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OF THE
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From 28th of January to 3rd of April, 1957
Both Days Inclusive
IN THE FIFTH AND SIXTH YEARS OF THE REIGN OF OUR
SOVEREIGN LADY QUEEN ELIZABETH II
BEING THE
Third Session of the
Twenty-Fifth Parliament of Ontario
SESSION 1957
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ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories QUEEN, Head of the Commonwealth, Defender of the Faith.

To Our Faithful the Members elected to serve in the Legislative Assembly of Our Province of Ontario and to every of you—GREETING:

PROCLAMATION

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 Monday, the twenty-eighth 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 fifteenth day of January in the year of Our Lord one thousand nine hundred and fifty-seven and in the fifth year of Our Reign.

BY COMMAND.

G. H. DUNBAR,
Provincial Secretary.

Monday, the twenty-eighth day of January, 1957, being the first day of the Third 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:

It is a pleasure to welcome you to this Third Session of the Twenty-fifth Legislature.

During this Session, you will have occasion to consider and act on many matters of far-reaching importance. Ontario's great economic achievements have been accompanied by problems of growth—problems that the Province must overcome if its progress is not to be arrested.

The Ontario economy during the past year again recorded a spectacular advance, continuing the expansion that has been the dominant feature of the post-war years. Ontario's population, now 5½ million, has been increasing, as has its industry, at a more rapid rate than that of the rest of Canada. While this remarkable growth has brought higher living standards, it has also imposed heavy burdens on the Province and its people. With this expansion have come unprecedented demands for schools, universities, hospitals, highways, municipal roads, water and sewage works and many other services related to health, welfare and development. These services are at the very foundation of our
prosperity and progress. They constitute a crystallization of demands upon the Province across a wide and varied front and present it with the most formidable challenge in its history.

Owing to the contraction of public works during the depression and war years, the Province and its municipalities, since 1945, have been obliged to undertake major programs designed not only to meet this backlog of need but also the demands arising from the accelerated post-war growth of population and industry. To cope with this situation, the Province, for more than a decade, has carried out a program of capital investment which is incomparably larger than anything ever before attempted.

In the last decade more than $1\frac{3}{4}$ billion has been spent in providing over a threefold increase in Ontario Hydro's electric power capacity. Rapidly increasing motor vehicle registrations, now totalling over 1,700,000, have necessitated the spending of huge sums to extend and improve our highways system. During this period, $1\frac{3}{4}$ billion has been provided in assistance to our municipalities, nearly half of which has been spent on education. Rapid population growth has made it imperative that a large scale increase in hospital accommodation be provided in both the public general hospitals and mental institutions. Assistance has been provided for housing during a period in which new accommodation for more than one million people has been built. In almost every phase of provincial activity, huge amounts of provincial money have been required to meet the needs of a growing economy.

Marked progress is being made in bringing into operation several major projects which will have far-reaching implications. The St. Lawrence power project—long talked of—is rapidly becoming a reality. The construction of a nuclear power demonstration plant, which we are confident will be the forerunner of practical power generation from uranium—a great Ontario asset—is being undertaken near Chalk River. Our mounting power requirements strongly underline the need for western gas and oil, and the year 1957 will undoubtedly be one of exceptional progress in the transmission of these vital power and energy resources.

To meet the requirements of our municipalities for fresh water supplies and for the control and abatement of pollution, the Ontario Water Resources Commission has been formed.

These and other developments which are under way or in the planning stage will add to the strength and well-being of our country. At the same time, they emphasize the requirements of the Province and municipalities for additional revenue and capital money.

In these matters, regard must be had for the position of the municipalities. There is no better evidence of the partnership arrangement which exists between the Province and the municipalities than the fact that 40 cents of every dollar of the Province’s revenue is now being paid out in grants to municipalities, school boards and other local agencies. This means, at the municipal level, that for every $2 raised by way of taxation an additional $1 is added from the provincial level. At the last Session you authorized grants to municipalities totalling $185 million. This year, you will be asked to approve a further substantial increase.
You will be asked to consider matters involving far-reaching municipal reforms. The Government's policy designed to bring about an equalization of municipal assessment for determining grants has made excellent progress, but this work will have to be accelerated. With Provincial grants of the magnitude now being paid, a common yardstick of assessment for grant purposes is essential to provide a uniform basis for the equitable distribution of these grants.

Wise municipal administration, combined with a tenfold increase in Provincial grants in the last dozen years alone, has served remarkably well to contain municipal tax levies in terms of constant dollars. Indeed, after allowing for the rise in prices and incomes and the growth in population, municipal tax levies are lower today than they were fifteen to twenty-five years ago. Despite this, the immense need for education and other services in this fast-growing Province demands reforms and additional assistance, all of which you will be asked to consider. The Province and its municipalities face a continuing expansion in the demand for the services they render, and solutions must be found.

Underlying the municipal problem is that of education. The needs of our children, who are at once our greatest responsibility and our greatest asset, require that education continue to receive our closest attention. Formidable as it is, the problem of providing classroom accommodation is not the only one: that of increasing the supply of teachers is equally pressing. School population has now reached 1,100,000—an increase of 66 per cent in the last ten years—and it will double in the next fifteen to twenty years. Plans will be placed before you to help our municipalities meet their educational and other requirements, not only fiscally but administratively.

During the past year discussions were held with the Government of Canada and with other provinces to evolve for the next five years a system of fiscal arrangements that would provide this Province with revenues more in accord with its needs. While some favourable adjustments were obtained, the arrangements which have emerged fall far short of providing this Province with a fair and equitable solution.

As a result of the high federal rates of tax first imposed during the war years, the Federal Government’s treasury has been filled to overflowing. The Federal Government has been able to finance out of current revenues not only all of its ordinary and capital expenditures, including some capital commitments extending over many years, but also to retire debt. Debt retirement is sound and desirable, but the paradox of declining federal debt and rising provincial and municipal debt cannot be accepted with equanimity.

Looking ahead, no abatement in the need for provincial and municipal capital works is in sight. Indeed, any slackening in development could only limit Canada’s economic future. Studies made during the past year indicate the impressiveness of the program of public projects ahead—a program that is fundamental to the strengthening of our country and Province and to the raising of the living standards of our people.

The Federal Government’s failure to face up realistically to the changing pattern of provincial and municipal requirements in this great tax-earning province makes our task infinitely more difficult. The problem is further
aggravated by the rise in interest rates and the restriction on credit. If the provincial and municipal program is to go ahead and if we are to better our way of life, additional revenues must be obtained. You will be called upon to consider and act on these highly important matters.

At the last Session, the Legislature had the opportunity of reviewing in a very practical manner the subject of hospital care insurance. Since then, it has continued to receive intensive study. A sound, practicable plan has been submitted to the Federal Government as a basis for a Federal-Provincial agreement. One of the requisites of the plan is an efficient administration which will prevent it from being submerged in unnecessary costs. Full details will be presented to the Legislature, and ample opportunity will be afforded for discussion.

You will be asked to consider amendments to The Ontario Hospital Services Commission Act, 1956, and to approve a complete revision of The Public Hospitals Act. During this year the new Cancer Institute, one of the most modern centres for diagnosis and treatment, will come into operation. You will be asked to consider enactments providing for the operation of this Institute.

A further expansion of the production of polio vaccine now makes it possible to assure, before the end of next June, the immunization of all children between the ages of 6 months and 19 years. This will mean that by that time 1,600,000 children will have received at least two inoculations of vaccine.

The Government is constantly seeking and applying new scientific measures to maintain a healthy and well-adjusted population and to accelerate the restoration to normal, useful lives of individuals who are physically or mentally handicapped or in other difficulties. New techniques and methods of treatment are bringing about extremely encouraging results in shortening the stay of mentally ill patients in Ontario Hospitals.

In another related field—tuberculosis—heartening strides have been made in reducing the incidence and mortality rates of this dread disease. So effective has been this new program, using the latest medical methods, that full recovery is now achieved in some cases which formerly would have been considered hopeless. In many others, the time of confinement in hospital has been greatly reduced. It is confidently expected that services for the treatment of tuberculosis as well as mental illness will be embodied in the hospital-care plan.

The Government's comprehensive program of welfare is being extended. Persons with physical and other handicaps are increasingly afforded opportunities to undertake useful work. Many who have been disabled as a result of disease or injury are being given vocational training. The emphasis is upon making such persons self-supporting. So successful and gratifying have these results been that the program is now province-wide in its operation.

Attention is also being given under welfare legislation to the betterment of the position of children under The Mothers' Allowances Act through broadening the basis of payments. You will be asked to approve legislation to substitute for the existing flat rates a schedule of allowances which recognizes the budgetary needs of families. Steps are also being taken to make available dental care and
treatment to all Ontario children under 18 years of age who are the sons or daughters of social assistance cases. There has been a gratifying increase in the number of Homes for the Aged coming into operation, and this program is being continued. This additional accommodation will relieve the pressure on our public general hospitals.

Agriculture, in its key relationship to the Province’s economic development and activity, is also receiving the close attention of the Government. Arising out of the decision of the Supreme Court of Canada in respect to the marketing of farm products, legislation will be submitted to you for your consideration and action for the development of sound farm marketing plans. The Province’s research and extension services are being augmented. With the extension of agriculture in Northern Ontario, plans are being made to broaden assistance and supervisory services.

