Property and The Fraudulent Conveyances Act, while The Estates Tail Act was repealed.

An Act was passed providing for the separate taxation of diesel fuel used in motor vehicles.

A measure instituting full-time membership on the Ontario Highway Transport Board has been approved, while other amendments have been made to The Highway Improvement Act, The Land Surveyors Act, The Regulations Act, The Training Schools Act, The Trustee Act, The Railway Fire Charge Act, The Limited Partnerships Act and The Fire Marshals Act.

Extensive amendments have been made to The Securities Act, while parts of The Insurance Act dealing with fire insurance and with accident and sickness insurance have been revised. The Credit Unions Act was also amended.

You have also approved amendments to strengthen The Public Schools Act, The Secondary Schools and Boards of Education Act, The Department of Education Act and The Separate Schools Act.

In addition to the salary increments which are paid to members of the Civil Service annually in cases of meritorious service, the salary ratings of many civil servants, particularly in the junior grades, are being increased. Moreover, an amendment to The Public Service Act will enable casual employees, upon their appointment to the Permanent Staff and payment of contributions, to become eligible under the Pension Fund for the full time they were employed as casual workers. The Legislative Assembly Act has been amended to bring the provisions for indemnities into line with those provided elsewhere.

I wish to thank the Honourable Members for their earnest consideration of all these measures and for the financial provision that has been made to meet the Government’s requirements in the coming fiscal year. It is a source of gratification that in the face of the inexorable increases in expenditures for education, hospitals, public welfare, highways, municipal thoroughfares and provincial and municipal services of all kinds, the fiscal position of the Province has remained strong. However, the demands for essential services are out-pacing our revenues, and the situation calls for the most careful husbanding of our financial resources, both on the part of the Province and the municipalities. It cannot be overlooked that an amount equivalent to over 40 per cent. of the Province’s net ordinary revenue is being paid to the municipalities, the school boards and other local agencies. Nevertheless, municipal tax rates are also rising. It is unfortunate that the Province’s negotiations with the Federal Government on fiscal arrangements have been disappointing.

Owing to the conservation of our credit in past years, Ontario’s bonds continue to be held in high regard by the investing public. Thus, we are able to
finance our large-scale obligations at low rates of interest. This position must be maintained, and our efforts will be devoted to that end. In spite of our problems, the Ontario economy continues to forge ahead in economic development. Our total provincial product last year—the end value of all goods and services produced—rose by 10 per cent. Business is buoyant and employment continues on a high level.

In proroguing this Session, I pray that Divine Providence will bless this Province and promote the well-being of the whole Nation.

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-fifth Parliament
2nd Session, 1956
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TO APPENDIX

Minutes of the Meetings of the Standing Committee on Game and Fish
2nd Session, 25th Parliament, 1956

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Minutes of the Meetings of the
Standing Committee on Game and Fish

March 12, 1956

FIRST MEETING


Mr. Pryde moved that Mr. Villeneuve be chairman. Mr. Wardrope moved that nominations be closed. Mr. Pryde's motion carried. In the absence of Mr. Villeneuve it was moved that the Hon. Harold Scott take the chair pro tem.

Mr. Scott took the chair and welcomed delegations.

The following resolution from Beverley Township Council was presented by Mr. Connell: "That this council go on record as asking the Ontario Department of Lands and Forests to relax their enforcement of firearms permit regulations in order to encourage the extermination of foxes, which are causing the recent rabies epidemic, and that a copy of this resolution be forwarded to the Honourable Clare Mapledoram, Minister of Lands and Forests, and to Ray Connell, M.P.P." The resolution was received.

Briefs were presented to the committee by The Ontario Federation of Anglers and Hunters; The Conservation Council of Stormont, Dundas and Glengarry.

Comments on the briefs were made by H. Viv. Sutton and George Hambly, officers of the Ontario Federation of Anglers and Hunters, and by A. Lebano of the Conservation Council of Stormont, Dundas and Glengarry.

Bob Giles of the Northern Outfitters Association said his organization would have recommendations to forward shortly.

The Hon. Clare Mapledoram, Minister of Lands and Forests, told the Committee it was the intention during the next year to undertake a complete revision of the Game and Fish Act. He explained that for this purpose it was intended to set up an advisory committee to which all interested parties would be asked to make recommendations and suggestions.

He thanked the delegations for their briefs and added that these and further suggestions would be taken into account during the overhaul of the Game and Fish Act.
March 13, 1956
SECOND MEETING


Mr. Villeneuve was in the chair.

Briefs were presented by Robert Curran, on behalf of the Sault Ste. Marie Chamber of Commerce; H. Viv. Sutton and George Hambly, on behalf of the Ontario Federation of Anglers and Hunters; Ralph Bice, on behalf of the Ontario Trappers Association and the Parry Sound-Muskoka Anglers and Hunters; Prof. J. R. Dymond and Prof. A. W. Baker, on behalf of the Ontario Federation of Naturalists; J. Livingstone, James Baillie and Gregory Clark, on behalf of the Audubon Society of Canada; John Wilson, on behalf of the St. Catharines and Lincoln County Game and Fish Protective Association; A. Lebano, on behalf of the Conservation Council of Stormont, Dundas and Glengarry; Don Fennell on behalf of the Hunting and Field Archers of Ontario and the Amalgamated Game Commissions of Whitchurch, Markham, East Whitby, Pickering, West Whitby and Darlington Townships.

Mr. Wardrope presented a letter from commercial fishermen of Port Arthur area requesting that they be allowed to use two-and-a-half-inch mesh chub nets.

Considerable discussion was given to a proposal of the Ontario Federation of Anglers and Hunters respecting the need for provincial regulations requiring an applicant for a firearms permit to have passed a course in safe gun handling. Dr. A. B. James spoke to this resolution.

Further discussion centred around a charge that Pelee Island Council was discriminating against Canadian hunters. The charge was contained in the Ontario Federation of Anglers and Hunters brief. Two members of the Pelee Island Council protested the accusation.

Mr. Villeneuve thanked the delegations for their constructive suggestions. On motion of Mr. Dymond, seconded by Mr. Manley, the meeting adjourned.

March 22, 1956
THIRD MEETING


Mr. Villeneuve was in the chair.
The Committee recommended that the size limit on black bass be removed.

Following a discussion, the Committee recommended that a special one-week season for deer hunting be opened to archers in Eastern Ontario in advance of the regular season, subject to the areas selected being ones where there is gun hunting allowed, and subject to its being restricted to resident archers.

The Committee recommended that a protective law be passed for hawks and owls, subject to the right of the farmer to shoot these birds on his own property. The Hon. Clare Mapledoram expressed the view that such action would be good public relations for Ontario.

Certain resolutions were received from the Northern Outfitters Association respecting moose and the Committee heard a report on the moose and deer population from officials of the department.

The Committee approved certain resolutions for the extension of the moose season in local areas and the recommendations of the department respecting the deer season.

On motion of Mr. Scott, seconded by Mr. Noden, the Committee recommended that the wolf bounty be continued for another year while the department conducted an experiment in a selected area in eliminating these predators by the use of professional hunters and other methods.

It was moved by Mr. Connell and carried that no consideration be given Sunday hunting.

The Committee received a report on the rabies outbreak.

On motion of Mr. Fullerton, the Committee adopted a resolution of the Northern Outfitters Association that the lake trout season in districts 1 and 2 be extended to October 15, except in the Thunder Bay district.

It was moved by Mr. Boyer and seconded by Mr. Elliott that the Committee adjourn.
RESOLUTIONS

Submitted to

THE GAME AND FISH COMMITTEE

of the

ONTARIO LEGISLATURE

March 12th and 13th,
1956
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### Resolutions

#### 1. Commercial Fishing:

The Ontario Federation go on record as being in favour of Commercial Fishing for coarse fish in all waters of Lake Nipissing, and that it be left to the discretion of the officials of North Bay District Office of the Department of Lands and Forests to decide where these nets can be best used.

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<tr>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>There are 3 commercial fishing licences on Lake Nipissing for a total of 13 pound nets. These nets are operated on stated areas, but some have two locations at which to set, by arrangement with the District Office. The licence permits the taking of sturgeon, whitefish, white bass, mullets, ling, herring, suckers, garpike, bowfin and sheepshead. There is a stipulation on the licences to the effect that ling, suckers, garpike, bowfin and sheepshead must not be returned to the water. Licences are not valid between January 1 and May 14. Tonnage on herring 2½ to 5 tons per licence. The closed season on whitefish is October 15 to November 15. This closed season may be removed by the Department this year.</td>
<td>The recommendation is satisfactory; the movement of the nets to be under the supervision of the District Office.</td>
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#### 2. Research:

Be it Resolved that the Ontario Federa-
tion of Anglers and Hunters Inc., request: That the Department of Lands and Forests undertake an expanding program of employing and training technical personnel. That progressive research be maintained in each forestry district of Ontario and that the program of public education be expanded to inform the angling public more fully.

3. RECIPROCITY:

(a) That the Ontario Federation of Anglers and Hunters request the Provincial Government to try and have some cooperation whereby they would ask the Quebec authorities to stop the issue of net licences on the Ottawa River, where such nets are prohibited on the Ontario side.

(b) That the Ontario Government be requested to make every effort to obtain a reciprocal agreement with the Province of Quebec, whereby residents of Ontario may purchase a non-resident fishing licence at a reduced cost. This would be similar to the agreement between Manitoba and Ontario.

4. PICKEREL:

That the mouths of the Musquash and Severn Rivers be clearly defined, and that the angling for pickerel not be permitted during the period January 1st to May 14th of each year, as is the case of the Moon River and other inland waters. During this time

Ontario Federation of Anglers and Hunters.

(Mr. Sutton)

The Division of Surveys and Engineering and the Fish and Wildlife Division of the Department have studied this problem and it is possible to define the mouths of the Musquash and Severn Rivers, and signs are believed to be the best practical means of indicating the locations of the mouths of these rivers.

Negotiations are underway with the Quebec authorities and although the reciprocity was approved and is functional on the Ottawa River, the St. Lawrence River presents a more difficult situation and agreements have not been finalized and further discussions will be undertaken.
### Resolutions

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<tr>
<td>Ontario Federation of</td>
<td>Section 61 of the Ontario Fishery Regulations (pp. 96-97) amended to permit</td>
<td>Section 61 allows a limited amount of angling for pickerel prior to July</td>
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<tr>
<td>Anglers and Hunters</td>
<td>angling for rainbow trout south of highway No. 2 in the Counties of Durham</td>
<td>1 with as little as possible interference with the bass and lunge. This</td>
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<td>and Northumberland. Consideration being given to the removal of that part</td>
<td>is desirable in order to crop the pickerel in these waters to the</td>
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<td>of the Trent River below Dam No. 1, where the river is on the same level as</td>
<td>advantage of the bass and lunge. Artificial lures from the shore</td>
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<td>the Bay of Quinte, from the effect of this law.</td>
<td>undoubtedly catch some bass and lunge, but many more would be caught if</td>
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### 5. Amendment:

To the Ontario Fishery Regulation, Section 61, this regulation covers only the Kawartha Lake District of Ontario. Said regulation has been found almost impossible to enforce and does not give the desired protection to either bass or maskinonge. That the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to delete section 61 from the Ontario Fishery Regulations.

### 6. Temiskaming:

In the District of Temiskaming, lakes of the type suitable for Lake Trout are few. Ontario Federation of Anglers and Hunters. Closed season on Lake Trout in the area October 1 The executive of the Northern Ontario Out-
in number and limited in area, and these lakes are subjected to extensive winter angling, at which time the Lake Trout are readily caught, particularly small immature fish, which account for a large percentage of the catch.

Having in mind the low productivity of Lake Trout and wishing to conserve the limited resources now in existence, we hereby request: That in the Forestry District of Temiskaming, the present closed season for Lake Trout be extended to the opening date for Speckled Trout, on approximately May 1st.

7. YELLOW PERCH QUESTION—FOR LAKE ST. FRANCIS AREA:

Whereas during the past fishing season we had a trial period for this species of fish in our area,

Whereas for many years we had a minimum legal length for perch, that is until last year,

Whereas it was recommended to have a trial period of one year in which it would be legal to catch any length of a perch, but not to catch over a bag limit of 35 in one day,

Whereas after giving this a fair, unbiased trial and study, not only by our Members, but the sportsmen and women of our area,

Be it therefore resolved: That we ask all parties concerned to leave this law in effect to December 31.

fitters Association have agreed to a closed season on lake trout in Northern Ontario (Divisions 1 and 2) from October 1 to April 30. The Department has consulted O.F. A.H. and N.O.O.A. for a firm recommendation after which definite action will be taken. The Department supports the recommendation as a desirable conservation measure.

Conservation Council Bag limit 35. No. size limit.

(Mr. A. Lebano)

The recommendation is similar to the existing provisions.
and that it be incorporated in our fish laws saying that the legal catch on yellow perch in the Lake St. Francis Area be 35 per day with no length specified.

Be it further resolved: That this limit of 35 be enforced very strictly along with all the other limit laws on daily catches.

8. Pickerel Question—Lake St. Francis and St. Lawrence River:

Whereas during the past fishing season, due to universal requests across the Province for modification of size limits of pickerel taken by angling were made; that is, no legal length, but the bag limit of 6 remains the same,

Whereas we too gave this a fair and unbiased trial for one season,

Be it therefore resolved: That after giving it much study and having polled many, many fishermen and women of our area,

Be it further resolved: That we would ask the Parliamentary Committee and Departmental Officials that the fishing laws again incorporate this change and have a bag limit of 6 pickerel per day with no legal length.

9. Pickerel Season—Lake St. Francis and St. Lawrence River:

Whereas the summary of the Ontario Fishery Regulations for 1955 goes something like this, in part: on page 3, section (d) Conservation Council of Stornont, Dundas, and Glengarry.

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<td>Conservation Council of Stornont,</td>
<td>Bag limit 6. No size</td>
<td>The recommendation is similar to the existing</td>
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<td>Dundas, and Glengarry.</td>
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<td>The Ontario regulation</td>
<td>In view of the fact that the season for pickerel</td>
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<td>on St. Lawrence River</td>
<td>opens on the New York</td>
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<td>yellow pickerel and</td>
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St. Lawrence River; April 30th to March 1st next following, except (1) Lake St. Francis: May 14th to November 15th.

Whereas our group feel that this season as stated is not in the best interests of the conservation of this particular species in our area,

Whereas a large number of the fish caught in the early part of the season from the St. Lawrence River carry spawn, and are on their way up river to their natural spawning grounds,

Be it therefore resolved: That the Conservation Council of Stormont, Dundas and Glengarry recommend in the interests of conservation that the St. Lawrence River season be made identical to that of Lake St. Francis, being—May 14th to November 15th—as the legal season for pickerel in this area.

10. Reciprocity Angling in Lake St. Francis and St. Lawrence River Areas:

Whereas this form of agreement is entered into by the Province of Ontario and Quebec, in the Ottawa River fishing areas.

Whereas we have had numerous boundary disputes in the Lake St. Francis and St. Lawrence areas, also numerous fines have been levied by the officials of the Province of Quebec against residents of the Province of Ontario.

Conservation Council of Stormont, Dundas, and Glengarry.

Ontario residents require a Quebec non-resident angling license when fishing on the Quebec side, and residents of Quebec require a non-resident angling license when fishing on the Ontario side.

Negotiations are under way with the Quebec authorities, and although the reciprocity was approved and is functional on the Ottawa River, the St. Lawrence River presents a more difficult situation and agreements correspond with the regulation in the State of New York, namely, between March 2 and April 30th the season is closed.

The Ontario regulation on Lake St. Francis on yellow pickerel corresponds with the regulation in the Province of Quebec, namely, between November 16 and May 14 the season is closed.

side of the St. Lawrence River on May 1st, is it desirable to provide a closed season until May 15th in the St. Lawrence River fronting the counties of Dundas, Stormont and Glengarry. If such a provision were made, there would be a possibility of undue angling pressure in the St. Lawrence River fronting the counties of Leeds and Grenville when the pickerel season opens on May 1st.
WHEREAS for the betterment and advancement of Sportsmen’s Public Relations between the citizens of the Provinces of Ontario and Quebec,

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 parts fronting the Province of Ontario.

11. ESTABLISH DEFINITE ONTARIO-QUEBEC BOUNDARY IN THE ST. LAWRENCE RIVER AND LAKE ST. FRANCIS AREA:

Whereas for many years fish, game and other sportsmen groups have tried to get established a definite and mutual boundary line in the Lake St. Francis and St. Lawrence River area,

whereas there definitely seems to be two sets of maps used in establishing a so-called Quebec-Ontario boundary—one set held by Quebec Conservation Officials and another set held by Officials of the Department of Lands and Forests of Ontario,

whereas such an arrangement is very misleading, embarrassing and often times costly to our Ontario sportsmen,

whereas this important question was before this committee and departmental officials last year with nothing more heard

Conservation Council of Stormont, Dundas, and Glengarry.

The power development on the St. Lawrence River is wholly within the Province of Ontario and the position of the boundary between the provinces of Ontario and Quebec does not affect the power development.

Some years ago the Commissioners agreed on the position of the boundary through Lake St. Francis, but there was disagreement of the position of the boundary from Lake St. Francis through the St. Lawrence River to the International Boundary.

The Commissioners met at Quebec on September 29th, 1955, and a brief was submitted by the Commissioner from Quebec, setting out his proposal for the position of the boundary from the International Boundary through the St. Lawrence River and Lake St. Francis. This proposal did not agree with the position of the
about it,
Be it therefore resolved that we again stress the importance of having this question settled, because of the Deep Sea Waterway and Power Project coming into a reality within our district.
Be it further resolved that the Ontario Government work with the Federal and Quebec Governments 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.

12. BIOLOGICAL SURVEY IN LAKE ST. FRANCIS AREA:
Whereas for many years now there seems to be a very great increase in the growth of weeds and grass in our bays and guts along Lake St. Francis,
Whereas this growth is so thick and heavy it can stop the heaviest outboard motor, it seems also to be affecting conditions for fishing and hunting,
Be it therefore resolved our group are worried over this condition and ask if the Department would be good enough to send a biologist in this area to check this condition, and inform our group of his findings.

boundary as agreed upon by the Commissioners some years ago.
After studying the brief, the Commissioner from Ontario submitted a proposal of the position of the boundary through the St. Lawrence River to Lake St. Francis and then to follow the boundary as agreed upon previously through Lake St. Francis.
The Commissioner from Quebec on November 3rd, 1955, advised that the determination of the position of the boundary was progressing favourably and that the proposal of the Commissioner of Ontario was being submitted to Prime Minister Duplessis for his comments.
The matter of the position of the boundary rests entirely between the Provinces of Ontario and Quebec and not with the Federal Government.

Conservation Council of Stormont, Dundas, and Glengarry.

A field survey by the District Biologist is recommended in order to determine the need of possible control measures relating to the growth of aquatic plants in this area.
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<th>Comments</th>
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</thead>
<tbody>
<tr>
<td>13. Recommend to clarify the rules on underwater spear fishing and give this more publicity and an educational approach.</td>
<td>Conservation Council of Stormont, Dundas, and Glengarry. (Mr. Lebano)</td>
<td>Section 2 provides that residents may spear coarse fish only during the months of April and May. Spear fishing at any other time is illegal.</td>
<td>Do not consider it desirable to make any amendment to existing provision.</td>
</tr>
<tr>
<td>14. Requests that the Committee consider the control of carp.</td>
<td>Conservation Council of Stormont, Dundas, and Glengarry. (Mr. Lebano)</td>
<td></td>
<td>The desirability of licensing commercial fishermen to remove carp in the waters of the counties of Stormont, Dundas and Glengarry should be investigated by the District staff.</td>
</tr>
<tr>
<td>15. Hatcheries: Be it resolved that the Fish and Wildlife Division of the Department of Lands and Forests establish a game fish hatchery and rearing ponds in the immediate vicinity of Sudbury.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>The area is served by the following hatcheries: Sault Ste. Marie Trout Rearing Station, Sault Ste. Marie Hatchery (Huron Street), Little Current Hatchery, Sandfield Bass and Trout Ponds, and the North Bay Trout Rearing Station.</td>
<td>The Sault Ste. Marie Trout Rearing Station which was out of production for several years, for renovation, is now back in production. Trout supplied by this station are wintered in Sandfield ponds, and planted as yearlings in the Sudbury and adjacent districts. The Sault Hatchery (Huron Street) provides fingerling lake trout for the same area, but the</td>
</tr>
</tbody>
</table>
16. **Grenadier Pond:**

Be it resolved that the body of water situated in the City of Toronto, known as Grenadier Pond, be closed to adult anglers. That the said Grenadier Pond be maintained for the purpose of angling for children up to and including 16 years of age.

(b) That the Toronto Daily Star be requested to discontinue the practice of holding annual fishing derbies in these waters for cash prizes, or that such derbies be limited to children up to and including those of 16 years.

**Ontario Federation of Anglers and Hunters.**

Grenadier Pond is open to public fishing in accordance with the regulations.

The pond provides fishing for those who cannot afford to go farther afield, and gives much satisfaction and pleasure to the rank and file of our fishermen. To restrict the fishing in this area to children seems unnecessary and unwise for the present.

The great decrease in lake trout spawn available from the Great Lakes has placed limitations on the number of this species available for stocking. When required, the North Bay Trout Rearing Station may also supply trout for planting in the Sudbury area. Sandfield Ponds provide bass fingerlings in summer, and Little Current, yellow pickerel fry. Under the circumstances additional hatchery is not required in the Sudbury District.
17. Opposed to skin diving and underwater spearing of fish.

18. Resolved that the open season for Lake Trout be from May 1 to September 24 in the forest districts of Swastika and Cochrane.

19. Resolved that ice fishing be illegal in all lakes known to contain speckled trout, regardless of what other species are present during the closed season for speckled trout in the forest districts of Swastika and Cochrane.
20. As Deputy Game Warden for the District of Muskoka for the last three years, every year the Game Warden and myself get the same old complaints. "Why does the Department of Game and Fisheries not do something about the ways of fishing pickerel during spawning season here? The pickerel here spawn from the 1st of May until the 1st or 2nd week in June. After the 15th of May, hell breaks loose for the pickerel while they are spawning, and there is nothing in the fishing laws to back the Game Wardens up. The so-called fisherman laughs at us and knows we cannot do a thing against them.

They use a triple hook plus a single hook. These hooks are usually the largest they can find and are legal, plus a real heavy sinker and a worm on each hook. This contraption is pulled or jerked over the spawning bed where the Pickerel are, until they snag one. They also use weighted plugs and spoons. Do you think this is fair to the fish? Also the true sportsman? Surely there must be a way to stop these Snaggers or Jerkers, as I call them. They are making a laughing stock of the Game and Fishing rules."

W. A. Brazier, 
Box 549, 
Bracebridge.

Section 34(1) Fishery Regulations provides that the open season for pickerel in this area commences May 15th (May 12th in 1956).

It is difficult to assess that any infraction of this provision is involved. Will be referred to the Parry Sound District for investigation and report this May.

21. I am taking this opportunity to protest against closing the lakes for trout fishing in Haliburton County during the winter months. This is the only time that most of

Ed. Harrison, 
Carnarvon.

1. There are few fisheries that show as low a yield as lake trout. For most inland lakes a yield of 0.5 lbs. per acre per annum is the rule. In other words, the population of lake trout is never dense.
Resolutions

the settlers have time to fish, and to the best of my knowledge, except in one or two occasions, there are very few trout taken out of these lakes in the wintertime. Haliburton County seems to be the only county in the Province of Ontario that is closed to fishing lake trout through the ice. I think the majority of the people living here in the wintertime feel the same as I do about closing of the lakes during the winter months.

22. In looking over a bulletin I see we are about the only county (Haliburton) in the Province of Ontario in which trout fishing is closed during the winter months. We as residents wonder why we cannot enjoy some of the privileges that other counties have. Even if it was for only a couple of months in the winter it would give a person a chance to fish, probably when he would have a little more time to do so.

23. I would like to add my voice to the many from Haliburton County who are protesting the closing of our lakes to winter fishing. I would ask you gentlemen to kindly reconsider this regulation at your next meeting for the following reasons:

By Whom

Norman Brown, Carnarvon.

G. W. Cowan, Carnarvon.

Present Status

2. Immature lake trout are very vulnerable to fishing through the ice.

3. Under a fishing pressure in summer as well as in winter, the fishing may deteriorate rather quickly. This is true even by a moderate degree of angling.

4. Lake trout grow slowly and are seven to eight years old before they reach maturity.

5. Lake trout are not a prolific fish and a relatively small number of eggs are laid at the first spawning in our smaller lakes.

On the basis of these facts, the protection of lake trout from winter fishing is essential if we are to maintain the stock.

Comments

1. The waters of Algonquin Park are closed to all fishing (not to lake trout fishing only as in Haliburton County) from October 16th to April 30th. There are a number of other lakes throughout the Province closed to winter fishing.

2. Recommendations have been received supporting the prohibition of winter fishing for lake trout in northern Ontario from October 1st to April 30th.

Please see remarks under Resolution No. 21.
1. In view of the fact that the percentage of fish taken during winter by local anglers is a very small percent of the overall picture, I feel this privilege should not be denied them.

2. Most of the fish now in our lakes have been planted there by the Department of Game and Fisheries through the efforts and co-operation of residents of the County.

3. Since we have many lakes in the County and they are being stocked with thousands of fish every year, it seems ridiculous to think the few fish caught during winter would have any effect on the overall picture.

4. I also feel sure many of the fine people from our cities that spend summer holidays in our County would also come here during winter if they were allowed to catch a few fish (hundreds go to Lake Simcoe every week-end). As I believe this is the only county closed to winter fishing and in view of the number of lakes in the County, surely all, or part of them could be opened to winter fishing now.

24. I am writing you requesting that the ban be taken off winter fishing in Haliburton County, as there are a number of residents who could get a chance to fish in winter but not in summer owing to farm work.

The numbers of hatchery reared lake trout available for stocking or restocking is very limited, because of the recent catastrophic decline of the lake trout in the Great Lakes from which the spawn for the hatcheries has been obtained.

Thos. M. Redner,  
R.R. No. 1,  
Haliburton.  

Please see remarks under Resolution No. 21.
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<tr>
<th>Resolution</th>
<th>By Whom</th>
<th>Present Status</th>
<th>Comments</th>
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<tr>
<td>25.</td>
<td>G. Allcorn, Carnarvon</td>
<td>Please see remarks under Resolution No. 21.</td>
<td></td>
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<tr>
<td>26. Moved by H. A. Thompson and Seconded by J. B. Graham, and Resolved that this Council go on record as asking the Ontario Department of Lands and Forests to relax their enforcement of the firearms permit regulations in order to encourage the extermination of foxes, which are causing the recent rabies epidemic, and that a copy of this resolution be forwarded to the Honourable Clare E. Mapledoram, Minister of Lands and Forests, and to Ray Connell, M.P.P. (I, T. W. Gibson, Clerk of the Township of Beverley, hereby certify that the above is a copy of a resolution passed by the Beverley Township Council on March 5, 1956 (Signed T. Wm. Gibson).</td>
<td>Beverley Township Council (read by Ray Connell, M.P.P.)</td>
<td>At present farmers on their own lands need no licences to shoot foxes. Other persons need only a $1.00 licence. Foxes are unprotected. Drives under municipality authority, in interest of public safety, could be arranged so that no license would be required for participants.</td>
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</table>
27. We, of the Parry Sound Anglers’ and Hunters’ Club, a conservation organization, are greatly concerned with the present situation of the Yellow Pickerel in Georgian Bay. We urgently request an immediate change in the status of Yellow Pickerel as follows: To discontinue the commercial taking of this fish and re-classify it as a game fish in Georgian Bay.

Commercial taking of pickerel is fast ruining pickerel fishing as a sport on the Georgian Bay. Commercially, the pickerel sells for as low as ten cents a pound. For this reason it must be harvested in great numbers to provide a profit. It spoils rapidly, so that if it cannot be marketed quickly, or if the market cannot absorb it at once, there is much waste through spoilage. The passages to and from the spawning grounds are so thoroughly blocked by pond nets that the commercial take is very heavy and obviously reducing the population. While fish may run cycles, we have yet to see a substantially increased cycle within our time. The fluctuations indicated in commercial fishermen’s yearly reports indicate fluctuations in market demand and prices received rather than changes in fish population. Pickerel’s spawning habits are such that it is vulnerable to illegal netting and because it is saleable at any season, apprehension of poachers is difficult. The majority of commercial fisher-

Yellow pickerel is a commercial fish, available to the anglers and licensed commercial fishermen, throughout the Province.