The Province is experiencing a remarkable expansion of its mining industries. Several new mining areas, the future potential of which is incalculable, are coming into operation. To meet the conditions emerging, the Government proposes to enact new legislation. You will be asked to approve amendments to The Mining Act providing for the separation of surface and mineral rights in Crown lands. Under this legislation, mining rights may be obtained under the same conditions as in the past, except that surface rights that are not required for mining operations will be reserved for the Crown. This will make it possible for the Province to plan new communities and to develop its mineral and forest resources in a sound and effective way, thereby preserving the heritage of our lands for future generations without interfering with the normal development of mining. In addition, amendments will be introduced reinforcing safety regulations governing operations in mines. This matter is, of course, always under review.

The Province’s access roads program is being extended. This year will see connecting links made with Nakina, Foleyet and Hornepayne as well as the completion of the Seagram-Caramat section of the Manitouwadge Road.

Under the Government’s recent policy, over 100 parks encompassing more than 40,000 acres have been acquired, or are in the process of being acquired, for reserve and development purposes. Forty-six parks across the Province have been obtained in the past year. Densely populated southern Ontario as well as our great northland will have important park areas. In southern Ontario, a 4,000 acre pinery on Lake Huron and a 500 acre park on Lake Simcoe have been acquired.

To keep pace with our development, the Department of Highways is engaged in carrying out the largest volume of work in its entire history. Full details of what is being done and what is projected will be laid before you. Emphasis is being placed on the completion of Highway 401 from Windsor to the Quebec border, and on the closing of other gaps in trans-Ontario highways, including the construction of the section between Agawa and Marathon on the Trans-Canada Highway. Work is also proceeding on the Burlington Skyway, which is expected to be open for traffic early in 1958, while plans for the construction of the Queensway highway in Carleton County are under negotiation.
In addition to completing an unprecedented volume of construction, the Department of Highways continues to push ahead with the strengthening of its organization. Among the administrative improvements introduced are: a new tenders procedure which is entirely open to the public; a system of liquidated damages devised to encourage the completion within a specified time of work covered by contracts; a system of pre-qualification of contractors; and a system of awarding a greatly increased volume of work during the winter months to enable contractors to prepare in advance for the carrying out of this work in the construction season.

Measures aimed at highway safety are being extended. The number of local safety councils has been increased, while special traffic clinics have been established in association with many of the magistrates courts. Various improvements are being co-ordinated through a broad plan of traffic safety in schools, courts, industry and in the community generally.

Last year, motor vehicle registrations rose by an additional six per cent. The ever-increasing traffic density continually underscores the need for safety, and continuous efforts are being made to keep at a minimum the number of accidents, injuries and deaths which occur on our highways. The co-operation of everyone is enlisted in this endeavour to save lives and alleviate the suffering that arises from motor vehicle accidents. A new system of driver examination has been introduced in certain areas and will be extended. Amendments will be made to The Highway Traffic Act and it is proposed that the minimum liability requirements of the financial responsibility law be raised to meet the new conditions imposed by the higher costs of medical care and vehicle repairs. It is also proposed to amend The Summary Convictions Act in several particulars. Legislation will also be introduced re-defining the provisions relating to bail for persons accused of crime, while a number of other amendments will be made to various other Acts, designed to improve the administration of justice.

The Government's policy of erecting plaques to commemorate historical sites and events will be continued and extended.

During the year, management-labour relations were, in general, harmonious. An historic event occurred when Canada's two major trade union congresses joined to form the Canadian Labour Congress. Amendments to The Labour Relations Act will be placed before you. Among these will be one to permit the Ontario Labour Relations Board to sit as panels. As such, they will be able to deal more expeditiously with the increasing volume of work arising from our growing industrialization. It is also proposed to amend The Factory, Shop and Office Building Act to give greater protection to the health of workers engaged in occupations where there are atomic radiation hazards.

The Departments of Health and Planning and Development are co-operating in meeting the needs of New Canadians coming within our borders. Over 50 per cent of New Canadians settle in Ontario where they are being successfully placed in positions which help them to attain citizenship.

There will be amendments to The Cemeteries Act designed to implement the recommendations of the Select Committee of 1955.

Work of the Select Committees is being advanced. A second Report of The Select Committee on Toll Roads and Highway Financing will be presented to the Legislature.

The public accounts for the fiscal year ended March 31, 1956, as well as the Treasurer's Budget Statement, which will present a review of the financial operations for this fiscal year and the contemplated program of expenditures and revenues for the fiscal year beginning next April 1, will be submitted for your consideration. All of these reflect the growth of our economy and the heavy demands that such growth imposes upon the Province.

Gratitude is expressed to the public servants of Ontario for the faithful discharge of their duties and responsibilities.

I pray that Divine Providence will guide you in your deliberations.

His Honour was then pleased to retire.

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. 45, An Act to amend The Religious Institutions 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 vacancies which had occurred in the Membership of the House by reason of the deaths of William Elmer Brandon, Member for the Electoral District of York West, and Thomas L. Patrick, Member for the Electoral District of Middlesex North.

The Prime Minister expressed the sorrow of the House on the deaths of these members.

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 spoke about the new public address system in the Chamber.

The House then adjourned at 4.00 p.m.

SECOND DAY
TUESDAY, JANUARY 29TH, 1957

PRAYERS

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

By Mr. Morrow, the Petition of the Corporation of the City of Ottawa; also, the Petition of the Corporation of Carleton College.

By Mr. Jolley, the Petition of James Russell, Esquire.

By Mr. Myers, the Petition of the Corporation of National Organization of the New Apostolic Church of North America.

By Mr. Root, the Petition of the Trustees of Erin Fifth Line Union Church.

By Mr. Mackenzie, the Petition of the Corporation of the County of York.

By Mr. Parry, the Petition of the Corporation of the City of Chatham.

By Mr. Macaulay, the Petition of the Corporation of the United Church of Canada; also, the Petition of the Corporation of The Royal Trust Company.

By Mr. Fishleigh, the Petition of the Corporation of the Village of Forest Hill.
By Mr. Morningstar, the Petition of the Corporation of the Township of Crowland.

By Mr. Gordon, the Petition of the Corporation of the Township of Brantford.

By Mr. Johnston (Simcoe Centre), the Petition of the Corporation of the Town of Barrie.

By Mr. Graham, the Petition of the Corporation of Community Chests of Greater Toronto.

By Mr. Child, the Petition of the Corporation of The Hamilton Health Association; also, the Petition of the Corporation of McMaster University; also, a Petition for the incorporation of McMaster Divinity College.

By Mr. Davies, the Petition of the Board of Education for the City of Windsor; also, the Petition of the Corporation of the City of Windsor.

By Mr. Cowling, the Petition of the Corporation of O'Keefe Centre.

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

By Mr. Hunt, the Petition of the Corporation of the Town of Pembroke.

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

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

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

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

By Mr. Thomas (Elgin), the Petition of the Corporation of the City of St. Thomas.

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

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 York West—H. Leslie Rowntree.
PROVINCE OF ONTARIO

THIS IS TO CERTIFY that, in view of a Writ of Election, dated the Tenth day of September, 1956, issued by the Honourable the Lieutenant-Governor of the Province of Ontario, and addressed to Lloyd Shier, Esquire, Returning Officer for the Electoral District of York West, for the election of a Member to represent the said Electoral District of York West in the Legislative Assembly of this Province, in the room of W. Elmer Brandon, Esquire, who, since his election as representative of the said Electoral District of York West, has departed this life, H. Leslie Rowntree, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Tenth day of September, 1956, which is now lodged of record in my office.

Roderick Lewis,
Chief Election Officer.

Toronto, October 29th, 1956.

H. Leslie Rowntree, Esquire, Member for the Electoral District of York West, having taken the Oaths and subscribed the Roll, took his seat.

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 twelve 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 thirteen 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:—

Mr. Mackenzie (Chairman), Messrs. Chaput, Child, Elliott, Fishleigh, Gordon, Johnston (Carleton), Jolley, MacDonald, Morrow, Murdoch, Price and Pryde.

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

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

Ordered, That Mr. Janes, the Member for the Electoral District of Lambton East, 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. Janes to express his thanks to the House for his election as Chairman of the Committee of the Whole House for the present Session.

The Prime Minister Tabled The Proposal of the Ontario Government on Hospital Care Insurance for Ontario. (Sessional Paper No. 48.)

After some time the Proposal was, on motion by Mr. Frost, referred to the Standing Committee on Health.

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, 1956. (Sessional Paper No. 1.)

The House then adjourned at 5.25 p.m.

NOTICES OF MOTIONS

1. Mr. Oliver—Resolution—That a Select Committee of the House be appointed 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.

2. 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.

3. Mr. MacDonald—Resolution—That in the opinion of this Legislature, consideration should be given to the establishment of a Student Aid Fund from which interest-free loans can be advanced to residents of Ontario who wish to continue their education beyond secondary school.

4. Mr. Thomas (Oshawa)—Resolution—That in the opinion of this House a public automobile accident insurance plan of universal coverage affords more equitable treatment of motorists and better protection for the general public than the financial responsibility and unsatisfied judgment provisions of The Highway Traffic Act.

1. Mr. MacDonald—Enquiry of the Ministry—1. What amount was paid: (a) in acreage rental, and (b) in Mines Profits Tax by International Nickel during the last fiscal year for which figures are available.