1. This resolution was not presented at the open sessions of the Fish and Game Committee and consequently gave interested parties no opportunity to discuss or question it.

2. Classification of yellow pickerel as a game fish would have to be on an Ontario-wide basis. Such a procedure would partially paralyze the commercial fishing industry of the Province and in the Great Lakes would make the stocks available to United States fishermen while denying them to Ontario fishermen.”

3. There is no basis for or evidence to support the statement that “Commercial taking of pickerel is fast ruining pickerel fishing as a sport on the Georgian Bay.”

4. The average price for pickerel reported by the fishermen in Parry Sound District in the year 1955
### Resolutions

Men do not take pickerel and the ones concerned with this proposed change in regulations will be few.

It is no hearsay that angling for pickerel has become steadily poorer in this district over the last quarter century. It is now next to impossible to catch them by angling, except when they are concentrated at or near the spawning grounds.

Pickerel fishing is a very, very popular sport in this district, but when the angler gets such poor returns for his efforts, as has been the general experience, yet sees them taken in tons by commercial fishermen, he resents the laws that make such a situation possible. He loses his respect for the regulations and fish and many rebel by taking what fish they can by whatever methods possible. These fish belong equally to all, yet the even distribution of them is made impossible through commercial fishing.

From the angling aspect, the pickerel is much more valuable than it is commercially. When we consider the expense of the angler (many of whom come from great distances), his travel, accommodation, licences, equipment and supplies, we find that pickerel costs the average angler upwards of $8.00 (estimated) per pound. These dollars are spread over the route of the angler from his home to where he fishes and therefore benefit

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<td>was 23.3 cents per pound for gill net caught fish and 41.9 cents per lb. for pound net caught fish. Very rarely has yellow pickerel sold at the price of ten cents a pound as quoted in the resolution, there being only two reports of this price received from this area in 1955. Rarely is the price of this fish so low as to make it unprofitable for the fishermen to fish for them if they are available in reasonable quantity.</td>
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<tr>
<td></td>
<td></td>
<td>5. The amount that the commercial fishermen fish for pickerel in Georgian Bay is not affected by market demand and price received (as mentioned in resolution), nearly as much as by the presence or absence of whitefish or lake trout in abundance. Lake trout bring consistently high prices and whitefish</td>
</tr>
</tbody>
</table>
a much greater number of people.

When caught by angling the fish is either used immediately or taken to the angler's home and there used or frozen, so that waste is negligible; licence fees of foreign anglers provide a handsome revenue to the government, many times the licence fees and royalties paid by commercial fishermen.

Parry Sound District depends largely upon the tourists for its economy and is becoming more popular yearly. The district without a doubt has supplied the best pickerel fishing on the North American continent, and could in the future, too, if the fish are given the proper chance. We protect these pickerel from other pressures and make them available for angling only, and by so doing utilize them to the best advantage of the most concerned.

Pickerel fishermen from near and far are fighting mad over commercial exploitation of their favourite game fish.

Due to the Trans-Canada Highway passing through Parry Sound and touching many points on the Georgian Bay the influx is apt to reach an unexpected peak in the next few years. If we cannot provide good fishing these people will not stay.

The commercial taking of pickerel can no longer be deemed as an economical utilization of one of our natural resources. It is not practical and in view of the ever bring prices as good as pickerel, while causing less damage to nets. When available, the fishermen tend to fish for these two species in preference to yellow pickerel. Bearing this in mind there is good evidence of a cycle in the pickerel by observing the catch of the three species from 1946 to 1951.

<table>
<thead>
<tr>
<th>YEAR</th>
<th>WHITEFISH</th>
<th>LAKE TROUT</th>
<th>PICKEREL</th>
</tr>
</thead>
<tbody>
<tr>
<td>1946</td>
<td>246,418</td>
<td>695,925</td>
<td>44,104</td>
</tr>
<tr>
<td>1947</td>
<td>87,316</td>
<td>368,108</td>
<td>21,412</td>
</tr>
<tr>
<td>1948</td>
<td>244,591</td>
<td>311,745</td>
<td>160,451</td>
</tr>
<tr>
<td>1949</td>
<td>804,947</td>
<td>342,574</td>
<td>206,294</td>
</tr>
<tr>
<td>1950</td>
<td>2,087,983</td>
<td>334,148</td>
<td>133,443</td>
</tr>
<tr>
<td>1951</td>
<td>3,025,222</td>
<td>439,859</td>
<td>68,833</td>
</tr>
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In 1947 the catch of all three species was the lowest in the records of the Georgian Bay up to that date. The fishermen were in desperate straits and many were put out of business. Is it reasonable to suggest that if pickerel were available in larger numbers they would limit themselves to catch 21,000 pounds under such conditions? There is no doubt that the population of legal sized pickerel in Georgian Bay was at low ebb that year but there was a larger year class of sub-legal fish present as is evidenced by the increased catches in the
increasing demand for angling must be considered as nothing but sheer waste.

The time to outlaw the taking of Yellow Pickerel by such destructive methods is NOW. Let us take action on this problem immediately so as to conserve and bolster the population of this wonderful game fish, the Yellow Pickerel. Don't let our Pickerel go the same way as our Pines.

28. The Municipal Council of the Corporation of the Town of Parry Sound is naturally concerned with the manner in which the renewable resources of the District are used. As you no doubt realize, our District is to a large extent dependent on the Tourist Trade, which plays a large part in the economy of the whole Province. From a business point of view, as well as a conservation standpoint, then, we feel that these resources must be used in such a way as to encourage and assist this Tourist business.

The brief submitted by the Parry Sound Anglers and Hunters Club certainly indicates that the Yellow Pickerel is not being utilized years following. The drop off in 1950 and after was probably due to concentration of fishing on the whitefish which appeared suddenly in enormous numbers.

6. It is very difficult to understand why yellow pickerel are available to the commercial fishermen “in tons” as stated, and yet there are none for the angler. It just doesn’t add up.

7. An angler certainly must be very foolish to spend $8.00 per pound for fish for his table when he can buy the same fish for less than $1.00 per pound from a fish market. Does he pay nothing for his pleasure?

8. This resolution is contrary to present day conservation principles and would result in very considerable under-exploitation of the crop of pickerel that is available with no benefit accruing to the angler.

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<th>Resolution</th>
<th>By Whom</th>
<th>Present Status</th>
<th>Comments</th>
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<tbody>
<tr>
<td>28</td>
<td>The Corporation of the Town of Parry Sound</td>
<td>See Resolution No. 27.</td>
<td>See Resolution No. 27.</td>
</tr>
</tbody>
</table>
to the best advantage of the majority of people concerned, and the Council of the Town of Parry Sound strongly urges that legislation be introduced to protect the Pickerel Fishing.

29. In Sault Ste. Marie today there is great concern over the serious depletion of lake trout and whitefish in Eastern Lake Superior. We would like to describe to you conditions which currently exist and offer our opinions as to what should be done about it.

The Department of Lands and Forests reported that the 1955 production of fish by commercial fishermen dropped by 25% from the previous year. Lake trout production fell from 997,000 lbs. in 1954 to 789,000 lbs. last year, while whitefish production fell from 240,000 lbs. in 1954 to 194,000 lbs. last year.

During last year chub net fishing was permitted as an experiment and 330,000 lbs. were taken as compared to 89,000 lbs. the year before. Using the gill type net for chub, which is a 2 1/2-inch mesh rather than the standard 4 3/4-inch mesh, brought about this increase in the chub population. It is also estimated that in a period of lifts covering three or four days 1,200 lbs. of undersized trout also were taken.

The Fish and Wildlife Division of the Department of Lands and Forests will inform you that the catch of fresh water fish

<table>
<thead>
<tr>
<th>Year</th>
<th>Whitefish</th>
<th>Lake Trout</th>
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<tbody>
<tr>
<td>1911</td>
<td>620,000</td>
<td>1,725,000</td>
</tr>
<tr>
<td>1912</td>
<td>459,000</td>
<td>1,588,000</td>
</tr>
<tr>
<td>1913</td>
<td>357,000</td>
<td>1,842,000</td>
</tr>
<tr>
<td>1914</td>
<td>397,000</td>
<td>1,576,000</td>
</tr>
<tr>
<td>1915</td>
<td>955,000</td>
<td>3,610,000</td>
</tr>
<tr>
<td>1916</td>
<td>462,000</td>
<td>1,522,000</td>
</tr>
<tr>
<td>1917</td>
<td>452,000</td>
<td>1,810,000</td>
</tr>
<tr>
<td>1918</td>
<td>628,000</td>
<td>2,319,000</td>
</tr>
<tr>
<td>1919</td>
<td>366,000</td>
<td>1,471,000</td>
</tr>
<tr>
<td>1920</td>
<td>303,000</td>
<td>1,108,000</td>
</tr>
<tr>
<td>1921</td>
<td>1,497,489</td>
<td>1,604,166</td>
</tr>
<tr>
<td>1922</td>
<td>1,198,940</td>
<td>1,884,044</td>
</tr>
<tr>
<td>1923</td>
<td>1,268,377</td>
<td>1,958,551</td>
</tr>
<tr>
<td>1924</td>
<td>282,806</td>
<td>1,711,028</td>
</tr>
<tr>
<td>1925</td>
<td>346,696</td>
<td>1,867,519</td>
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<td>1926</td>
<td>317,024</td>
<td>1,966,007</td>
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<td>1927</td>
<td>336,675</td>
<td>2,196,726</td>
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<tr>
<td>1928</td>
<td>326,988</td>
<td>1,914,230</td>
</tr>
<tr>
<td>1929</td>
<td>389,330</td>
<td>1,746,607</td>
</tr>
<tr>
<td>1930</td>
<td>371,679</td>
<td>1,530,189</td>
</tr>
<tr>
<td>Year</td>
<td>By Whom</td>
<td>Present Status</td>
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<td>------</td>
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<tr>
<td>1931</td>
<td></td>
<td>255,970</td>
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<tr>
<td>1932</td>
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<td></td>
<td>245,035</td>
</tr>
<tr>
<td>1934</td>
<td></td>
<td>295,237</td>
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<tr>
<td>1935</td>
<td></td>
<td>377,416</td>
</tr>
<tr>
<td>1936</td>
<td></td>
<td>319,482</td>
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<td>311,718</td>
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<td>1939</td>
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<td>339,609</td>
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<tr>
<td>1940</td>
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<tr>
<td>1941</td>
<td></td>
<td>314,887</td>
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<td>1942</td>
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<td>319,655</td>
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<td>1943</td>
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<td>336,286</td>
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<td>1944</td>
<td></td>
<td>402,701</td>
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<tr>
<td>1945</td>
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<td>358,617</td>
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<tr>
<td>1946</td>
<td></td>
<td>274,922</td>
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<td>1947</td>
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<td>245,917</td>
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<td>277,049</td>
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<td>1950</td>
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<td>340,758</td>
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<td>1951</td>
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<td>340,619</td>
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<td>1952</td>
<td></td>
<td>267,548</td>
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<tr>
<td>1953</td>
<td></td>
<td>282,217</td>
</tr>
<tr>
<td>1954</td>
<td></td>
<td>328,254</td>
</tr>
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Resolutions reached a record high last year of 78,678,903 lbs. valued at $7,012,981.93; while this was occurring, however, Lake Superior reported a total overall drop of 25%.

I should make it clear first of all that I am not a commercial fisherman and I am not representing any commercial fishing interests. The presence of fish in Lake Superior is of vital concern to everyone in Sault Ste. Marie, and their absence affects us all. Commercial people who intend to make their living by this means are most immediately affected, but they are only one small group concerned.

During 1955 Sault Ste. Marie entertained more than 350,000 American tourists, a large number of whom are fishermen who come to the District of Algoma every year. Fishing for sport has deteriorated to the point where many tourist operators report parties who have stated they are not coming back.

In addition to this almost every type of business is affected by the tourist business. There are businesses which handle the type of goods sought by the Americans. There are those in the catering business who depend on them. And the money left behind by the tourist influx reaches all parts of the community. Loss of Lake Superior fishing will definitely mean less American money.
entering the country at the Sault.

It is also true that the Sault contains a
goodly number of enthusiastic amateur
fishermen. I am just as interested in preserving
good fishing in Lake Superior for purely
selfish reasons, one of my favourite outdoor
sports. With proper administration and
control we can be assured of good sport for
ourselves for years to come.

There will naturally be some concern for
those people who are currently making their
living at commercial fishing. We are going to
offer some recommendations which may, if
put into effect, curtail some of the com-
mercial activities. However, I would re-
mind you that the total take from fresh
water fish in 1955 was $7,012,981.93. On
the other hand the Department of Travel
and Publicity estimates that American
tourists alone brought more than $250,000,000
into this Province in the same year. If a
few fishermen may suffer from reasonable
legislation designed for the general good,
hundreds more are benefiting from a trade
which at least partially is dependent upon
good fishing.

It is our view that the depletion of the
better species of fish in Lake Superior may
be traced to two main causes—the growth
in numbers of the sea lamprey in Lake
Superior, and too heavy a drain on the fish
population by commercial enterprises. The

The table of production of lake trout and whitefish
by Lake Superior fishermen from 1911 to 1954 shows
quite clearly that there has been no noticeable diminu-
tion in fish production for the last 40 years. There have
been a few years with very high catches in both lake
tROUT and whitefish but by and large the important lake
trout fishery has varied between the all-time low of
1933 when 968,000 lbs. were taken, to a general average
of around 1,300,000 lbs.

The information for 1955 is not yet available as the
delay by commercial fishermen in returning their final
reports of catch has made it impossible for us to compile
the final figure for last year. Preliminary reports,
however, indicate that there has been a falling-off in
the landed catch last year, attributable almost entirely
to the ravages of the lamprey.

Our Department and the Great Lakes Research and
Lamprey Control Committee are taking cognizance of
all factors relative to the fishery, and have planned and
are carrying out programs of lamprey control, study of
the fish populations in the lake, use of hatchery stock,
and any other practices directed toward the best interest
of the fishery of Lake Superior.
Resolutions

lamprey have grown in numbers, and only in recent years have effective means of combatting them been found.

Perhaps if the lamprey did not constitute such a threat, the present commercial volume would not be too great. But it is a question whether, in addition to thousands of fish killed by this parasite, the lake also can continue to produce well over 1,000 tons of commercial fish per year.

There are other reasons for this deterioration. The gathering of eggs of lake trout and whitefish has fallen sharply over the past five years, and even more over the last 15 years. Compared to more than 5,000,000 eggs gathered for the hatcheries in 1950, less than 200,000 were gathered last fall. We are given to understand that a great deal of effort was expended last year to procure lake trout eggs, but that the number of adult trout was so small no more could be obtained.

On behalf of the Sault Ste. Marie Chamber of Commerce, which represents every form of business life in the city and district of Algoma, we would like to offer the following recommendations for the consideration of this Committee:

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1. Continued warfare on the lamprey by every means which proves effective.
2. A closed season on all types of fishing
during the spawning seasons.

3. No chub net fishing licenses to be issued for Lake Superior.

4. Intensifying efforts for gathering fish eggs during spawning season, making fullest possible use of existing hatcheries and rearing ponds, and a stepped up programme of plantings of fish fry and fingerlings.

5. Removal of coarse fish from Lake Superior if a safe method may be found which will protect fish of commercial value.

6. Re-establishment of patrol boat or boats, to enforce all fishing regulations, and to supervise proper use of nets under licence, methods used by both commercial and sport fishermen, supervised areas granted licences, types of nets.

May I explain briefly what is intended in each instance.

While there may be some criticism of the use of electric weirs at the entrances of streams for killing the sea lamprey, there is no doubt that they do kill the lamprey and in large numbers. There is little understanding of the aim of using these weirs, and therefore the toll of fish also killed has caused some criticism.

We are given to understand that the Fish
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and Wildlife Division and the Federal Fisheries Department are studying this parasite to determine whether it can breed in the deep lakes, or whether evidence has been to prove that it must use the streams and does not breed in deep water. The electric weirs are therefore used at the entrances to the streams to kill the adult lamprey on their way to the breeding ground.

It is also unfortunate that the same streams are used by lake trout, rainbow trout and occasionally other desirable fish, and therefore a toll of these are taken. But if every stream is blocked to the lamprey for breeding, and it cannot or will not breed elsewhere, it would be a matter of only a few years until the lamprey ceased to be a serious threat. With this threat reduced to negligible proportions the lakes could then be safely restocked with game fish.

Believing that this policy is sound and practical the Ontario Government in cooperation with the Federal Fisheries Department is urged to continue its fight against the lamprey by this means, and by any other means which prove practical and effective.

On the second point we must recognize that we cannot expect to have fish in plenty into perpetuity unless young fish are reared every year. The season when parent fish
plant their spawn is relatively short and should be only a minor hardship to commercial fishermen to let go by default. If they do not do so, in only a few years they will be put out of business anyway through lack of fish.

During this period every effort should be made to gather spawning fish and their eggs collected and placed in hatcheries. At the present time a goodly portion of these eggs become feed to coarse fish. They would be safer in supervised hatcheries until they have grown from their shells, developed through the fry stage, and be reared in the rearing ponds at least to the size of fingerlings. They need not be kept beyond the period where they are big enough to fend for themselves.

Although chub net fishing is fairly common throughout the Great Lakes it has been of no benefit wherever practised. In fact, commercial fishermen seldom apply for chub net fishing licences until the better species become so scarce that fishing becomes uneconomical. This was tried as an experiment last year in Lake Superior, to the detriment of the small fish.

While production of chub rose to more than 300,000 pounds, or four times the production of $954, the amount of young trout killed is almost impossible to estimate. It has been established, however, that as
much as 200 pounds of young trout were taken in one day by one fishing concern alone. Considering that the season has approximately 160 days, if even only 100 pounds of undersized trout were destroyed in Lake Superior in 1955 alone, that, in the opinion of veteran fishermen, is an extremely conservative estimate, as they consider young trout to average about one pound each.

Some reference has been made before to the gathering of spawn in the plea for a closed season during the spawning period. The gathering of spawn is perhaps one of the most important steps toward assuring a continuing fish population. We are given to understand that the Tarentorus rearing ponds have been undergoing rebuilding, enlarging and modernizing in the last three years, and that this has been a part at least of the reason for slowdown in both egg gathering and fish planting. This enlarging and modernizing is a step in the right direction and endorsed by my organization.

It is our understanding that this work now has been completed and the ponds are ready to receive young fish. Beginning with the next spawning season therefore, all fishing should be closed, and in its place commercial enterprises, Fish and Wildlife Division of Ontario and the Federal Depart-
ment of Fisheries should make an all-out effort to collect a maximum number of eggs of all game species.

Several years ago it was nothing to collect well over 5,000,000 eggs. Some of the older fishermen say it will require 10,000,000 per year to bring back the trout in their former numbers. Both the hatchery at the Sault and the Tarentorus rearing ponds have the capacity for these numbers. It is vitally important that they be used to their maximum to restore the fish population of Lake Superior.

We would ask your Committee to study the advisability of overhauling the present system of licensing. It is our belief that there should be some obligation to a licence holder, of which there is none today. A man who had a fish licence five years ago, but today does not even own a boat or a net can still renew his licence by paying the fee. His assigned area is not fished by himself, is open to be poached upon by others who have no right to be in the area. The licensee may not even have fished in his assigned area one day of the year.

The issuing of a licence to an absentee holder sometimes works a hardship on some of the others who find it difficult enough to make a living. If a licence is issued for a
certain township, no other commercial fisherman may enter the area legally. If the absentee licensee were deprived of his licence, and the Department felt the area could sustain an active fisherman, a new licence could then be issued to one who would work the area. A mining licence would be revoked for failure to work a claim a given number of days. There should be a similar obligation on the part of a fishing licensee.

Another obligation, which would work only a small sacrifice on the part of licensed commercial fishermen, would be to expect that they make their boats and equipment available to the Departments concerned during the spawning period for the collection of fish eggs. It is their own self-interest to see that future fishing is assured, and most of the operators would be willing if this were made a condition to receiving a licence. If each were to give one day per year they would not be asked too much.

Some effort has been made at netting of coarse fish in an attempt to determine whether such species can be weeded out in a practical manner. This involves, of course, making a substantial catch of all species and throwing the live game fish back into the lake. It has not been established whether this is practical or not and the experiment should be continued for another year.
We would like to recommend also that a patrol boat or boats be re-established in Lake Superior. It is doubtful if the Department was quite aware of just how much value was this policy when exercised in the past. At the present time there is no supervision by the Ontario Government in Lake Superior, and whether a fisherman is violating his licence is anyone's guess. In addition, poachers, either from across the border or from our own shores, feel they are taking no risks whatever without a patrol boat on watch.

Many of us have seen firsthand fish nets being anchored right to shore, either right across the mouth of a creek, or across the current from the creek, almost certain to trap any fish heading that way. As the creeks are the spawning grounds this is a serious matter. A patrol boat can assure that no net stakes will be closer to shore than they are legally permitted.

I would like to thank this Committee for permitting me, on behalf of the Sault Ste. Marie Chamber of Commerce Conservation Committee, to offer these representations which we believe would be beneficial to fishing generally in Lake Superior.

30. Due to the tremendous decrease in the Lake Trout fishery on Lake Superior brought on by the sea lamprey, all fishermen on

\textit{Letter from Mel Gerow, Pres., Assn. of Commercial Fisherman-

\textit{The proposal of the North shore Lake Superior Fishermen to fish}
Lake Superior in the Fort William, Port Arthur, Geraldton Districts will be forced out of business very shortly if nothing is done to alleviate their situation. Tremendous work is being done towards controlling the lamprey, but with the fast-dwindling Trout population these fishermen have nothing to sustain their large investments. There are approximately 200 families dependent directly on the fishing industry and once out of business or work, employment will have to be obtained elsewhere. The biggest obstacle in re-employment will be for these men the fact that more than half of them are in the age group not acceptable to industry.

The only salvation we can have for carrying on in business until the Trout population comes back in Lake Superior is for the fishing of chubs, saugers and herring. This is a fishery that has always been in effect on the U.S. side of Lake Superior and is still going on at present. Without it, we will have nothing to fish for. This class of fish, chub, sauger, and herring, are and have been fished in all other Great Lakes.

The Commercial Fishermen of the Districts mentioned above solicit your assistance in bringing to the attention of the Hon. men of Thunder Bay District, to Mr. Earl McCabe, Secretary, Progressive Conservative Association, Port Arthur Riding, read by Capt. G. Wardrobe, M.P.P., Port Arthur.

for chubs and herring is reasonable, as these fish are available and there is a fair market for them. The undesirable feature of using small nets necessary to take these species is that the small mesh nets will also take small lake trout. There is an opinion which may be fairly well substantiated, that the small lake trout should not be molested. If the present work on lamprey control is successful, and if the lampreys are brought under control before the last of the lake trout have been destroyed by them, then it is obviously desirable to preserve the present population of small lake trout so that they may constitute the lake trout spawners which will naturally re-stock the lake with their lake trout offspring. This subject is to be
Clare Mapledoram, Minister of Lands and Forests, through George Wardrope, M.L.A., that we desperately need the reinstatement of 2½ inch mesh for the taking of the fishes mentioned.

31. Deer:
The Ontario Federation of Anglers and Hunters request that the Deer season in the Rainy River District open on October 22nd and close on November 15th.

(Mr. Hambly)

32. Ducks:
The Ontario Federation of Anglers and Hunters request that for the first day or two of the duck season, the opening hour for the shooting of ducks be set at a time between 10.00 a.m. and 12.00 noon. After the first day or two the shooting hour to be one-half hour before sunrise.

This would eliminate the predawn shooting of ducks for the first two days and it is our firm belief that it would eliminate the crippling and subsequent loss of many ducks.

33. Camp Sites:
That the Division of Parks, Department of Lands and Forests, carefully plan and

Ontario Federation of Anglers and Hunters.

considered in detail by the Federal-Provincial Great Lakes Research and Lamprey Control Committee, and by the Canadian members of the International Great Lakes Fisheries Commission.

Does this conflict with municipal recommendation? There is no objection from point of view of deer management.

Could be done and worth trying. Suggest one day only.

Under study.
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<td>build a suitable camp-site at Lake Marie Louise and other sites as approved in Sibley Park. These with ample room for tents and trailers, with modern toilet facilities in well constructed buildings similar in permanency of construction to those in Stassen and Gooseberry Park in Minnesota. Similar buildings to be provided for the Park Museum and necessary attendants.</td>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>Under study.</td>
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Therefore be it resolved that: the Department of Highways construct as soon as possible a road through the area adjacent to the eastern boundary of Quetico Park, so that Canadians may reap the benefit of their heritage.

35. Salaries:
Resolved that this Association recommend that the basic wage of Conservation Officers Group No. 1 be increased to an absolute minimum of $25.00 per month and that rescaling of wages from this group upward be carried out at the Government's discretion. This resolution is forwarded with full cognizance of the fact that other Lands and Forests salaries in other Government Departments may require some adjusting.

36. Rainy River:
This body considers that Rainy River is inadequately buoyed and lacking in navigation lights, and whereas it is the view of this body that luminous paint, scotch light or other light-reflecting surfaces used on Rainy Lake buoys would improve and assist lake navigation.

Resolved, That the proper Government Departments be requested to proceed with the navigational re-mapping of Rainy Lake with all buoys marked and coated with light-reflecting surfaces in the proper colours.

Ontario Federation of Anglers and Hunters.

Under study.

Rainy River is an International body of water and navigation in this river would be under the jurisdiction of the Federal Department of Transport.
37. AMERICAN GUIDES:
Resolved that the regulations be strengthened and enforced with regard to the practice of Americans acting as guides in Ontario and that said American guides be subject to an Annual Licence fee of One Hundred dollars ($100.00) for guiding parties in Ontario and further, for violations of the Ontario Fishing Regulations by the guide or guide's party that the said Licence be cancelled.

(b) That a system of examination for guides in Ontario be established which would result in the classification of guides similar to the following example:

Class I—Guides with years of experience, consideration being given to the factor of lack of academic education in the case of some who are presently guiding.

Class II—Beginners and guides with little or no experience.

38. ZOO:
Be it resolved that action be taken by the Ontario Government, Lands and Forests Ontario Federation of Anglers and Hunters.

Animals kept in captivity do come under the crim-
Division, to prohibit licences being issued
or renewed to persons harbouring wild life
under unsuitable conditions.

It is evident that Deer, Bear and Wildlife
are kept in small cages, unprotected from
hot sun or rain, unsanitary conditions, and
nothing resembling in any manner their
natural habitat. This condition exists par-
ticularly as tourist attractions along our
highways, and it creates a definite traffic
hazard.

It is believed that after the Department
of Lands and Forests issue such a licence
they do not appear to have much to say
regarding the conditions listed above, and
further, the Humane Societies apparently
have jurisdiction only in cases where domes-
tic animals are involved.

39. GUN SAFETY:

Whereas the number of careless shootings
of individuals while hunting is mounting to
serious proportions in the Province of
Ontario; on the other hand, accident figures
from the eleven States of the United States,
where safe handling courses have been in
operation for a number of years definitely
establish it as a fact that a standard test for
all applicants for their first gun licence is the
foremost answer to the present annual in-
crease in the so-called accidental wounding
or killing of another person by the use of
firearms. Successful plans have been worked
out by the Ontario Federation of
Anglers and Hunters.

inal code and if any
suffering is caused
it should be a police
matter.
Resolutions

out in these various States from which useful information might be secured for the setting up of this plan.

Therefore be it resolved by the Ontario Federation of Anglers and Hunters Incorporated that no future hunting or gun licence be issued after January 1st, 1956, or the earliest possible date that legislation could be set up if it meets with favour, in the Province of Ontario except on the presentation of a previous year's licence or on the presentation of a card attesting to the proficiency of the bearer as regards safe gun-handling—card to be signed by a qualified examiner or inspector.

39a. ACCIDENTAL SHOOTINGS:

  Preamble: We wish to bring to your attention the appalling number of hunting accidents (so called) occurring each year, many of which are due to outright negligence, for surely shooting at sounds or movements in thick brush or at some object not positively identified, can be classified as negligence. Carelessness in handling or ignorance of the correct and safe way of handling firearms also cause some accidents, fatal or otherwise. Surely it is not unreasonable to say that any hunter shooting a man, mistaking him for a deer is guilty of criminal negligence and should be charged with such.

  Ontario Federation of Anglers and Hunters.