2. Mr. MacDonald—Enquiry of the Ministry—1. What acreage of forest area which has been stripped of timber resources, and upon which natural regeneration has not taken place, still awaits reforestation.

3. Mr. MacDonald—Enquiry of the Ministry—1. What percentage of our pulp wood cut was spruce during the last year for which figures are available.
4. Mr. MacDonald—Enquiry of the Ministry—1. How many instances of inhumane treatment of horses in camps throughout northern Ontario were reported to the government since January 1, 1956. 2. What regulations are there forbidding such cruelty to animals. 3. Under whose jurisdiction does the enforcement of such regulations fall.

THIRD DAY
WEDNESDAY, JANUARY 30TH, 1957

Prayers

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

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

The following Petitions were read and received:—

Of the Corporation of the City of Ottawa praying that an Act may pass confirming an Agreement between the Corporation and the Federal District Commission; and for other purposes.

Of the Corporation of Carleton College praying that an Act may pass changing its name to Carleton University and increasing the number of elected Governors.

Of James Russell, Esquire, praying that an Act may pass respecting part of Lot 23 in Concession No. 3 for the Township of Grantham, County of Lincoln.

Of the Corporation of National Organization of the New Apostolic Church of North America praying that an Act may pass authorizing the Corporation to hold lands in Ontario.

Of the Trustees of Erin Fifth Line Union Church praying that an Act may pass authorizing the Trustees to convey the church and land thereof to the Trustees of Erin Fifth Line Union Cemetery, free of trusts.

Of the Corporation of the County of York praying that an Act may pass authorizing a by-law, without the approval of the Ontario Municipal Board, to borrow a sum not exceeding $420,000.00, upon debentures, to meet expenditures on County roads incurred in 1956.

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

Of the Corporation of the United Church of Canada praying that an Act may pass authorizing the loan of certain Trust Funds to Balmoral Hall School for Girls.
Of the Corporation of The Royal Trust Company praying that an Act may pass amalgamating the Corporation and Barclays Trust Company of Canada.

Of the Corporation of the Village of Forest Hill praying that an Act may pass enabling the Corporation to undertake as a local improvement the widening of a pavement on a street without a Petition.

Of the Corporation of the Township of Crowland praying that an Act may pass confirming a by-law for the issue of debentures to cover the cost of certain local improvements.

Of the Corporation of the Township of Brantford praying that an Act may pass ratifying the purchase and sale by the Corporation of certain industrial lands in the said Township.

Of the Corporation of the Town of Barrie praying that an Act may pass empowering the Corporation to exempt certain lands from taxation except for local improvements; and for other purposes.

Of the Corporation of Community Chest of Greater Toronto praying that an Act may pass vesting in United Community Fund of Greater Toronto all donations, gifts, legacies, etc., to which the Petitioner is or may become entitled.

Of the Corporation of The Hamilton Health Association praying that an Act may pass authorizing the Association to use any gift, bequest, etc., in accordance with the objects of the Association as extended by its Supplementary Letters Patent.

Of the Corporation of McMaster University praying that an Act may pass uniting the University and Hamilton College, removing the University from the control of any religious body and revising its constitution and powers.

Praying that an Act may pass to incorporate McMaster Divinity College.

Of the Board of Education for the City of Windsor, praying that an Act may pass validating a Pension Plan for non-teaching employees.

Of the Corporation of the City of Windsor praying that an Act may pass abolishing the Board of Control of the said City; and for other purposes.

Of the Corporation of O'Keefe Centre praying that an Act may pass empowering it to hold certain lands in perpetuity.

Of the Corporation of the City of Toronto praying that an Act may pass authorizing an Agreement with The Parking Authority of Toronto for underground parking facilities; and for other purposes.

Of the Corporation of the Town of Pembroke praying that an Act may pass authorizing debentures for certain public works.

Of the Corporation of the City of London praying that an Act may pass authorizing by-laws to control and regulate the installation and inspection of gas heating equipment; and for other purposes.
Of the Corporation of the Township of Scarborough praying that an Act may pass authorizing debentures for certain public works; and for other purposes.

Of the Corporation of the Township of Etobicoke praying that an Act may pass authorizing pensions for the employees, and their families, of the Corporation or any Board thereof.

Of the Corporation of the City of Hamilton praying that an Act may pass authorizing the investment of monies levied for sinking fund purposes in such securities as a trustee may invest in; and for other purposes.

Of the Corporation of the City of St. Thomas praying that an Act may pass vesting certain lands in the Corporation free of trusts; and for other purposes.

Of the Canadian National Exhibition Association praying that an Act may pass authorizing the Minister of Agriculture to designate in writing the Deputy Minister of Agriculture to be a Member of the Board of the Association in lieu of the Minister.

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

Ordered, That commencing on Friday next, February 1st, 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.

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


Bill No. 47, An Act to amend The Public Schools Act. Mr. Dunlop.

Bill No. 48, An Act to amend The Schools Administration Act, 1954. Mr. Dunlop.


Bill No. 50, An Act to amend The Department of Education Act, 1954. Mr. Dunlop.

Bill No. 51, An Act to protect the Interest of the Crown in Lands Pledged for Purposes of Bail. Mr. Roberts.

Bill No. 52, An Act to amend The Change of Name Act. Mr. Roberts.

Bill No. 53, An Act to amend The Credit Unions Act, 1953. Mr. Roberts.
Bill No. 54, An Act to amend The Deserted Wives' and Children's Maintenance Act. Mr. Roberts.

Bill No. 55, An Act to amend The General Sessions Act. Mr. Roberts.

Bill No. 56, An Act to amend The Judges' Orders Enforcement Act. Mr. Roberts.

Bill No. 57, An Act to amend The Loan and Trust Corporations Act. Mr. Roberts.

Bill No. 58, An Act to amend The Probation Act. Mr. Roberts.

Bill No. 59, An Act to amend The Real Estate and Business Brokers Act. Mr. Roberts.

Bill No. 60, An Act to amend The Survivorship Act. Mr. Roberts.

Bill No. 61, An Act to amend The Unclaimed Articles Act. Mr. Roberts.


Bill No. 64, An Act to amend The Public Service Act. Mr. Dunbar.

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 1955. (Sessional Paper No. 41.)


The House then adjourned at 3.50 p.m.

FOURTH DAY
THURSDAY, JANUARY 31ST, 1957

PRAYERS 3 O'CLOCK P.M.

The following Petition was read and received:—

Of the Corporation of the City of Peterborough praying that an Act may pass amending The City of Peterborough Act, 1908, as amended, to alter the
provisions with respect to the manner of voting for aldermen at municipal elections.

Before the Orders of the Day Mr. Allan, Minister of Highways, made reference to an article in the Toronto Globe and Mail of Tuesday, January 29th, 1957, in which it was alleged that a highway construction contract had been sold by one construction company to another.

Mr. Allan informed the House that the contract in question, awarded in 1953 to the lowest bidder, had subsequently been sublet by that contractor to the second lowest bidder. This had been properly done with the approval of the Officials of the Department of Highways and in complete accord with the regulations then in force.

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. Wardrope moved, seconded by Mr. Rowntree,

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-ninth Annual Report of the Civil Service Commission for Ontario for the year ending March 31, 1956. (Sessional Paper No. 35.)

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

Report of the Provincial Auditor on the Public Service Retirement Fund for the year ended March 31, 1956. (Sessional Paper No. 33.)

Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31, 1956. (Sessional Paper No. 32.)
The House then adjourned at 5.30 p.m.

NOTICES OF MOTIONS

5. Mr. Oliver—Enquiry of the Ministry—What was the cost of Elementary and Secondary school construction in Ontario in 1955 and in 1956. How many Elementary and Secondary School class-rooms were constructed. What was the approved cost of the schools. What was the actual cost of the schools. How much did the Department pay in construction grants. How many auditoria, gymnasias, home economics rooms, teachers' rooms, laboratoria, shops, principals' offices, music rooms, art rooms and library rooms were constructed. Was a grant paid for any of them. How much did they cost. How many new schools were built without an auditorium or a gymnasium. How many new schools were built without any of the other rooms mentioned above. What is the government policy towards construction grants.

6. Mr. Worton—Enquiry of the Ministry—How many resignations have there been in the past two years from the Ontario Agricultural College and from the Ontario Veterinary College.

FIFTH DAY
FRIDAY, FEBRUARY 1ST, 1957

PRAYERS

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

By Mr. Stewart, the Petition of the Corporation of the Township of Howe Island.

By Mr. Jolley, the Petition of the Corporation of the Township of Grantham.

By Mr. Wardrope, the Petition of the Corporation of the Municipality of Neebing.

Mr. Mackenzie, 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:—
20th February 1957

Committee on Agriculture

Messrs. Allen (Middlesex South), Auld, Belisle, Boyer, Cass, Child, Doucett, Dymond, Edwards, Fullerton, Hall, Hanna, Herbert, Hunt, Innes, Janes, Johnston (Simcoe Centre), Johnston (Carleton), Kennedy, Lavergue, Letherby, MacDonald, Mackenzie, Manley, Morningstar, Murdoch, Myers, Nixon, Oliver, Parry, Pryde, Rankin, Robson, Root, Scott, Spence, Sutton, Thomas (Elgin), Villeneuve, Wardrobe, Whicher, Whitney—42.