  Of course they should all be charged with negligence.
Under present procedure, or what might be termed lack of interest in investigating hunting accidents, it is quite conceivable that murder could be planned and committed without fear of detection or punishment. In this way apparently all the defense the murderer would need would be to state that he thought his victim was a deer. This state of affairs seems to be a result from the apparent attitude of law enforcement officials from coroners, magistrates and up, that nothing can be done about hunting accidents which seem to be considered an Act of God and that any person foolish enough to indulge in hunting, must be prepared to take the consequences.

It seems strange that similar negligence on the part of a motorist, involved in a traffic accident, causing bodily injury, death or even property damage, immediately prompts complete police investigation with the prospect of very severe penalties to the motorist if proven responsible, and we believe that similar treatment of hunting accidents would be just as effective in reducing the frequency of such accidents. It will, no doubt, sound cynical, but we believe it is a fact that it is safer and cheaper to shoot a man in mistake for a deer than to shoot a domestic animal in the same way. This is a bitter commentary on an utterly
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<td>fantastic situation which should not be permitted to exist.</td>
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<td>Whereas, this Federation deplores the needless loss of life in hunting accidents each year and is actually concerned over the ever increasing danger to all hunters from the actions of a comparatively few careless and reckless individuals, we therefore submit the following recommendations and urgently request that you give them most serious consideration. It is further suggested that this resolution be presented to the Attorney-General's Department.</td>
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<td>Now therefore be it resolved: That in all cases of hunting accidents causing bodily injury or death to any person or persons, a thorough police investigation be required, inquests held, and wherever evidence secured warrants such action, suitable charges be made against the offender by the proper authorities, and that, if a conviction can be secured, maximum penalties under the law be imposed upon the offender.</td>
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<td>We believe that only by such means can careless or reckless hunters be made to realize the seriousness of their offence.</td>
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<td>40. Pelee Island Discrimination: Resolved that the Provincial Government be requested to launch a full scale investigation into the discrimination by the Pelee</td>
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<td>Ontario Fédération of Anglers and Hunters.</td>
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<td>Would require legislation, and, as suggested, we cannot force these</td>
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Island Council in the matter of the issuance of Pelee Island Township Licenses for the hunting of pheasant.

That the Provincial Department of Lands and Forests be empowered to limit the number of non-resident licenses issued on Pelee Island (non-resident to mean a person not a permanent resident in the geographic boundaries of Ontario).

41. IRRIGATION:

That the Ontario Federation of Anglers and Hunters Incorporated contact the responsible governmental departments and request immediate action to stop the depletion of our streams of water for irrigation purposes and provide some alternative method of supplying the necessary water for irrigation purposes.

42. WATER RESOURCES:

Be it resolved that the Ontario Federation of Anglers and Hunters Incorporated go on record as being in accord with the appointment of a Water Resources and Supply Committee—that we do feel that present organizations dealing with related subjects be given representation on this Committee and that this Committee be composed of men aware of our water needs—and that they do not be appointed because of their farmers to admit to their homes or on their farms any person they do not want.

At present there is no legislation preventing the pumping of water from streams for irrigation purposes. It is expected that this matter will come under the jurisdiction of the Water Resources and Supply Committee.
political affiliation. That this Committee after appointment and in conjunction with the Department of Agriculture and Department of Lands and Forests—make a complete study of our Forestry needs in Southern Ontario—as a means of retaining or increasing our water table levels to meet future needs.

43. SHORE LINE SURVEY:
The Dover Rod and Gun Club have instituted a move for a clarification of the Mitchell Bay Shoreline. The purpose of this is to have the boundaries of private duck clubs clearly defined. The Ontario Federation of Anglers and Hunters Incorporated request that a survey definitely defining the shoreline of Mitchell’s Bay be carried out as soon as possible.

44. MILEAGE ALLOWANCE:
Due to the mileage restrictions imposed on vehicles used by conservation officers—patrol work in many areas is curtailed when it is most needed. Poaching of rainbow trout, deer and wildfowl before the open seasons demands extra effort, and should not be slowed down by petty restrictions.

Be it therefore resolved: That the Department of Lands and Forests give consideration to granting all necessary mileage in Ontario Federation of Anglers and Hunters.

Ontario Federation of Anglers and Hunters.

Under study and investigation.

The situation relative to conservation officer travel is being investigated.
areas where constant poaching exists or where any circumstances make it imperative.

45. That we, as a body, thank the Department of Lands and Forests for their help in establishing trapping as an important part of the economy of Ontario, and for their guidance and assistance in organizing the trappers into a working organization.

46. That we ask for Section 32, subsection 1 to be changed making it legal to set traps on or close to a beaver house.

Concerning subsection 1, we would like the question of destroying or breaking beaver dams clarified. Trappers in some areas complain that prospectors dynamite beaver dams to lower water levels. Other trappers complain that lumbermen destroy beaver dams to help in making logging roads. Not all lumber companies do this, but there are reports of dams being blasted after the freeze up. While this may be necessary to work claims and get out logs, it destroys a certain amount of the trapper's revenue and we feel trappers should be compensated for monetary loss.

47. That trappers on zoned areas south of the French-Mattawa River line be given permission to take one moose for food if moose is killed on their own zone. Season to be at the pleasure of the Minister.

Ontario Trappers' Association.
(Mr. Ralph Bice)

Ontario Trappers' Association.
(Mr. Ralph Bice)

Ontario Trappers' Association.
(Mr. Ralph Bice)

Ontario Trappers' Association.
(Mr. Ralph Bice)

Permission may be given. Favourable.

Still illegal to destroy dams unless on own property.

No open season. Why can't they get one in the open season on proper licence?
48. That in order to protect the high quality of Ontario furs, the Department compel any furs imported into the Province, if said fur was caught outside Canada, to carry a label designating the country in which it was produced, even when manufactured. This would prevent beaver caught in United States being sold as Ontario beaver and identify fur from Russia and other foreign countries when offered for sale on Canadian auctions.

49. Section 32, subsection 11 is not rigidly enforced due to the high cost of obtaining dies. Perhaps the Department could arrange to have these produced at a reasonably low cost to the trapper.

50. Summer hunting license to be discontinued.

51. In Muskoka and Parry Sound there are requests for some sort of zoning for deer hunters to be set up similar to trappers' zones.

52. Requests one moose for each registered deer hunting camp south of French and Mattawa.

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<td>Ontario Trappers' Association. (Mr. Ralph Bice)</td>
<td>Fur sales are not in Ontario.</td>
<td>Perhaps the Dominion Government could be induced to sponsor such legislation in Parliament, but the case would have to be much stronger.</td>
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<td>49. Section 32, subsection 11 is not rigidly enforced due to the high cost of obtaining dies. Perhaps the Department could arrange to have these produced at a reasonably low cost to the trapper.</td>
<td>Ontario Trappers' Association. (Mr. Ralph Bice)</td>
<td>They can use seals if they want.</td>
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<td>Ontario Trappers' Association. (Mr. Ralph Bice)</td>
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<td>51. In Muskoka and Parry Sound there are requests for some sort of zoning for deer hunters to be set up similar to trappers' zones.</td>
<td>Ontario Trappers' Association. (Mr. Ralph Bice)</td>
<td>Anyone can hunt on Crown lands.</td>
<td>Admittedly deer hunters are inconvenienced, but this proposal approaches the Quebec lease system.</td>
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<td>52. Requests one moose for each registered deer hunting camp south of French and Mattawa.</td>
<td>Ontario Trappers' Association. (Mr. Ralph Bice)</td>
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<td>Special license provided for in this year's amendments.</td>
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53. The Federation of Ontario Naturalists request that legislation be passed making it illegal for anyone to destroy any hawk or owl in the Province of Ontario provided that the owner of poultry or other domestic animals and the members of his immediate household and his bona fide employees may destroy by shooting any hawk or owl which is doing real damage to the said poultry or other domestic animals.

The attitude of the Province of Ontario in the matter of the protection of hawks and owls as reflected in its laws and regulations is not in accordance with scientific knowledge concerning the food habits of these birds nor in line with the attitude of most legislative bodies in North America.

It has been repeatedly shown by studies carried on in many parts of the Continent that the food habits of the majority of our hawks and owls make them beneficial rather than detrimental. These results have been confirmed by studies on the food habits of Ontario hawks and owls carried out by the Royal Ontario Museum of Zoology and published in their Handbook No. 2 entitled, “The Hawks and Owls of Ontario”.

It is becoming more generally recognized that it is ecologically unsound to classify any species of hawk and owl, or any other form of wildlife as “harmful”. Each has its function in maintaining a healthy wildlife

Prof. J. R. Dymond, President, Federation of Ontario Naturalists
Supported by:
Jack Baker (in interest of Agriculture).

Undoubtedly, most of these birds are both useful and interesting. If something like the so-called Audubon Law were passed here it would be a recognition of this fact. Those who now destroy numbers of these birds would continue to do so. Capricious shooting would still go on. Examination in our laboratory at Maple shows that many large protected birds, like Gulls, carry shot. Such shooting would only be done when, supposedly, nobody is looking. A protective law would be more than anything else a recognition by the Province that such birds are generally useful and interesting, and should not be destroyed without reason.
community. Control should only be attempted in individual cases where specific damage to property is involved.

Prior to 1932 all but three of Ontario's birds of prey were protected. These were the goshawk, sharp-shinned hawk and great horned owl. In that year, following the report of a Special Game Committee, protection was removed from all hawks and owls. That such action is at variance with the general trend of thinking about these birds is shown by the fact that in the United States 40 of the states protect most or all of their hawks and owls. The recent trend has been in the direction of affording greater, rather than less protection. In 1954 Michigan made it illegal to shoot any hawk or owl, just as Connecticut did in 1951 and Ohio in 1949. In 1955 Maine began the protection of all hawks and owls, except the great horned owl. Alberta now protects all birds of prey except the golden eagle. The only action in Ontario in line with the trend towards more general protection was in 1936 when protection was restored to the eagles and the osprey. The time is long overdue when Ontario should adopt an enlightened attitude towards the birds of prey and afford protection to all hawks and owls except when an individual is found attacking domestic stock; the owner should then be

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allowed to shoot it on sight.

The provision that the owner of poultry or other domestic stock may destroy a hawk or owl attacking his property affords the farmer or poultryman adequate protection against loss from these birds. It also removes the difficulty of having to identify the species before being free to kill it if some kinds are protected and others are not. Under the regulations here proposed, any bird of prey found attacking poultry may be killed on sight by a farmer or poultryman on his own property.

54. This representation to the Fish and Game Committee of the Ontario Legislature is made in full awareness that such have been made many times before. In the belief, however, that a series of proposals in no way diminishes the virtues of the suit itself, the matter of Ontario's failure to protect the hawks and owls, except for the eagles and osprey, is again brought to the attention of this Committee.

In the relatively brief history of wildlife study and scientific wildlife management, few subjects have come under more frequent scrutiny than the predators. This has been the case in this very Committee, and in other groups, of a similar function in other Canadian provinces. We will attempt in this representation to avoid too much ground

Audubon Society of Canada.
(J. A. Livingstone)
Supported by: James L. Baillie, R.O.M.Z.,
Gregory Clark.

See 53.
too often trod, but at the same time we would remind the Committee that this is a question of very great importance, and that the arguments and proposals of such organizations as the Federation of Ontario Naturalists hold no less merit through restatement.

It is generally known, in the light of today’s ecological findings, that it is becoming increasingly difficult to classify any living creature as “harmful”. Continuing studies of the shifting, delicate structure which is called nature’s balance indicate that disturbance of essential status quo of water and soil and forest and wildlife should not be undertaken without the greatest caution and without proper scientific study.

The role of the predator in nature has been outlined many times, and will not be re-examined in detail. It is sufficient to remind the Committee that predation is only one of the many controls that nature exercises over all things living in the wild. It is one of the vital cogs in the Swiss-watch mechanism that guarantees a healthy economy in stream and field and forest. In the words of Harold Mayfield, “We are coming to appreciate more fully that every wild creature has its place (even with man on the scene) and that, by attempting to alter the natural relationships among wild creatures, we are tampering with a complex mechanism,

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APPENDIX
where our fumbling efforts may be harmful, not only to the best interest of wildlife but to our own as well." Such things are well known to this Committee, but are underscored at this time to re-emphasize the present importance of our maintaining an open, unbiased and intelligent view of natural predation.

That hawks and owls of many species are indeed to be actively encouraged will not be news to this Committee. The buteos, our wide-winged soaring hawks, are among the best friends the farmer has. Their rodent-destroying propensities are well known to nearly everyone, and if we require more tangible proof we need only refer to Taverner's "Birds of Canada". The history of mouse control which it is possible to read in Taverner's work is proof positive, and the point need not be laboured.

Taverner used his series of stomach-content analyses to draw a number of conclusions which he summarized under the heading of "economic status", which it was popular then to call it, for each bird. This was a revolutionary and forward step at the time, for if proof were needed, it graphically and dramatically illustrated the tremendous positive value of the buteos in particular, and certain owls, to Canadian agriculture. This was, let us say, two
Resolutions

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decades ago, and no doubt it opened a great many minds which had always unthinkingly condemned the so-called “chicken hawk”. There is, of course, no such bird. References to this mythical creature are often traceable to an inoffensive red-tailed or red-shouldered hawk. Taverner’s “Economic Status” was a significant contribution to conservation progress in Canada.

But it had its drawbacks. Although it could prove beyond question the incalculable value of the buteos and many others, it could not, unfortunately, show certain other predators in anything but an unfavourable light. For example, the stomach of a goshawk would contain game birds, perhaps, and the stomach of a Cooper’s hawk, songbirds. But in order to prove his case in point for the buteos which was so necessary at the time, Taverner had no alternative but to let his stomach analyses of the accipiters and the horned owl, for instance, speak for themselves. And that they did, eloquently. That was as far as it went.

This Committee knows that a great deal of time has elapsed since these stomach analyses were carried out, and we know a great deal more today than we did even a
very few years ago. But it has been a continuous struggle to eradicate the unfortunate stigma that these early investigations attached to certain birds of prey. We know today that regardless of its habits, it is no easy matter to arbitrarily classify any animal as either harmful or beneficial. Nothing in nature seems to be that simple. We have structure in nature of the most terrifying complexity, with interdependencies so delicate that to pigeon-hole or categorize any single element is well-nigh impossible.