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

Committee on Conservation


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

Committee on Education


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

Committee on Game and Fish


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

Committee on Government Commissions

Messrs. Child, Cowling, Doucett, Fishleigh, Frost (Bracondale), Grossman, Hall, Jackson, Janes, Johnston (Carleton), Kerr, Macaulay, MacDonald, Murdoch, Nixon, Oliver, Price, Pryde, Reaume. Robarts, Robson, Rowntree,

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

**COMMITTEE ON HEALTH**


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

**COMMITTEE ON LABOUR**


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

**COMMITTEE ON LANDS AND FORESTS**

Messrs. Allen (Middlesex South), Belisle, Boyer, Chaput, Doucett, Elliott, Frost (Bracondale), Fullerton, Gordon, Graham, Herbert, Hunt, Innes, Jackson, Johnston (Parry Sound), Johnston (Simco Centre), Lavergne, Letherby, Lyons, MacDonald, Mackenzie, Maloney, Monaghan, Morrow, Murdoch, Myers, Noden, Oliver, Price, Pryde, Robson, Sandercock, Scott, Spence, Spooner, Sutton, Villeneuve, Wardrobe, Worton, Wren—40.

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

**COMMITTEE ON LEGAL BILLS**


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

**COMMITTEE ON MINING**


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

COMMITTEE ON MUNICIPAL LAW


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

COMMITTEE ON PRINTING

Messrs. Allen (Middlesex South), Boyer, Davies, Frost (Bracondale), Fullerton, Gisborn, Gordon, Grossman, Hunt, Johnston (Simcoe Centre), Manley, Morin, Murdoch, Parry, Pryde, Sutton—16.

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

COMMITTEE ON PRIVATE BILLS


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

COMMITTEE ON PRIVILEGES AND ELECTIONS


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

COMMITTEE ON PUBLIC ACCOUNTS

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

**COMMITTEE ON STANDING ORDERS**


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

**COMMITTEE ON TRAVEL AND PUBLICITY**


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. 65, An Act to amend The Farm Products Marketing Act. Mr. MacDonald.

Bill No. 66, An Act to amend The Labour Relations Act. Mr. MacDonald.

Bill No. 67, An Act respecting the Department of Highways. Mr. Allan (Haldimand-Norfolk).

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

Seventieth Annual Report of The Niagara Parks Commission for the fiscal year ending October 31, 1956. (Sessional Paper No. 45.)

Copies of Orders-in-Council numbered 703/56 and 110/57 under The Northern Development Act. (Sessional Paper No. 40.)

The House then adjourned at 2.35 p.m.
SIXTH DAY
MONDAY, FEBRUARY 4th, 1957

PRAYERS

3 O’CLOCK P.M.

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

By Mr. Monaghan, the Petition of the Corporation of Sacred Heart College of Sudbury.

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

The following Petitions were read and received:

Of the Corporation of the Township of Howe Island praying that an Act may pass excluding the said Township from the Frontenac High School District.

Of the Corporation of the Township of Grantham praying that an Act may pass ratifying by-laws for sewer construction.

Of the Corporation of the Municipality of Neebing praying that an Act may pass providing for separate estimates and rates for each Ward in the Municipality and for the validation of tax sales held prior to January 1st, 1956.

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

Bill No. 68, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939. Mr. Griesinger.

Bill No. 69, The Highway Improvement Act, 1957. Mr. Allan (Haldimand-Norfolk).

The Prime Minister Tabled correspondence between himself and the Prime Minister of Canada relating to the proposed Plan for Hospital Care Insurance, together with related documents. (Sessional Paper No. 49.)

Mr. Yaremko made a verbal report to the House on his recent trip to Europe as representative of the Province of Ontario for the purpose of ascertaining the most effective ways in which Ontario could assist the refugees fleeing Hungary as a result of the rebellion against Communist domination.
The Honourable Mr. Nickle, Minister of Planning and Development, then reported on the activities of his Department with respect to the Hungarian refugees.

Mr. Oliver, Leader of Her Majesty's Loyal Opposition, Mr. MacDonald and other members joined in a discussion of the reports.

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

Thirtieth Report of the Liquor Control Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1956. (Sessional Paper No. 43.)

Tenth Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1956. (Sessional Paper No. 44.)

The House then adjourned at 5.35 p.m.

NOTICE OF MOTION
7. Mr. MacDonald—Enquiry of the Ministry—On what dates did the incidents of brutality occur for which supervisors McNeil and Davis were dismissed from Bowmanville Training School.

SEVENTH DAY
TUESDAY, FEBRUARY 5TH, 1957

Prayers 3 O'Clock P.M.

The following Petitions were read and received:—

Of the Corporation of Sacred Heart College of Sudbury praying that an Act may pass changing its name to The University of Sudbury.

Of the Corporation of the City of Sault Ste. Marie praying that an Act may pass empowering the Corporation to establish by by-law the Sault Ste. Marie Transportation Commission.
Mr. Hall, 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 James Russell, Esquire, praying that an Act may pass respecting part of Lot 23 in Concession No. 3 for the Township of Grantham, County of Lincoln.

Petition of the Corporation of National Organization of the New Apostolic Church of North America praying that an Act may pass authorizing the Corporation to hold lands in Ontario.

Petition of the Trustees of Erin Fifth Line Union Church praying that an Act may pass authorizing the Trustees to convey the church and land thereof to the Trustees of Erin Fifth Line Union Cemetery, free of trusts.

Petition of the Corporation of the County of York praying that an Act may pass authorizing a by-law without the approval of the Ontario Municipal Board to borrow a sum not exceeding $420,000.00, upon debentures, to meet expenditures on County roads incurred in 1956.

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

Petition of the Corporation of the United Church of Canada praying that an Act may pass authorizing the loan of certain Trust Funds to Balmoral Hall School for Girls.

Petition of the Corporation of the Village of Forest Hill praying that an Act may pass enabling the Corporation to undertake, as a local improvement, the widening of a pavement on a street without a Petition.

Petition of the Corporation of Carleton College praying that an Act may pass changing its name to Carleton University and increasing the number of elected Governors.

Petition of the Corporation of The Hamilton Health Association praying that an Act may pass authorizing the Association to use any gift, bequest, etc., in accordance with the objects of the Association as extended by its Supplementary Letters Patent.

Petition of the Corporation of McMaster University praying that an Act may pass uniting the University and Hamilton College, removing the University from the control of any religious body and revising its constitution and powers.

Petition for the incorporation of McMaster Divinity College.

Petition of the Corporation of the Municipality of Neebing praying that an Act may pass providing for separate estimates and rates for each Ward in the Municipality and for the validation of tax sales held prior to January 1st, 1956.
The following Bills were introduced, read the first time, and referred to the Commissioners of Estate Bills:—

Bill No. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.  Mr. Root.

Bill No. 7, An Act respecting The United Church of Canada.  Mr. Macaulay.

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


Bill No. 5, An Act respecting the County of York.  Mr. Mackenzie.

Bill No. 6, An Act respecting the City of Chatham.  Mr. Parry.

Bill No. 8, An Act respecting the Village of Forest Hill.  Mr. Fishleigh.

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

Bill No. 70, An Act to amend The Teachers' Superannuation Act.  Mr. Dunlop.

Bill No. 71, An Act to amend The County Courts Act.  Mr. Roberts.

Bill No. 72, An Act to amend The County Judges Act.  Mr. Roberts.

Bill No. 73, An Act to amend The Execution Act.  Mr. Roberts.

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

Bill No. 75, An Act to amend The Land Titles Act.  Mr. Roberts.

Bill No. 76, An Act to amend The Magistrates Act, 1952.  Mr. Roberts.

Bill No. 77, An Act to amend The Mechanics' Lien Act.  Mr. Roberts.

Bill No. 78, An Act to amend The Parents' Maintenance Act, 1954.  Mr. Roberts.

Bill No. 79, An Act to amend The Registry Act.  Mr. Roberts.


Bill No. 81, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).  Mr. Connell.
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 the government has failed to:

1. Indicate any adequate policies to meet the needs of agriculture and to investigate the price spread between what the farmer receives and the consumer pays for agricultural products.

2. Recognize and acknowledge its responsibility to the well-being of our old age pensioners and has neglected to offer assurance to them that the financial difficulties into which they are being pressed will be relieved by payment of a provincial supplementary old age pension.

3. Give adequate assurance that this year it intends to increase its share of the cost of education in Ontario from 35 to 50 per cent of the total cost and thereby, for the first time, honor its promises of 1943 to pay 50 per cent of the cost of education in Ontario.

4. Introduce policies or programs which will halt and reverse its current practices which have lowered professional teacher training standards and which will overcome the current shortage of qualified elementary and secondary school teachers in Ontario and which will prove adequate to meet the province’s need of qualified teachers in the future.

5. Indicate its recognition of the changing character of municipal services and to offer to the municipalities, through a provincial-municipal conference, the opportunity to define responsibilities and to allocate revenue sources appropriate to the discharge of these responsibilities."

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 Minister of Education for the calendar year 1955. (Sessional Paper No. 7.)
Annual Report of the Ontario College of Art for the fiscal year ending May 31, 1956. (Sessional Paper No. 9.)

Annual Report of the Teachers' Superannuation Commission for the year ending October 31st, 1956. (Sessional Paper No. 8.)

The House then adjourned at 6.07 p.m.

NOTICE OF MOTION

8. Mr. Innes—Enquiry of the Ministry—During each of the fiscal years 1950-56, inclusive, what expenditures for maintenance were made on Highway number 100, between Highway number 2 and Highway number 7.

EIGHTH DAY

WEDNESDAY, FEBRUARY 6TH, 1957

PRAYERS

3 O’CLOCK P.M.

Mr. Speaker asked the House to join him in a special prayer commemorating the ascension to the Throne of Her Majesty Queen Elizabeth II.

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

By Mr. Villeneuve, the Petition of the Corporation of the Town of Hawkesbury.

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


Before the Orders of the Day Mr. Speaker directed the attention of the House to the fact that on exhibit in the upper rotunda outside the entrance to the Chamber was the Mace of the Council of the Northwest Territories. This Mace is a product of the creative skills of the Eskimos of the Eastern Arctic, and is composed of free copper from the shores of the Arctic Ocean, whalebone and narwhal tusk from Foxe Peninsula, muskox horns from Ellesmere Island, pure gold from the mines of the Mackenzie District, an Eskimo harpoon, porcupine quillwork from Yellowknife and oak from the sailing vessel of an early explorer.
Also before the Orders of the Day Mr. Speaker informed the House of the presence in the Chamber of a distinguished visitor, Brigadier F. C. G. Page, D.S.O., O.B.E., Senior United Kingdom Officer in Canada.

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:—

"And this House further regrets that the government has failed to:

Build a publicly-owned fully-integrated distribution system for natural gas so as to provide power at cost in accordance with the time-honoured principle on which Hydro has been built, thereby reducing present consumer prices."

And the debate having continued, 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:—

Report of the Minister of Lands and Forests of the Province of Ontario for the fiscal year ending March 31st, 1956. (Sessional Paper No. 15.)

The House then adjourned at 5.55 p.m.

NOTICES OF MOTIONS

5. Mr. Whicker—Resolution—That a Select Committee of the House be appointed to examine into and report upon the economic condition of the agricultural industry in the Province with particular reference to (1) the extent to which research is meeting the requirements of the agricultural industry; and (2) the price spread between what the farmer receives and the consumer pays for agricultural products.
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.

9. Mr. Nixon—Enquiry of the Ministry—How many “free marriage license” affidavits from Indians have been received to date by the Provincial Secretary under The Marriage Act Amendment of last year.

10. Mr. MacDonald—Enquiry of the Ministry—What has been the drop-out of pupils, grade by grade, through public and secondary schools in Ontario, according to the last year for which figures are available.

11. Mr. Thomas (Oshawa)—Enquiry of the Ministry—What was the cost of publishing the Ontario Government News for the year 1956. And how many copies were distributed.

12. Mr. Thomas (Oshawa)—Enquiry of the Ministry—How many times did the Provincial-Municipal Committee meet in 1955 and 1956.

NINTH DAY

THURSDAY, FEBRUARY 7TH, 1957

PRAYERS

3 O'CLOCK P.M.

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

By Mr. Wardrope, a Petition for the incorporation of the Ontario Professional Foresters Association.

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

The following Petition was read and received:

Of the Corporation of the Town of Hawkesbury praying that an Act may pass authorizing the Corporation to purchase land in the Town for industrial purposes and to erect thereon a building to be leased or sold to private industry.

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

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

Messrs. Connell, Johnston (Parry Sound), Lyons and Sandercock.

COMMITTEE ON CONSERVATION

Messrs. Allen (Middlesex South), Belisle, Chaput, Connell, Doucett, Lavergne, MacDonald and Oliver.

COMMITTEE ON EDUCATION

Messrs. Collings, Doucett, Oliver, Porter and Spence.

COMMITTEE ON GAME AND FISH

Messrs. Belisle, Connell, MacDonald and Oliver.

COMMITTEE ON GOVERNMENT COMMISSIONS


COMMITTEE ON HEALTH

Messrs. Davies, Foote and Letherby.

COMMITTEE ON LABOUR

Messrs. Doucett, Fullerton, MacDonald and Oliver.

COMMITTEE ON LEGAL BILLS

Messrs. Cecile, Nickle, Oliver, Porter, Roberts and Warrender.

COMMITTEE ON MINING

Messrs. Boyer, Oliver and Roberts.

COMMITTEE ON MUNICIPAL LAW

Messrs. Dunlop, Fishleigh, Frost (Bracondale), Kerr, MacDonald, Mackenzie, Oliver, Porter, Price and Roberts.

COMMITTEE ON PRINTING

Messrs. Auld, Cass, Graham, MacDonald and Oliver.

COMMITTEE ON PRIVATE BILLS

Messrs. Boyer, Frost (Bracondale), Hunt, MacDonald, Oliver and Sutton.

COMMITTEE ON PRIVILEGES AND ELECTIONS

Messrs. Fishleigh and MacDonald.
COMMITTEE ON STANDING ORDERS

Messrs. Chaput, Oliver and Lavergne.

COMMITTEE ON TRAVEL AND PUBLICITY

Messrs. Cass, Graham, MacDonald, Oliver and Yaremko.

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


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

Bill No. 82, An Act to amend The Corporations Information Act, 1953. Mr. Dunbar.


Bill No. 84, An Act to amend The Corporations Act, 1953. Mr. Dunbar.

Before the Orders of the Day the Prime Minister informed the House that he had just been advised of the death of the father of Mr. Edwards, Member for Perth. He expressed the sympathy of the House to Mr. Edwards and his family.

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 Ontario Veterinary College for the year ending March 31st, 1956. (Sessional Paper No. 29.)

Eightieth Annual Report of the Ontario Agricultural College and Experimental Farm for the year ending March 31st, 1956. (Sessional Paper No. 28.)

The House then adjourned at 5.00 p.m.
TENTH DAY

FRIDAY, FEBRUARY 8TH, 1957

Prayers

The following Petitions were read and received:

Praying that an Act may pass to incorporate the Ontario Professional Foresters Association.

Of the Corporation of the Township of North York praying that an Act may pass authorizing by-laws to provide for the amalgamation of two or more street lighting areas, and to provide for retirement allowances for certain employees.

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

Bill No. 14, An Act respecting Carleton College. Mr. Morrow.

Bill No. 18, An Act to incorporate McMaster Divinity College. Mr. Child.

Before the Orders of the Day Mr. Hall, Member for Halton, informed the House of the death of Mr. George Hemstreet in his one hundred and fourth year at his home in Milton. He is survived by his widow who is in her one hundred and second year. Mr. and Mrs. Hemstreet recently celebrated their seventy-fifth wedding anniversary, and until Mr. Hemstreet’s death were the oldest married couple living in the British Commonwealth.

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

Bill No. 47, An Act to amend The Public Schools Act.

Bill No. 48, An Act to amend The Schools Administration Act, 1954.


Bill No. 50, An Act to amend The Department of Education Act, 1954.

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:

Report of the Ontario Stockyards Board for the year ending June 30th, 1956. (Sessional Paper No. 25.)

Report of the Ontario Food Terminal Board, Department of Agriculture, Ontario, for the year ending March 31, 1956. (Sessional Paper No. 27.)

The House then adjourned at 3.00 p.m.

ELEVENTH DAY
MONDAY, FEBRUARY 11TH, 1957

Prayers

3 O’Clock P.M.

Before the Orders of the Day the Honourable Mr. Mapledoram informed the House of the death of Mr. David Smith, veteran newspaperman and Lakehead pioneer, at the age of eighty-four. He informed the House that Mr. Smith for a great many years was part owner and managing director of the Fort William Times-Journal after having, in his younger days, been associated with the Canadian Press.

Also before the Orders of the Day the Honourable Mr. Dunlop, Minister of Education, rose to a Point of Personal Privilege. He directed the attention of the House to an article in the Toronto Globe and Mail of to-day’s date in which it was stated that the President of the University of Toronto took a stand diametrically opposed to his own stand as Minister of Education on the quarter system of University education. Mr. Dunlop advised the House that he had a communication from the President in which he stated that in the speech referred to in the article he made no mention of the Minister of Education or his policies and had no intention of making reference thereto.

The following Bill was 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 on Legal Bills:—

Bill No. 51, An Act to protect the Interest of the Crown in Lands Pledged for Purposes of Bail.

Bill No. 52, An Act to amend The Change of Name Act.

Bill No. 53, An Act to amend The Credit Unions Act, 1953.

Bill No. 54, An Act to amend The Deserted Wives’ and Children’s Maintenance Act.


Bill No. 56, An Act to amend The Judges’ Orders Enforcement Act.

Bill No. 57, An Act to amend The Loan and Trust Corporations Act.

Bill No. 58, An Act to amend The Probation Act.

Bill No. 59, An Act to amend The Real Estate and Business Brokers Act.

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


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 Statistics Branch, Department of Agriculture, Ontario, for the year 1955. (Sessional Paper No. 22.)

Report of The Co-operative Loans Board of Ontario for the year ending December 31, 1956. (Sessional Paper No. 26.)

The House then adjourned at 5.30 p.m.
TWELFTH DAY
TUESDAY, FEBRUARY 12TH, 1957

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Prayers

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

Bill No. 17, An Act respecting McMaster University. Mr. Child.

Bill No. 32, An Act respecting the Municipality of Neebing. Mr. Wardrope.