The bird eaters, let us call them, such as the goshawk and Cooper’s and sharp-shin, have evolved to play their own specialized role in the natural scheme of things. Certainly under natural conditions these creatures do take birds. So does the great horned owl, upon occasion. There is no argument on that point. But that is exactly what they are meant to do. Any biologist will tell you that the accipiters and others are the most efficient natural controls possible. That is why they exist. They have been devised for the good of the wildlife community—for the good of the species preyed upon. This Committee does not need to be reminded that any species, no matter how desirable on the surface, can without control become too abundant for its own good and for the good of its fellow creatures. We are possibly inclined
to forget that ever since the beginning of time, there have always been game birds, as well as birds of prey. In days gone by, as you will read in the literature, there were more game birds—many more. And there were many more birds of prey as well.

And the same is true of songbirds. Surpluses of these smaller birds are continually being cropped by the birds of prey and other predators. Populations of all wild creatures, as this Committee very well knows, are tied rigidly to available food supply. Without control of a given species, no matter what the species, any increase beyond the capacity of food supply is a guarantee of doom for the surplus. The predator helps to ensure that this situation does not come about, for starvation and disease would be the alternatives. The ideal population is closely attended to by the predatory species. These matters are known to the Committee, but are brought out here to lead us to the present submission.

If we agree, and agree we must, that in the wild the predators are essential and irreplaceable elements in the natural scheme of things, we must agree as well that their continued persecution and continued lack of legal protection would be, at a future
time, detrimental to the welfare of associated wildlife. Indeed, to phrase it differently, we must agree that if we protect the hawk or owl, we are actually doing a service to the species it preys upon, because trained and experienced ecologists tell us that the predator is actually believed to tone up the vitality of the stock he preys upon, by the simple expedient of cropping off the less well-equipped or weaker individuals, helping to guarantee a perpetually healthy and vigorous breeding population.

All the foregoing, of course, concerns itself with natural, or wild conditions. Under these circumstances, the balance within the wildlife community looks after itself, provided the various components are unmolested. But there are various unnatural conditions which the presence of man has occasioned, and in man's best interests there are times when intervention is indicated. The most obvious of these is the case of the poultry farm, or the farm or other property on which poultry are kept.

The question might be raised here that we have omitted one of the midway unnatural conditions, namely the desire of man to crop off his own share of the surplus of certain game birds. Our earlier comments about natural populations would seem to answer this. Competition between
| Man and the predator for the game species is very probably much less significant than we may have thought in the past. Scientists tell us that the population of predatory animals is kept in very close harmony with the population of the preyed-upon, and the more abundant the one is, so it is with the other. The question of competition between man and the natural predator may have been exaggerated. |
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| There is no reason to believe that if the birds of prey were drastically reduced there would be of necessity an accompanying increase in the population of game birds. In some areas, quite the reverse has been the case. Certainly, serious diminution of the rodent-eating hawks has been accompanied by an abrupt drop in other bird populations. And we should not forget that there is a major segment of our own population which is composed of people who cherish the privilege of watching a grouse or a pheasant or an owl or a hawk, merely for the pleasure which the sight of a wild and perfect creature can bring to the observer. We would do well to remember that very few people are scientists, and relatively few are regularly active hunters. But a great many thrill to a glimpse of unspoiled nature. |
Predators kill in order to survive, to fulfill their purpose and their destiny. They are beautiful and fascinating features of the natural landscape. For this alone they deserve guardianship.

Let us return to the only truly artificial situation which can have any major significance, the farm. There are times when depredations will be made upon poultry by birds of prey. When this happens, it must be stopped, and sometimes the only answer will be the drastic one. Keeping poultry properly penned is a help, of course. But offsetting the occasional losses of poultry are the many benefits every farmer derives from the presence on his property of a pair of soaring buteos—red-tailed hawks, for example. The quantities of crop-damaging mice they consume over a year are astronomical, and farmers who realize this are quick to encourage them. There are, of course, a few species which do occasional harm, and these represent the crux of the whole predator question.

In the belief that sportsmen, farmers, and general public alike appreciate the immense value, both material and aesthetic, of the vast majority of our predatory birds, the Audubon Society of Canada recommends that:
# Resolutions

In Ontario, every hawk and owl should be protected, except that the owner of poultry or other domestic animals and the members of his immediate household and his bona fide employees may destroy by shooting any hawk or owl which is doing real damage to the said poultry or other domestic animals.

The implications of this proposal are obvious. When such a law has been enacted in Ontario, it will mean that the interests of the individual farmer or landowner or occupant are protected at all times those few birds of prey which might attack his poultry. It will also mean that the birds of prey themselves, which an ever-increasing majority of our population understand and value, will be protected from persecution. Thirdly, it will mean that an enlightened Ontario will be helping to assure itself of a perpetually healthy and thriving natural scene. It will also mean that the obviously invaluable mousers among the hawks and owls will be guarded against the shooter who mistakes them for “chicken hawks”. And Ontario farms and the outdoors generally will profit from an up-to-date, realistic attitude on the part of its legislators.

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No thoughtful person, it is submitted, could fail to appreciate the wisdom of protecting the beautiful birds of prey, except on an occasion involving specific damage to poultry. This is the only instance where their activities could possibly be harmful to man. Game birds and other wildfowl cannot be construed as being the property of anyone save the public at large. Indeed, they are the property, or rather the privilege, of everyone—hunters, naturalists, farmers, and public generally—but not that of any one individual or group of individuals. Man’s proprietary interest in those birds which are not birds of prey can perhaps extend itself out of proportion. We should leave to the wild those things which arrange themselves best without our intervention, including natural predation. It follows that it should indeed be illegal to destroy any hawk or owl not in the act of committing specific damage upon poultry.

It is the opinion of Biologists and naturalists in Ontario that this province is a full generation behind the times in matters of this kind. Ontario, though in the vanguard of Canadian provinces in so many respects, is well back in the rank and file in terms of treatment of the birds of prey. Although no Canadian province has yet adopted the ideal legislation in the precise form herein recommended (though it exists, in varied
terms, in many of the United States, there are three which are notably advanced: Nova Scotia, Manitoba and Alberta. In Nova Scotia, all hawks and owls are protected except the goshawk, sharp-shinned hawk and great horned owl. In Manitoba, all hawks and owls are protected except the goshawk, sharp-shinned hawk and snowy owl. In Alberta all hawks and owls are protected except the golden eagle. Ontario ranks third last among the ten provinces. This is no credit to Ontario, but can easily be corrected.

It is interesting to note that very recently certain factions in Alberta have sought to have the law altered to reopen legal shooting of hawks and owls. The Government of Alberta, to its very great credit, has a most realistic and intelligent appreciation of the predation factor in nature, and despite misguided pressure in recent weeks, contemplates no change in its existing legislation. During the recent discussions, two of the most emphatic defenders of the birds of prey, and the existing law, have been the two major farm organizations in the province, the Alberta Federation of Agriculture and the Farmers’ Union of Alberta.

In summation, let it be said that the
submission of this Committee on the part of the Audubon Society of Canada is as follows: that the hawks and owls of this province have for many years been subjected to savage and unreasoning persecution, and that they have suffered seriously from lack of legal protection; that the natural role of our birds of prey, in the light of the modern study of ecology, is of very great importance to the general well-being of the wildlife community; that Ontario should forthwith correct this most regrettable gap in its wildlife legislation.

Ontario must cease to condone the destruction of one of its most valuable and most interesting forms of wildlife.

At the 1955 meeting of the Game and Fish Committee of the Ontario Legislature, similar representations to the foregoing were made by the Federation of Ontario Naturalists, representing thirty-two member clubs in the Province, supported by the Ontario Federation of Anglers and Hunters and the Conservation Council of Ontario, and are being made by the Federation again today. Since 1932, many such representations have been made by a wide and varied list of individuals and organizations. In full cooperation with these organizations, The Audubon Society of Canada, on behalf of Ontario’s forward-looking naturalists, sports-
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<td>men and general public, urges the Game and Fish Committee to make its prompt and favourable recommendation to the Legislature of Ontario.</td>
<td>St. Catharines and Lincoln County Fish and Game Protective Association. (Mr. Wilson)</td>
<td>Migratory bird Regulations deal with blinds only in relation to duck shooting, not as a hazard to navigation.</td>
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<td>55. Whereas duck hunters of the Province of Ontario enjoy the privilege of setting up floating type duck blinds in most waters of the Province, Whereas in most cases these same waters are used at other times of the year for other sports such as swimming, boating and water skiing, Whereas some hunters who erect duck blinds do not have the foresight to dismantle and remove same at the end of the season, Whereas ice, wind and the winter weather in general have a tendency to break these structures down below water level, thus creating a hazard for other types of sports using the same waters with possible loss of life and property, Therefore be it resolved that measures be taken to make it the responsibility of the parties erecting duck blinds to have the same removed completely within a limited time after the close of the duck hunting season in the waters where said duck blinds are erected.</td>
<td>St. Catharines and Lincoln County Fish and Game Protective Association.</td>
<td>No specific law, except that Section 57 makes it illegal to permit furs, or game</td>
<td>Is it possible to legislate good sportsmanship?</td>
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<td>56. Whereas it is against the policy of the St. Catharines and Lincoln County Game and Fish Protective Association to stand</td>
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idly by with the knowledge that many duck hunters shoot at ducks with the beforehand knowledge that if they wounded or killed same duck they would be unable to retrieve same, thus wasting nature's wildlife and allowing the meat of legal game to be spoiled. Whereas it is the interest of all sportsmen to retrieve all game downed in the field or on the water thus eliminating any chance of a bird or animal suffering unnecessarily, eventually dying and its meat being lost to use.

Therefore be it resolved that the Department of Lands and Forests of the Ontario Government enact necessary laws to compel duck hunters to have immediately available a boat or canoe capable of navigating the waters over which the hunter is shooting or a retriever-type dog which has been trained to retrieve from water, or both.

57. Whereas every year the sport of hunting takes its toll of hunters in the field by accident or otherwise, Whereas we feel that many of these so-called accidents could be eliminated if the man in charge of the firearm, for example, knew what he was aiming at before he pulled the trigger, was not mixing liquor and gunpowder, did not carry a shell or bullet in the barrel when moving from one hunting area to another and made absolutely sure instead of just thought the gun was

| St. Catharines and Lincoln County Fish and Game Protective Association. | See license cancellation provision in this year's amendments. |
| (Mr. Wilson) | (Mr. Wilson) |
empty when about to clean same, Whereas anyone found to blame for any reason as the one responsible for any fatal or wounding accident while hunting is a hazard to all hunters in the field, Therefore be it resolved that all hunters guilty of fatal or wounding accidents be barred for life from the use of firearms or hunting afield with firearms.

58. Whereas it is the policy of the St. Catharines and Lincoln County Game and Fish Protective Association Incorporated and we trust all other clubs of our type to teach safety in all manner in the handling of all types of firearms, Whereas there exists in the Province the irresponsible type of hunter who persists in using firearms that do not conform to the standards of safety thus endangering not only his own life but the lives of others, Whereas we feel that some measure should be taken to eliminate these unsafe firearms,

Therefore be it resolved that the Game Overseers of the Province be given the power to confiscate any firearms found, in their judgment, to be unsafe in the field,

Be it further resolved that any firearms confiscated as being unsafe for any reason, be completely destroyed thus eliminating said firearm from further use.

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<td>58.</td>
<td>St. Catharines and Lincoln County Fish and Game Protective Association. (Mr. Wilson)</td>
<td>Under the Game and Fisheries Act we protect and manage game. Some other legislation, possibly the Criminal Code, should be the place for dealing with persons menacing safety.</td>
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59. Be it resolved that certain conditions printed on the Groundhog Licence be incorporated into the Game and Fisheries Act. The conditions are:

"This licence is valid for the shooting of groundhogs, crows and starlings subject to the licence holder obtaining permission of the owner or occupant of any land before hunting thereon,"

also

"This licence is not valid in townships established as regulated game preserve areas without the approval of the controlling organization of such townships."

60. Be it further resolved that in townships of the regulated game preserve areas, when the Department declares an open season for ruffled grouse, partridge, Hungarian partridge, mourning dove, fox, rabbit, or squirrel, that such open season coincide with the opening date for pheasant or thereafter.

61. Be it further resolved that during the period of time between the issuing of the regular provincial gun licence (September 1st) to the opening date for pheasant hunting, any hunter wishing to hunt groundhogs, crows, or starlings in a regulated game preserve area, must first obtain permission of the landowner or occupant of any land before hunting thereon.

The Amalgamated Game Commissions of Whitchurch, Markham, Pickering, Whitby East, Whitby and Darlington.
(Mr. George Brown)

Some such arrangement is contemplated in the form of "Groundhog Licence" provided in this year's amendments.

Generally followed, with only minor exceptions, some of which may be necessary.
(See No. 59.)

The Amalgamated Game Commissions of Whitchurch, Markham, Pickering, Whitby East, Whitby and Darlington.
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<td>63. Supports recommendations of Federation for higher salaries for Conserva</td>
<td>Conservation Council of Stormont, Dundas and Glengarry.</td>
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<td>tion Officers.</td>
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<td>64. Supports Federation Recommendations for higher gun safety.</td>
<td>Conservation Council of Stormont, Dundas and Glengarry.</td>
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<td>65. Whereas for many years no attention has been paid to the so-called low</td>
<td>Conservation Council of Stormont, Dundas and Glengarry.</td>
<td>No close season or bag limit.</td>
<td>Few people ever molest these animals in summer, and a close season should</td>
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<td>ly hare or snow-shoe rabbit, Whereas due to the increased pressure of hunt</td>
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<td>mean little. Snow-shoe hares fluctuate greatly in numbers from time to</td>
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<td>ing and the increased number of fox in our area.</td>
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<td>time becoming scarce at times, and enormously common at others, without</td>
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<td>regard to hunting. This is true of all parts of Ontario where they are</td>
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<td>66. Whereas the Government are consider-</td>
<td>Conservation Council of Stormont, Dundas and Glengarry.</td>
<td>No Archery Season.</td>
<td>Maybe the three Coun-</td>
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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 Counties of Stormont, Dundas and Glengarry, for archers prior to the opening of the deer season for shot gun hunters.