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


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Before the Orders of the Day Mr. Edwards, Member for Perth, conveyed to the Prime Minister and the House the appreciation of his family and himself for their expression of sympathy on the death of his father.

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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. Daley,

Ordered, That the Debate be adjourned.

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The House then adjourned at 5.50 p.m.

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NOTICES OF MOTIONS

13. Mr. Manley—Enquiry of the Ministry—1. Since January 1, 1955, how many paintings have been purchased by the Government. 2. What is the name of the artist of each painting. 3. What was the purchase price of each painting. 4. Who decided on the purchase of each. 5. Where is each painting presently located.
14. Mr. Innes—Enquiry of the Ministry—(a) What are the names of the Advisory Board to the Ontario Agricultural College; (b) How often does this Board meet; (c) To whom does this Board report; (d) What is the remuneration of each member of this Board.

**THIRTEENTH DAY**

**WEDNESDAY, FEBRUARY 13TH, 1957**

**Prayers**

3 O'Clock P.M.

The Prime Minister Tabled Answers to Questions as follows:—

4. Mr. MacDonald—Enquiry of the Ministry—1. How many instances of inhumane treatment of horses in camps throughout northern Ontario were reported to the government since January 1, 1956. 2. What regulations are there forbidding such cruelty to animals. 3. Under whose jurisdiction does the enforcement of such regulations fall.

Answer by the Attorney-General:—

1. No specific instances of inhumane treatment of horses in bush camps were reported to this Department. However, the Department has received numerous letters from persons on the general subject of alleged cruelty to horses in bush camps. These letters have always followed reports in the Press of cases in the Magistrate's Court of prosecutions of offenders for cruelty to animals or, in other instances, the publication of bulletins by the Society for the Prevention of Cruelty to Animals.

2. The Criminal Code Section 387.

3. Any interested person may lay an Information.

The Ontario Provincial Police are working in close co-operation with the Ontario Society for the Prevention of Cruelty to Animals regarding the inspection of horses used in lumber camp operations. Specific members of the Force have been allotted to this special duty and special equipment in the nature of jeeps has been provided. Since October 1st, 1956, these officers have travelled 24,186 miles, have visited 434 camps and have checked 5,174 horses.

In addition, the field organization of the Department of Lands and Forests have been instructed to bring any cases of alleged cruelty to animals in bush camps that come to their notice in the course of their duty, to the attention of the Ontario Provincial Police.

—oOo—

11. Mr. Thomas (Oshawa)—Enquiry of the Ministry—What was the cost of publishing the Ontario Government News for the year 1956. And how many copies were distributed.
Answer by the Minister of Travel and Publicity:

The cost of printing the Government Services Bulletin in 1956 was $38,000.00. 18 issues were produced totalling 1,800,000 copies.

12. Mr. Thomas (Oshawa)—Enquiry of the Ministry—How many times did the Provincial-Municipal Committee meet in 1955 and 1956.

Answer by the Minister of Municipal Affairs:

The Provincial-Municipal Relations Committee met on six days in 1955.


Before the Orders of the Day the Honourable Mr. Mapledoram, Minister of Lands and Forests, rose to a Point of Privilege with respect to a statement made in the House yesterday, February 12th, by Mr. Whicher, Member for Bruce, relating to out-of-season hunting in private game preserves on privately owned islands. The Minister explained the application of the Regulations and the Departmental policy on such activity.

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. Grossman,

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 of Ontario for the year ending March 31st, 1956.  (Sessional Paper No. 21.)

Report of the Minister of Public Works, Ontario, for the twelve months ending the 31st of March, 1956.  (Sessional Paper No. 14.)
The House then adjourned at 5.45 p.m.

**NOTICES OF MOTIONS**

15. *Mr. Manley*—Enquiry of the Ministry—How much did the Liquor Licence Board receive last year in Transfer Taxes. To what purpose is the revenue from Transfer Taxes put.

16. *Mr. Manley*—Enquiry of the Ministry—1. How many properties classified as follows: Rural, Urban, Business, Cemeteries and Churches have required settlement by Hydro in Seaway Valley. How many settlements have been finalized in each category. 2. How many owners in each category have not yet been approached as to settlement. 3. How many properties have been expropriated. Of those expropriated how many are still pending final settlement. 4. How many houses have been moved to new town sites. How many are scheduled to be moved. 5. Do the present owners of hotels in the towns to be flooded have preference in locating in the new town sites. 6. Will they receive permission to transfer their hotel licences from their present premises to the new town site. 7. How many hotels will the Hydro have to purchase. How many hotels have been purchased. How were the purchase prices determined. Was the hotels' gallonage a factor in determining the purchase price. 8. How many property settlements will have to be made for a railway right of way and for the right of way of Highway 401. How many of these property settlements have been made to date. How much has been paid in settlements to date.

17. *Mr. Wren*—Enquiry of the Ministry—What Bonding Company is guaranteeing performance of contract of the Wolfe Construction Company, Limited or of its subsidiary company. Has this Bonding Company been called upon to make payment for defaults of the Wolfe Construction Company, Limited or its subsidiary.

18. *Mr. Wren*—Enquiry of the Ministry—Did the Ontario Government purchase the Kakabeka Falls Hotel. Who sold the hotel. When was it purchased by the Ontario Government. Why was it purchased. What did the Ontario Government pay for the land, buildings and loss of business respectively.

19. *Mr. Wren*—Enquiry of the Ministry—What was the cost of Hydro Public Relations during the past year. How much did Hydro spend on its 50th Anniversary celebrations. What was the cost of Hydro Public Relations in 1951, 1952 and 1953.

20. *Mr. Spence*—Enquiry of the Ministry—How many property settlements have been made for the right of way of Highway No. 401 in the riding of East Kent. How many property settlements will have to be made. How much has been paid to date in property settlements.
Mr. Hall, from the Standing Committee on Standing Orders, presented the Committee's Second and Final Report which was read as follows and adopted:—

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

Petition of the Corporation of the City of Ottawa praying that an Act may pass confirming an Agreement between the Corporation and the Federal District Commission.

Petition of the Corporation of the Township of Crowland praying that an Act may pass confirming a by-law for the issue of debentures to cover the cost of certain local improvements.

Petition for the incorporation of the Ontario Professional Foresters Association.

Petition of the Corporation of The Royal Trust Company praying that an Act may pass amalgamating the Corporation and Barclays Trust Company of Canada.

Petition of the Corporation of the Township of Brantford praying that an Act may pass ratifying the purchase and sale by the Corporation of certain industrial lands in the said Township.

Petition of the Corporation of the Town of Barrie praying that an Act may pass empowering the Corporation to exempt certain lands from taxation except for local improvements; and for other purposes.

Petition of the Corporation of Community Chest of Greater Toronto praying that an Act may pass vesting in United Community Fund of Greater Toronto all donations, gifts, legacies, etc., to which the Petitioner is or may become entitled.

Petition of the Board of Education for the City of Windsor praying that an Act may pass validating a Pension Plan for non-teaching employees.

Petition of the Corporation of O'Keefe Centre praying that an Act may pass empowering it to hold certain lands in perpetuity.

Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing an Agreement with The Parking Authority of Toronto for underground parking facilities; and for other purposes.
Petition of the Corporation of the Town of Pembroke praying that an Act may pass authorizing debentures for certain public works.

Petition of the Corporation of the City of London praying that an Act may pass authorizing by-laws to control and regulate the installation and inspection of gas heating equipment; and for other purposes.

Petition of the Corporation of the City of Peterborough praying that an Act may pass amending The City of Peterborough Act, 1908, as amended, to alter the provisions with respect to the manner of voting for aldermen at municipal elections.

Petition of the Corporation of the Township of Scarborough praying that an Act may pass authorizing debentures for certain public works; and for other purposes.

Petition of the Corporation of the Township of Etobicoke praying that an Act may pass authorizing pensions for the employees, and their families, of the Corporation or any Board thereof.

Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing the investment of monies levied for sinking fund purposes in such securities as a trustee may invest; and for other purposes.

Petition of the Corporation of the Township of Howe Island praying that an Act may pass excluding the said Township from the Frontenac High School District.

Petition of the Corporation of the City of St. Thomas praying that an Act may pass vesting certain lands in the Corporation free of trusts; and for other purposes.

Petition of Canadian National Exhibition Association praying that an Act may pass authorizing the Minister of Agriculture to designate in writing the Deputy Minister of Agriculture to be a Member of the Board of The Association in lieu of the Minister.

Petition of the Corporation of the City of Windsor praying that an Act may pass abolishing the Board of Control of the said City; and for other purposes.

Petition of the Corporation of the Township of Grantham praying that an Act may pass ratifying by-laws for sewer construction.

Petition of the Corporation of the Township of North York praying that an Act may pass authorizing by-laws to provide for the amalgamation of two or more street lighting areas, and to provide for retirement allowances for certain employees.

Petition of the Corporation of Sacred Heart College of Sudbury praying that an Act may pass changing its name to The University of Sudbury.
Petition of the Corporation of the City of Sault Ste. Marie praying that an Act may pass empowering the Corporation to establish by by-law the Sault Ste. Marie Transportation Commission.

Petition of the Corporation of the Town of Hawkesbury praying that an Act may pass authorizing the Corporation to purchase land in the Town for industrial purposes and to erect thereon a building to be leased or sold to private industry.