67. Whereas the fox has steadily been increasing in numbers for a number of years in our area, Whereas this animal due to his slyness and cunning has been very destructive to our small game, and also to the farmer's fowl, Whereas again through abilities, he is quite hard to bag for the fox hunter and his dog, all of which help keep adding to his numbers, Be it therefore resolved: that our group petition the Government to bring about some form of an incentive to help lower his numbers (not eliminate);

Be it further resolved we offer as a recommendation—that a certain number of this fox be trapped alive, tagged, and then released; with a special bounty given to the hunter that is fortunate enough to bag one of these tagged fox.

Conservation Council No Provincial Bounty of Stormont, Dundas and Glengarry.

ties would make a good trial area for archery hunting.

When fox fur was valuable about 50,000 foxes were killed each year in Ontario. There is no evidence that this kill influenced the natural ups and downs of foxes, and we doubt that the system proposed would control foxes.
68. Whereas sportsmen of the area of Stormont, Dundas, and Glengarry are continually exerting pressure upon our group to bring about Sunday hunting and shooting,

Whereas on our southern border in New York State and on our eastern border in Quebec this privilege is enjoyed by the many hunters of those areas,

Whereas our Province of Ontario is one of the very few that do not allow Sunday hunting legally,

Whereas even in the Province of Ontario it is more or less an 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 Province of Ontario,

Be it therefore resolved: That the game laws be amended to allow Sunday hunting and shooting (legally) in the Counties of Stormont, Dundas and Glengarry during the period as shown on gun permits.
69. 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, we would favour this procedure but suggest perhaps the three eastern counties could be used as a trial area as recommended by the Cornwall Association.

Be it therefore resolved that: This association ask the Provincial Department of Lands and Forests to incorporate the following provisions into the Ontario Game Laws:

1. 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.
2. Separate areas or area for the hunting of deer with bow and arrow only.
3. Creation of a license to cover hunting with the bow and arrow similar to the present gun licence.

Presented by: Mr. Harry Markham

I would like to briefly enlarge on these provisions and show why we think that they deserve your consideration and immediate action.

Mr. Markham is a leading manufacturer of archery equipment.
Resolutions

First of all, we are asking for a two-week season prior to the gun season. We think that it must be in advance of the regular season, because if it were after, then all the camps would be frozen in. We want it separate from the gun hunters. Not because we don't like these fellows. They are our pals, and in the most cases belong to the same parent organization; as a matter of fact, around 75% of all bow hunters are former rifle hunters. But we need it because hunting with the bow is primarily a sport of skill, wherein the archer pits his abilities against those of the animal he hunts. It involves still hunting, stalking, sitting in blinds, the use of dull, colourless clothing and any other tricks we can dream up to us within the desired range. The modern hunting bow with a draw weight of fifty pounds or more will drive a heavy hunting arrow with terrific force. Its effectiveness is constantly being proven by the increasing numbers of big game being taken on this continent by use of bow and arrow. Elk, Moose and Bear have all been shot in recent years. However, due to its high trajectory and the ease with which the arrow is deflected by twigs, etc., it is necessary for the archer to get very close to his quarry. The average distance at which deer have been shot at our own hunt camp, and this is borne
out by statistics available from the U.S.A., is under thirty yards.

Getting into position for such a shot forbids the use of bright coloured clothing and noise of any kind. On the other hand, hunting in camouflaged clothing, and sneaking through the bush, at a time, and in an area where there are gun hunters, is extremely unsatisfactory for both the gun hunters and the archers. Moreover it is extremely difficult for bow hunters to secure satisfactory shots at big game where it is continuously disturbed and made nervous by large numbers of men and dogs in the bush.

Hunting arrows have an extreme range of about two hundred yards, but this, of course, is when the arrow is shot into the air. Under normal shots, the arrow will strike the ground within fifteen or twenty yards of the object aimed at. Because of this fact it would be safe to allow bow hunting in densely populated areas where the use of firearms might prove dangerous. Therefore, we archers think that your Department could provide an area or areas, in Southern Ontario, where the deer are plentiful and these conditions exist, for the exclusive use of bow hunters.

Modern day bow hunting should be recognized for what it is:—Good conserva-
tion. It is good game management, because it allows for additional recreational use of the deer herd, at no significant cost to the deer population. This is easily explained when I tell you that figures compiled for several years across the border, show that only one archer in thirty is successful, whereas our own statistics show about one in three or even better gun hunters get their deer.

I would also like to point out that the archers are not after a free ride. We would expect to pay for our licence the same as others. This brings up the point of increased revenue for the Provincial Government as well as to the Province as a whole.

Granted that for the first year or two the number of bow hunters' licenses would be comparatively small, but once we get this legislation, I am sure that we can expect a tremendous increase from year to year. I can quote here a few figures from the Wisconsin Department of Conservation. Wisconsin enacted legislation for bow hunting in 1934; that year there were 40 registrants. Next year 111 and for the next 7 years the number applying for bow hunting licenses doubled each year. The latest figures show about 25,000 licenses being
sold. This does not apply only to Wisconsin; Michigan had 29,970, and New York State, a comparatively new State to this form of sport, had 10,408 in the field.

From these figures it is reasonable to expect that in a few years we will be selling licenses in the thousand. This will bring worthwhile revenue to your Department. It will also benefit our tourist trade, by helping to fill that gap between the fishing and hunting season. Increased revenue could also be expected in the American dollars that such legislation would attract. And this by the way at no appreciable cost to our deer herd.

Regarding the creation of a licence for small game, we think that this is necessary to control the age limit of the hunter and the type of equipment that can be used for hunting. Gentlemen, you can think of the archer as a good sportsman; he is the type of person who puts the 'hunt' into hunting. The emphasis is on the chase, not on the kill.

Criticisms have been levelled in the past and no doubt will be in the future at this type of legislation. One is that it is classed as a special privilege for a few. This is not so. This legislation would not apply to any particular group, but would open up a field of sport, unrestricted by anything but
an age limit and possession of adequate equipment. Limiting a season to bow hunting is as justifiable as the barring of rifles in duck hunting, which legislation is now in effect. You can liken the archer to the fisherman who uses extremely light tackle to catch large game fish. We are not trying to increase our catch, but we are getting more fun and sport and taking far less game. This I insist is good sportsmanship and good conservation, but we would like to do it safely.

Another criticism is that the bow as a hunting weapon is inhumane. This is not so inasmuch as we can prove that a well placed arrow is as effective as a well placed bullet. The difference being that the arrow kills by hemorrhage, unlike a bullet, which kills by shock. The arrow has unusual penetrating power when shot from a heavy bow and often complete penetration results. Another current criticism is that deer would go round looking like pin cushions, with arrows sticking out of them. I know that your Department has on file a letter of this type. We have a copy of this letter and as yet have not been able to get results from any of our investigations. However, gentlemen, be that as it may, I ask you to apply a little common sense to this problem. First
of all put yourself in the place of the archer. If you hit a deer with an arrow, do you think you will get a second shot? Secondly, the arrow is a thin bit of cedar dowel, very easily broken. A few jumps through the bush and naturally the arrow will break off. This view is backed up by the findings of the Wisconsin Conservation Department, who found it necessary to conduct yearly inquiries into unconfirmed reports of wounded deer. They found lots of rumours but on inquiry very little evidence to back it up.

In view of the fact that there seems to be little or no opposition to our request, and assuming that what I have just said makes sense to you as it does to me, it would seem only right that the Department take some action in this regard. This then concludes the plea from the Ontario archers.

70. (2) Ferrets:
Whereas the present law is being circumvented,
Be it resolved that it shall be unlawful for anyone 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.

Ontario Federation of Anglers and Hunters, Inc.

Ferrets illegal.

We have tested the so-called mechanical ferret (something like a plumber's snake) and consider that it is neither widely enough used nor effective enough to require legislation.
RESOLUTIONS

71. (4) GROUND HOG LICENCE:
The Ontario Federation of Anglers and Hunters request that the Ground Hog Licence be discontinued in the Temiskaming District because of the following reasons:

1. This licence permits the carrying of high-powered rifles during summer months.
2. Safety reasons in tourist areas.
3. Temiskaming District is a Deer and Moose area.
4. There are very few groundhogs in the Temiskaming District.

72. (6) GUIDES:
Resolution prohibiting licensed guides from carrying firearms while guiding hunting parties, or while in the employ of any Hunting Camp Operator.

Many such persons are employed as guides by hunting camp operators and are employed for the sole purpose of killing deer for guests that such camps accommodate.

This is a practice that has been in existence for some time and is frowned on by GOOD SPORTSMEN.

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<tr>
<td>Ontario Federation of Anglers and Hunters</td>
<td>This year's amendment act will make action on this possible in future.</td>
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<tr>
<td>Ontario Federation of Anglers and Hunters</td>
<td>No such restriction at present.</td>
<td>This resolution has been presented many times and falls down on these points:</td>
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<td>1. Guides are often called upon to follow wounded game and may need guns.</td>
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<td>2. If two men go out with one gun, either of them might use it.</td>
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73. I would like to request some changes be made in our fishing laws in Haliburton County.

Our work here is seasonal; during the summer the natives are too busy making a living to carry them over the winter when employment is scarce, and are therefore unable to enjoy fishing.

In winter we have time for a few days' fishing, but the season is closed, which doesn't seem like a fair deal.

I believe Haliburton is the only area closed for ice fishing.

It would be a great pleasure if the Department would open a few lakes in our County to compensate for lack of full season employment, and permit the natives a little pleasure from its natural resources. Thank you.

74. I am writing to you to find out why the fishing season is closed in Haliburton County from October until April.

In other districts, the fishing season for lake trout is open from the first of January to the following October.

I think that some consideration should be given to the residents of Haliburton County, that they may have the sport of fishing in the Clifford Harrison, Carnarvon, Ontario. Please see Resolutions Nos. 21-25.

Mr. & Mrs. Alvin Cowen, Carnarvon, Ontario. Please see Resolutions Nos. 21-25.
### Resolutions

| Winter months. I believe the Tourist Association has had something to do with the closing of trout season in this district of Haliburton during the winter months. |
|---|---|---|---|
| I figure that the small amount of trout that would be caught during the winter months by the local people would have no effect on the fishing during the summer. |
| Would you kindly look into this matter as we would like our legal privilege of fishing lake trout during the winter months. |
| 75. I would like to request some changes be made in our fishing laws in Haliburton County. |
| Our work here is very seasonal. During the summer the natives are very busy making a living. They haven't any time for fishing. |
| In the winter when we have time for a few days' fishing the season is closed. |
| This doesn't seem like a fair deal to me; also I believe Haliburton is the only county that is closed to ice-fishing for lake trout. |
| 76. Have you considered ever again opening our lakes for fishing through the ice? Being |

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<td>Richard A. Harrison, Carnarvon, Ontario.</td>
<td>Please see Resolutions Nos. 21-25.</td>
<td></td>
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<tr>
<td>Philip Allcarn, Carnarvon, Ontario.</td>
<td>Please see Resolutions Nos. 21-25.</td>
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a permanent resident, I cannot and will never be able to understand why these lakes are closed to us. In the summer we are busy serving the tourist trade and in the winter we like to get away an odd time and fish—they're hard enough to catch as it is. If you people were to properly regulate water levels when the fish were spawning you would save a thousand times more fish from dying than we would catch in 50 years. Furthermore, Haliburton County is the only one that is closed to winter fishing at the present time. Please consider our plea and open our lakes soon.

77. Whereas many deer hunting camps only procure one or two hunting licences for a pack of several dogs, and whereas definite proof of ownership of deer hunting dogs is difficult at best, and whereas many deer hunting dogs become lost with no definite record of owner or the locality from which he comes, and whereas many dogs are stolen and used only for the deer hunting season and then deliberately left in the bush to become a problem for the district game overseer, be it hereby resolved:

The Department of Lands and Forests be asked, when they issue a licence for a dog to hunt deer that said dog be tattooed on either ear with the trapper's code letter of the district in which the licence is issued, and said code letter be accompanied by a

Ontario Northland Conservation Federation (R. J. Anderson, President).

Under the law one may not without a licence be accompanied by a dog when hunting deer. In theory such an operation would be defended but it is most probably already illegal.

Stolen dogs are often used under licence by small groups. After all theft is a police problem and not the concern of the licence issuer. It is certainly to the advantage of owners to mark their dogs and we propose a test of dyes this year. Tattoos, if used, might conflict with National Livestock Registry dog tattoos, and in many of our heavily hunted areas there are no traplines, or traplines are small. Furthermore,
### Resolutions

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<td>78.</td>
<td>Resolved that all hunters be supplied with a badge, as well as a hunting licence, bearing the hunting licence number. Such to be issued for moose, deer, resident and non-resident hunting licences. The badge to be worn in a conspicuous place at all times while hunting.</td>
<td>Ontario Northland Conservation Federation.</td>
<td>No badge issued.</td>
<td>Badges were used for several years and abandoned as impractical.</td>
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<td>79.</td>
<td>Resolved that the law, allowing the purchase of firearms by youths 14 years of age, be changed to 16 years of age, at which time they can then be issued with a hunting licence.</td>
<td>Ontario Northland Conservation Federation.</td>
<td>This is Criminal Code.</td>
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<td>80.</td>
<td>Two years ago at a meeting of the Severn Trappers' Association I took up the question of a few days earlier mink season. I explained the situation to the trappers and they voted 100% for a few days earlier.</td>
<td>Clarence Marshall, President, Severn River Trappers' Association.</td>
<td>Opens November 1.</td>
<td>The average date of priming on our experimental tralines was Nov. 1.</td>
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However, at that meeting Department officials argued strongly against it, so I did not send the resolution in as I felt there was not enough overall understanding on the matter at that time. This fall Mr. Bice
sent me records of meetings held in the North which he attended and I note some of them are asking for an earlier season on mink so I thought this would be a better time to send in our resolution on it.

**Situation:** For many years many trappers have been starting their mink trapping before the season. This was very widespread and still is. While many of them would have preferred to wait until the season opened, they knew others in the area were starting early and they felt that to get their share they should too. They found they were getting just as good a price for the earlier caught mink. Occasionally a trapper would be caught at this and fined, but this did not change the situation. The trapper that was fined had no desire to break the law, it was just the overall conditions. I have talked this over with many trappers in the last few years and many of them still trap a few days early. The number of mink which spoil or partly spoil in the later mink trapping is much too high, much of which is through negligence of the trapper and through weather conditions when traps are drifted over and travelling is tough.