Mr. Maloney, 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. 5, An Act respecting the County of York.
Bill No. 6, An Act respecting the City of Chatham.
Bill No. 8, An Act respecting the Village of Forest Hill.

Mr. Cowling presented the Report of the Select Committee appointed on September 8th, 1955, and re-appointed on March 27th, 1956, to examine into existing legislation and practice in respect to smoke control and air pollution in Ontario. (Sessional Paper No. 60.)

Ordered, That the Report of the Committee be taken into consideration to-morrow.

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

Ordered, That Mr. Macaulay be added to the Standing Committee on Labour.

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

Ordered, That a Standing Committee of this House for the present Session be appointed to inquire into all such legislation relating to the problem of Highway Traffic and Highway Safety in the Province as shall be referred to it by the House, together with all matters which the Committee deems to be related to that problem, and to report from time to time its observations and opinions thereon, with power to send for persons, papers and records.
Said Committee to consist of 57 Members and to be composed as follows:—


The quorum of the said Committee to consist of seven Members.

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

Bill No. 29, An Act respecting the City of St. Thomas. Mr. Thomas (Elgin).

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

Bill No. 1, An Act respecting the City of Ottawa. Mr. Morrow.

Bill No. 9, An Act respecting the Township of Crowland. Mr. Morningstar.

Bill No. 10, An Act to incorporate The Ontario Professional Foresters Association. Mr. Wardrope.

Bill No. 11, An Act respecting The Royal Trust Company. Mr. Macaulay.

Bill No. 12, An Act respecting the Township of Brantford. Mr. Gordon.

Bill No. 13, An Act respecting the Town of Barrie. Mr. Johnston (Simcoe Centre).

Bill No. 15, An Act respecting Community Chest of Greater Toronto. Mr. Graham.

Bill No. 19, An Act respecting the Board of Education for the City of Windsor. Mr. Davies.

Bill No. 20, An Act respecting O'Keefe Centre. Mr. Cowling.

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

Bill No. 22, An Act respecting the Town of Pembroke. Mr. Hunt.

Bill No. 23, An Act respecting the City of London. Mr. Robarts.

Bill No. 24, An Act respecting the City of Peterborough. Mr. Graham.
Bill No. 25, An Act respecting the Township of Scarborough.  Mr. Sutton.
Bill No. 26, An Act respecting the Township of Etobicoke.  Mr. Lewis.
Bill No. 27, An Act respecting the City of Hamilton.  Mr. Elliott.
Bill No. 28, An Act respecting the Township of Howe Island.  Mr. Stewart.
Bill No. 30, An Act respecting the Canadian National Exhibition Association.  Mr. Frost (Bracondale).
Bill No. 31, An Act respecting the City of Windsor.  Mr. Davies.
Bill No. 33, An Act respecting the Township of Grantham.  Mr. Jolley.
Bill No. 34, An Act respecting the Township of North York.  Mr. Graham.
Bill No. 35, An Act respecting Sacred Heart College of Sudbury.  Mr. Monaghan.
Bill No. 36, An Act respecting the City of Sault Ste. Marie.  Mr. Lyons.
Bill No. 37, An Act respecting the Town of Hawkesbury.  Mr. Villeneuve.

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. Boyer,

Ordered, That the Debate be adjourned.

Before moving the Adjournment of the House the Prime Minister expressed the sorrow of the House on learning of the death of Mr. Ralph Sturgeon, for a number of years Chief Stenographic Reporter and Editor of the debates and speeches.

The House then observed one minute's silence in respect for Mr. Sturgeon's memory.

The House then adjourned at 6.00 p.m.
NOTICES OF MOTIONS

6. Mr. Wren—Resolution—That in the opinion of this House it is desirable and necessary that a fur marketing authority be created to give effect to better economic conditions for the Indian citizens and others in Ontario engaged in the taking of wild fur.

7. Mr. Wintermeyer—Resolution—That in the opinion of this House all contracts let by the Department of Public Works together with all bids received shall be fully publicized and made available to all persons concerned.

8. Mr. Worton—Resolution—That in the opinion of this House the Government share of debenture payments for school construction should be made at the time of the initial financing rather than at present over the term of the debenture.

FIFTEENTH DAY
FRIDAY, FEBRUARY 15TH, 1957

Prayers

2 O’CLOCK P.M.

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. Herbert,

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 Department of Reform Institutions, Province of Ontario, for the year ending March 31st, 1956. (Sessional Paper No. 37.)

The House then adjourned at 3.52 p.m.
SIXTEENTH DAY
MONDAY, FEBRUARY 18TH, 1957

PRAYERS

Mr. Kerr 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. 48, An Act to amend The Schools Administration Act, 1954.
- Bill No. 50, An Act to amend The Department of Education Act, 1954.
- Also to report the following Bills with certain amendments:
  - Bill No. 47, An Act to amend The Public Schools Act.

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

- Bill No. 86, An Act to amend The Mining Act. Mr. Kelly.

Before the Orders of the Day the Honourable Mr. Roberts, Attorney-General, directed the attention of the House to articles which appeared in the Toronto newspapers on Saturday, February 16th, in which it was stated that microphone installations had been made in lockups under the direction of the Ontario Provincial Police. He outlined the facts to the House and stated that no such installations exist.

Also before the Orders of the Day the Prime Minister tabled Copies of Communications passing between the Governments of Canada and Ontario respecting Hungarians. (Sessional Paper No. 50.)

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. Thomas (Oshawa),

Ordered, That the Debate be adjourned.

Before the Adjournment of the House the Prime Minister and other members spoke in support of Brotherhood Week.

The House then adjourned at 6.00 p.m.

SEVENTEENTH DAY
TUESDAY, FEBRUARY 19TH, 1957

PRAYERS

3 O'CLOCK P.M.

Mr. Maloney, 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. 14, An Act respecting Carleton College.

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

Bill No. 17, An Act respecting McMaster University.

Bill No. 18, An Act to incorporate McMaster Divinity College.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 3, An Act respecting National Organization of the New Apostolic Church of North America, Bill No. 14, An Act respecting Carleton College, Bill No. 17, An Act respecting McMaster University and on Bill No. 18, An Act to incorporate McMaster Divinity College.

Mr. Robarts presented the Report of the Select Committee appointed on September 8th, 1955, and re-appointed on March 27th, 1956, to examine into all matters relating to Toll Roads. (Sessional Paper No. 62.)
After some time, it was,

On motion by Mr. Child,

Ordered, That the Debate be adjourned.

Before the Orders of the Day Mr. Wren directed a question to the Minister of Mines with respect to access roads. As the question concerned more than one Department it was answered by the Prime Minister.

Mr. MacDonald directed a question to the Prime Minister with respect to the Trans-Canada Pipe Line Company. The Prime Minister replied.

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


Bill No. 70, An Act to amend The Teachers' Superannuation Act.

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

Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31, 1956. (Sessional Paper No. 23.)

Financial Statement of the Settlers' Loan Commissioner for the fiscal year ended March 31st, 1956. (Sessional Paper No. 39.)

The House then adjourned at 6.00 p.m.
NOTICES OF MOTIONS

21. Mr. Oliver—Enquiry of the Ministry—1. What is the general practice of the superintendent of insurance for inspecting the trust accounts of real estate brokers in Ontario. 2. How often are the trust accounts of real estate brokers examined. 3. How often did the superintendent of insurance or any member of his department examine the trust account of Ridout Real Estate Limited in the past 24 months. On what dates were the investigations conducted. Who conducted the investigations. 4. When did the shortage in the trust account of Ridout Real Estate Limited first appear. 5. What was done by the superintendent of insurance following discovery of a shortage.

22. Mr. Innes—Enquiry of the Ministry—1. What steps have been taken by the Department of Highways to eliminate the railway crossing on No. 2 Highway at Creditville. 2. If steps have been taken, what will be the total cost of same. 3. What will be the Provincial share of same. 4. When will the project be completed.

EIGHTEENTH DAY
WEDNESDAY, FEBRUARY 20TH, 1957

Prayers 3 O’Clock P.M.

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.

The Prime Minister Tabled Answers to Questions as follows:—

9. Mr. Nixon—Enquiry of the Ministry—How many "free marriage license" affidavits from Indians have been received to date by the Provincial Secretary under The Marriage Act Amendment of last year.

Answer by the Provincial Secretary:—

Twenty-eight (28).
14. Mr. Innes—Enquiry of the Ministry—(a) What are the names of the Advisory Board to the Ontario Agricultural College; (b) How often does this Board meet; (c) To whom does this Board report; (d) What is the remuneration of each member of this Board.

Answer by the Minister of Agriculture:—

(a) Deputy Minister of Agriculture, Dr. C. D. Graham; Chief Director of Education for Ontario, Dr. C. F. Cannon; President, Ontario Agricultural College, Dr. J. D. MacLachlan; F. W. Presant, Dr. E. S. Archibald, Lawrence E. Kerr, J. J. E. McCague, G. B. Rickard, W. H. J. Tisdale, Dr. R. K. Stratford, J. D. McLeod, J. C. Broderick;

(b) Four meetings a year;

(c) The Advisory Board for Conjoint Administration;

(d) $25.00 per day and travelling expenses.

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

Bill No. 87, An Act to amend The Separate Schools Act. Mr. Dunlop.

Bill No. 88, An Act to amend The Training Schools Act. Mr. Foote.