In my own mink trapping experience I have only taken two mink that I considered unprime and only a few trappers in Ontario have taken as many mink as I have in the
last 30 years. The first unprime mink I took was about 16 or 17 years ago and I found out later that a mink rancher within three miles of the area had had a wild young mink which escaped in late summer and I think this was the unprime mink I caught. The second unprime mink I caught was last fall but it was just skin and bones so it was just poor health that caused it to be unprime. The last few years I have found that I could not get a good price for mink taken in late December unless I had them in the buyer's hands in time for the January sale in Montreal. As a rule I am through mink trapping by the 15th of December and seldom ever take a mink after Christmas. I have noted since we have been given registered traplines and built them up that the mink do not travel nearly so far as they used to, as there is more feed in a smaller area. This does give a trapper a better chance to get his own mink.

I think if our mink season opened on the 23rd of October the trappers would feel much better about it, and I think we would have a much more wholesome situation.

81. Whereas it is strictly against the laws of the Province of Ontario to take lake trout by angling through the ice in most lakes of the Province;

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<td></td>
<td>St. Catharines and Lincoln County Fish and Game Protective Association.</td>
<td>The Biologist and Conservation Officers at the district office have studied this problem and</td>
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Whereas this law does not seem to apply
to Lake Simcoe;
Whereas fishermen angling through the ice
on Lake Simcoe have the privilege of taking
unlimited numbers of other types of fish such
as whitefish, herring and perch, thus enabling
them to take a goodly quantity of fish;
Whereas we of the St. Catharines and
Lincoln County Game and Fish Protective
Association Incorporated feel that some
restrictions as to the number of lake trout,
which is classed as a game fish, to be legally
taken should be made in order to preserve
the species if angling through the ice is to
be allowed as a manner of taking lake trout
from Lake Simcoe;
Therefore be it resolved that the Depart-
ment of Lands and Forests of the Ontario
Government enact a law or amend the
present laws making it an infraction of the
law to take more than two lake trout per
day while angling through the ice on Lake
Simcoe.

82. The undersigned has noticed in the
March 1st issue of the Rainy River Record
that your committee is to meet later on this
month and hear presentations by organiza-
tions and individuals on fish and game.
Of course, I am an American citizen and
probably I am out of order in suggesting the
following. However, I spend almost one-

T. H. Rowell, Rowell
Laboratories, Inc.,
Baudette, Minn.,
U.S.A.

Our findings have shown
no scarcity of game on
Islands in Lake of the
Woods. In fact we used
Big Island as an experi-
mental area because it
was overpopulated with
moose.
Resolutions

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half of the year in Canada and I am a property owner and a taxpayer in the province.

For many years I have escorted on my own cruiser many of my friends to Canadian resorts on Lake of the Woods. Each year these friends have numbered in the one hundreds, which number increases annually. Each year these people are disappointed to learn of a decrease in the amount of game they might see along the islands as they fish. Likewise, we have noted a decline in the number of deer and moose which we used to see as we fished principally in the mornings and evenings.

This is perhaps due to the increased amount of island hunting for deer and moose on Lake of the Woods. Since the hunting season is such a short one and the fishing such a long one we cannot help but wonder about the wisdom of closing the big game hunting season on these islands for a few years until the amount of game is restored to somewhat its original status.

We hope that this thought will be given consideration at your meeting. Thank you very much for that consideration.

83. Township Licenses and Regulated Game Preserve Areas:

Township Licenses came into effect in St. Catharines and
Lincoln County in 1937. At that time Lincoln County provided the best pheasant hunting in Ontario. So popular was this pheasant hunting that hunters from all over Ontario came to Lincoln County to hunt, creating a condition of too many hunters in a small area. Farmers resented this condition of having their lands over-run by so many sportsmen. "No Hunting" and "No Trespassing" signs appeared everywhere. Local sportsmen wanting to hunt rabbits after the pheasant season were deprived of the privilege of hunting on local farms as the signs were still posted.

In an effort to relieve this condition and to correct it if at all possible, D. J. Taylor, then Deputy Minister of Game and Fisheries, introduced what is known as the REGULATED GAME PRESERVE AREA. The purpose was to regulate the number of hunters in a given area. The area was to be a Township. Authority was given to the township councils to issue licenses for the privilege of hunting pheasants in the Township. Each Township to issue not more than two hundred non-resident licenses, and also a licence to any Township resident who desired one.

Pheasants were distributed by the Department only to those Townships operating under the plan. This had the desired effect; from the fact that Wentworth,
Halton, Peel, York and Haldimand counties entered the plan, providing more territory for sportsmen who wished to hunt pheasants, thereby lessening the concentration in Lincoln County. The "No Trespassing" signs disappeared; a better feeling existed between sportsmen and farmers.

Shortly after the Regulated Game Preserve Areas were established, a committee from the St. Catharines and Lincoln County Game and Fish Protective Association appeared before the Lincoln County Council, pointing out that it was in most cases very difficult to know where one township finished and the next began. They found the Council most co-operative, for all the townships in Lincoln County agreed to honour the licence issued by any township within the County. No other county in Ontario has been so co-operative and generous in their dealings with sportsmen's problems. No place else do sportsmen enjoy such privileges.

With the formation of the Niagara Pheasant Breeders Association, who believed that sportsmen should help provide for their own sport by raising pheasants, a decided change was made in the regulations. It costs money to raise pheasants, and the Hon. Geo. Dunbar, then Minister of Game and Fisheries, said that these sportsmen
that enjoyed this shooting should contribute to it. He had a fee of One Dollar for Conservation added to the Township Licence; this fee to be given to the Pheasant Breeders Association to help raise the pheasants. The Association to procure more funds, had the regulations changed by doing away with the clause "Not more than two hundred non-resident licenses to be sold by one Township". THIS CHANGE HAS DEFEATED THE ORIGINAL PURPOSE OF THE ACT; and also deprived some of the less populated, but heavily hunted townships from the sale of non-resident licenses and consequently the loss of revenue.

For several years these regulations worked fairly well, but conditions and seasons have changed and both sportsmen and Township officials seem to think that the regulations should be reviewed and brought up to date. When Township licenses first came into effect they were not issued until a few days before the open pheasant season. This was to keep the hunter out of the field so that no pheasants would be shot ahead of season. In those days only a few sportsmen hunted Woodcock; there was no open season on Hungarian Partridge, most Duck shooting was on large open bodies of water. Today, a great many sportsmen hunt Woodcock, Hungarian Partridges and Ducks in Lincoln
Resolutions

| County. The seasons for them open three weeks before the pheasant season. Hunters are in the field so that now the original purpose of the licence being issued a few days before the pheasant season is useless. Sportsmen from outside Lincoln County can now come into Lincoln County to hunt Huns, Woodcock and Ducks and do not pay anything to the Township.

Each year much dissatisfaction is expressed by sportsmen who object to having to pay Four Dollars for one or two days of pheasant shooting. The present system of so many kinds of licenses for one, two or three days is confusing and requires a lot of booking and explanations. It is out of date and the present regulations could be defeated in court by any hunter, without a township licence, having no pheasant, rabbit or fox in his possession. It is time that the whole system is revamped to meet the present day conditions. The St. Catharines and Lincoln County Game and Fish Protective Association realize the necessity of immediate action to revise these regulations, so as to benefit the landowner, the township, and the sportsmen. We beg to submit the following suggestions and look forward to an opportunity of meeting a committee from the County Council whereby we may be of assistance in the formation

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| Authority is now granted to township to issue and charge fees for licenses to hunt pheasant, rabbit and fox, in the township. | Some townships in Lincoln have expressed dissatisfaction with the present centralized system of license sales there. We feel that this

1956
of new and up to date regulations.

1. The Township licence should read as follows:

   Special license to hunt in the Township of ________ any game or game bird, during the legal open season, or non-game or non-game bird, under the Game and Fisheries Act.

The Township license should not state any game or game bird, but should be for the privilege of hunting legally in the Township. As of the present, if a hunter has neither pheasant, rabbit nor fox on his person, and no Township license, he cannot be convicted of an offence. He will say he is shooting crows or starlings, or one of the migratory birds. From the fact that to carry a gun in the township for hunting, a Township license is necessary, every hunter would then have to purchase one. At a season license fee of Three Dollars, with the increased number of licenses sold there should be a considerable increase of revenue for each township. All Townships in Lincoln County to honour the other licence.

2. License should be for the same period as the Provincial Gun License.

The Township license should be valid for the same period as the Provincial Gun License.

resolution expresses the desire of the central group to levy a contribution on those few hunters who do not come under the township licence now, but we doubt that the procedure would be well received even (in view of the above-mentioned dissatisfaction) in all parts of Lincoln County.
RESOLUTIONS

Issued in September and close the end of February.

3. Fees: Non-resident season license.$3.00
   Resident season license . . . $1.00

There should be only two licenses issued; non-resident, season license; and resident season license. Whether the licence is purchased in September or January the fee is the same. Under the present system, after the pheasant season is over in October a hunter can purchase a non-resident license for One Dollar and hunt for four months for his One Dollar, during which time if his conscience does not trouble him, he could kill many pheasants illegally.

Many sportsmen object to paying Four Dollars for one to four days pheasant hunting. It is felt that if the license was sold in September as a season license for five months shooting, that this dissatisfaction would soon disappear. Provision should be made on the Township license for a Conservation fee, so that the effort to maintain good shooting in Lincoln County could be assisted.

4. A large button should be issued with every license.

Button to be suitably lettered with the year and a large number. This button to
be worn so as to be seen at all times while hunting.

Two different coloured buttons; one for residents, one for non-residents.

The same button to be issued by all Townships; this would be most economical.

The fact that a button issued with the licenses must be worn in view by all hunters should make for a large increase in the sale of licenses. At present, no hunter has the right to demand to see the licenses of other hunters. With the button it would not be necessary; and no hunter would want to be in the company of other hunters without his button.

A paper license, similar to that issued with the Provincial Gun Licence, carrying all the necessary information about the owner should also be issued with every button.

5. That the revenue of non-resident licenses be pooled and divided equally among the townships.

Of recent years, township councils have placed the sale of licenses in the hands of issuers for the convenience of the public. This we feel is the proper method. We beg to suggest, that non-resident licenses only be placed in the hands of the issuers. That they be on sale in St. Catharines and all towns in Lincoln County and each Township office. That all revenue from non-
Resident licenses be pooled and divided among the Townships.

We suggest that all resident licenses be issued from the Township office only. This is a necessary check, that only bona-fide residents receive a resident license. The revenue from resident licenses to be kept by the individual Township. As an alternative to the above suggestion, the regulations could be brought back to their original status of not more than 200 non-resident licenses to be sold by any one Township. Townships in the west part of the county could have their non-resident licenses on sale in St. Catharines and the Towns in Lincoln County.

6. Seasons suggested for Lincoln County.

We beg to suggest that when seasons on Game and Game-birds are being considered that the following will be given every consideration.

Migratory Birds—October 1st-December 15th.
Hungarian Partridge—First three weeks in October.
Pheasants—Last week in October.
Grouse |  Second week in November.
Squirrel |  Rabbits—November 1st-February 28th.

Very similar to present seasons.
Note: All seasons of one-week duration should start on a Saturday and end on a Saturday.

84. Whereas there is a very large number of largemouth and smallmouth black bass being hooked in an effort to catch the size limit imposed by the regulations, and

Whereas the survival of these undersized fish when returned to the water is doubtful, and

Whereas these undersized bass could be used to advantage by the angler thereby preventing great waste,

Therefore, be it resolved that the size limit on smallmouth and largemouth black bass be rescinded.

Ontario Department of Lands and Forests. 11 inches overall length.

Many of our bass lakes are overstocked so much that stunting results. To overcome this only a limited amount of bass harvesting is possible for restocking other lakes. It would be more economical and biologically sound to remove the size limit in order that the bass be available to our anglers without the restriction of a size limit. There is considerable wastage of bass when undersized ones are returned to the water. Manitoba, Quebec, British Columbia, Minnesota, and Ohio have removed size limits on bass. Abolishing the size limit will have no detrimental effect on the stocks of bass in our waters.
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<td>85. In respect to the question of Sunday hunting the Lord's Day Alliance</td>
<td>Lord's Day Alliance of</td>
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<td>finds no reason for change from its position set before previous</td>
<td>Canada.</td>
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<td>committees on several occasions. We believe that Sunday hunting should</td>
<td>(Rev. A. S. McGrath)</td>
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<td>continue to be forbidden</td>
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<td>A most serious consideration in this matter is the element of danger.</td>
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<td>This would be greatly increased for hunters and for other people by the</td>
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<td>larger numbers likely to avail themselves of Sunday hunting. In recent</td>
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<td>years there has been a growing custom for dwellers in towns and cities to</td>
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<td>enjoy themselves in the out-doors. This fact is attested by the long lines</td>
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<td>of traffic which crowd the roads on Sundays. Only a small percentage of</td>
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<td>these are hunters, and the larger numbers of people who enjoy the out-</td>
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<td>of-doors, their numbers especially large on Sundays, should not be</td>
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<td>endangered by the gunfire of hunters. Sunday hunting would probably</td>
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<td>produce more hunters than on other days, and that on the day when many</td>
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<td>more people are out-of-doors than on week days.</td>
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<td>In reference to the request which has been made that Sunday hunting should</td>
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<td>be permitted but that it should be limited to, we believe, three counties</td>
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<td>permit us to point</td>
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out that Sunday travellers now motor considerable distances. Indeed, those who go as observers of wild life rather than hunters doubtless seek to get a considerable distance away from towns and cities. It is conceivable that the only place where Sunday hunting could safely be permitted is in those parts of the province located in the very far north where many miles removed from inhabited centres. We would point out that privileges given elsewhere, and denied to other localities would doubtless raise a cry of discrimination. A change in the law as requested would be said to favour some and to discriminate against others. It certainly would induce dissatisfaction, and would create a condition where problems of law enforcement would become difficult.

We suggest moreover it is of basic importance to this democratic nation for the character of the people to be moulded and strengthened by the religious influence of Sunday. Most assuredly it is not the wish of this organization that any law should require a religious observance of Sunday. We suggest, however, that responsible statesmen and public spirited citizens should recognize the importance of the religious influence of Sunday upon the national life. No change in law should be considered which would weaken that influence. We believe there are weighty reasons for leaving the

The Game and Fisheries Act does not permit shooting on Sunday.
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<td>law in respect to Sunday hunting unchanged. No one is going to suffer thereby, and the common good will be much better served.</td>
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<td>We respectfully request that the change shall not be made.</td>
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