Bill No. 89, An Act to amend The Homes for the Aged Act, 1955. Mr. Cecile.

Bill No. 90, The Mothers' and Dependent Children's Allowances Act, 1957. Mr. Cecile.

Bill No. 91, An Act to amend The Division Courts Act. Mr. Roberts.

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

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

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

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


Bill No. 5, An Act respecting the County of York.

Bill No. 6, An Act respecting the City of Chatham.

Bill No. 8, An Act respecting the Village of Forest Hill.

Bill No. 14, An Act respecting Carleton College.

Bill No. 17, An Act respecting McMaster University.

Bill No. 18, An Act to incorporate McMaster Divinity College.

Bill No. 46, An Act to amend The Public Works Act.

Bill No. 64, An Act to amend The Public Service Act.

Bill No. 68, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

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

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

Bill No. 61, An Act to amend The Unclaimed Articles Act.

Bill No. 71, An Act to amend The County Courts Act.

Bill No. 72, An Act to amend The County Judges Act.

Bill No. 73, An Act to amend The Execution Act.

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

Ordered, That the Debate be adjourned.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant-Governor:—
Report of the Board of Governors of the University of Toronto for the year ending June 30th, 1956. (Sessional Paper No. 10.)


The House then adjourned at 6.00 p.m.

NINETEENTH DAY
THURSDAY, FEBRUARY 21ST, 1957

PRAYERS

3 O'CLOCK P.M.

Mr. Maloney, 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. 15, An Act respecting Community Chest of Greater Toronto.

Bill No. 20, An Act respecting O'Keefe Centre.

Bill No. 22, An Act respecting the Town of Pembroke.

Bill No. 24, An Act respecting the City of Peterborough.

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

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

Bill No. 10, An Act to incorporate the Ontario Professional Foresters Association.

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

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 amend The Law Society Act. Mr. Roberts.

Bill No. 96, An Act to amend The Summary Convictions Act. Mr. Roberts.

Bill No. 97, An Act to amend The Charities Accounting Act. Mr. Roberts.

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. BREITHAUPP

The Lieutenant-Governor transmits Estimates of certain sums required for the services of the Province for the year ending 31st March, 1958, and recommends them to the Legislative Assembly.

Toronto, 21st February, 1957.

—and—

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

Toronto, 21st February, 1957.

(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. (Sessional Paper No. 4.)

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

Ordered, That the Debate be adjourned.

The House then adjourned at 5.00 p.m.

NOTICE OF MOTION

9. Mr. Innes—Resolution—That in the opinion of this House the Ontario Agricultural College and the Ontario Veterinary College and the Macdonald Institute should be removed from the jurisdiction of the Department of Agriculture and constituted a university to be operated under the direction of a Board of Governors.
Mr. Speaker informed the House that the Clerk had received from the Commissioners of Estate Bills their report in the following case:—

Bill No. 16, An Act respecting The Hamilton Health Association.

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

Re Private Bill No. 16, An Act Respecting
The Hamilton Health Association

Sir:

The undersigned Commissioners of Estate Bills, as provided by The Legislative Assembly Act, R.S.O. 1950, Chapter 202, Section 57, having had the said Bill referred to us as such Commissioners, now beg to report thereon.

We are of the opinion that the provisions of the Bill are not proper for carrying its purposes into effect in that the Supplementary Letters Patent provided for the maintenance and operation of laboratories and all other services incidental to such institution and to a research organization in problems of any disability, illness or disease, and to provide instruction to students in medicine and in laboratory technique, as well as for the treatment and cure of patients as provided for in the Bill.

We hereby submit the amendments to the Bill which, in our opinion, are proper and necessary in order to carry its purposes into effect. In the place and stead of section 1 of the Bill the following section should be substituted:—

(1) Notwithstanding any trust or limitation created by any donation, gift, devise or bequest heretofore made to the Hamilton Health Association, whether heretofore or hereafter received by the Association, the Association may use such donations, gifts, devises and bequests for all or any of the purposes authorized by the Supplementary Letters Patent, and in accordance with the objects and by-laws of the Association.
We are of the opinion that the provisions of the said Bill, as amended, are proper for carrying its purpose into effect, and that it is reasonable that such Bill be passed into law.

The Bill duly signed by the Commissioners and the Petition for the same are accordingly returned herewith.

We have the honour to be, Sir,

Your Obedient Servants,

(signed) COLIN GIBSON,
F. G. MACKAY,
Commissioners of Estate Bills.

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

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


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

Bill No. 70, An Act to amend The Teachers' Superannuation Act.

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

Bill No. 99, An Act to amend The Teachers' Superannuation Act. Mr. Dunlop.

Bill No. 100, An Act to amend The Nursing Act, 1951. Mr. Phillips.


Bill No. 102, An Act to amend The Municipality of Metropolitan Toronto Act, 1953. Mr. Warrender.


Elizabeth II

22ND FEBRUARY

Before the Orders of the Day the Honourable Mr. Porter directed the attention of the House to an announcement published in the LONDON (England) GAZETTE as follows:—

"The Queen has been pleased by Letters Patent under the Great Seal of the Realm bearing date Feb. 22, 1957, to give and grant unto His Royal Highness the Duke of Edinburgh, K.G., K.T., GBE, the style and titular dignity of a Prince of the United Kingdom and Northern Ireland."

A second proclamation declared that:

"the Queen has been pleased to declare her will and pleasure that His Royal Highness the Duke of Edinburgh shall henceforth be known as His Royal Highness the Prince Philip, Duke of Edinburgh."

Also before the Orders of the Day Mr. MacDonald directed a question to the Attorney-General with respect to Ontario Provincial Police action in the Kenora-Fort Frances area. The Attorney-General replied.

Mr. Wren, Member for Kenora, rose on a point of personal privilege to support the Attorney-General in his statement.

Also, before the Orders of the Day, Mr. Price, Member for St. David, rose on a point of personal privilege with respect to an article in the Toronto Telegram on Wednesday, February 20th, referring to Mr. Price's statements in the House concerning the Parliament Syndicate.

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 3.50 p.m.
TWENTY-FIRST DAY
MONDAY, FEBRUARY 25TH, 1957

PRAYERS

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:


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

Bill No. 105, An Act to amend The Old Age Assistance Act, 1951. Mr. Cecile.


Bill No. 107, An Act to amend The Blind Persons' Allowances Act, 1951. Mr. Cecile.


The Order of the Day for consideration of the Report of the Select Committee on Smoke Control and Air Pollution having been read, the House entered into a discussion of the Report.

After some time,

Mr. Speaker declared the discussion closed.

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

Resolved,

That,

there shall be payable out of the Consolidated Revenue Fund annually the sum of $8,000 to be awarded by the Minister of Education in accordance with the regulations as scholarships to residents of Ontario for the purpose of enabling them to pursue courses of study outside Ontario,

as provided by Bill No. 50, An Act to amend The Department of Education Act, 1954.

Resolved,

That,

the Minister of Education may, subject to the regulations, authorize to be paid out of any money appropriated for library purposes, grants to boards for public libraries, branch public libraries, library associations and library co-operative boards,

as provided by Bill No. 63, An Act to amend The Public Libraries Act.

Resolved,

That,

where it appears by return to the Lieutenant-Governor or to any department of the Government that in any year a registrar of deeds or an officer holding the office of registrar of deeds and local master of titles has derived from the fees, emoluments and salary, if any, of his office, after deducting necessary disbursements, an income which is less than his fixed annual salary, there may be paid on the report of the Inspector to such registrar or officer, out of the Consolidated Revenue Fund, an amount sufficient to make up the income for the year to his fixed annual salary, if the Lieutenant-Governor in Council so directs,

as provided by Bill No. 79, An Act to amend The Registry Act.

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


Bill No. 5, An Act respecting the County of York.
Bill No. 6, An Act respecting the City of Chatham.
Bill No. 8, An Act respecting the Village of Forest Hill.
Bill No. 14, An Act respecting Carleton College.
Bill No. 17, An Act respecting McMaster University.
Bill No. 18, An Act to incorporate McMaster Divinity College.
Bill No. 46, An Act to amend The Public Works Act.
Bill No. 47, An Act to amend The Public Schools Act.
Bill No. 50, An Act to amend The Department of Education Act, 1954.
Bill No. 64, An Act to amend The Public Service Act.
Bill No. 68, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

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:—

Report of the Provincial Secretary of Ontario with respect to the administration of The Corporations Act, 1953 and The Mortmain and Charitable Uses Act for the fiscal year ending March 31, 1956. (Sessional Paper No. 30.)

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, 1956. (Sessional Paper No. 31.)

The House then adjourned at 5.55 p.m.
Elizabeth II  
26th February  

TWENTY-SECOND DAY  
TUESDAY, FEBRUARY 26TH, 1957

PRAYERS  

3 O'CLOCK P.M.

Mr. Maloney, 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. 11, An Act respecting The Royal Trust Company.

Bill No. 12, An Act respecting the Township of Brantford.

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

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

Bill No. 28, An Act respecting the Township of Howe Island.

Bill No. 30, An Act respecting the Canadian National Exhibition Association.

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

Bill No. 25, An Act respecting the Township of Scarborough.

Bill No. 34, An Act respecting the Township of North York.

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 authorize an Income Tax Rental Agreement. Mr. Porter.


Before the Orders of the Day Mr. Thomas (Oshawa) asked a question of the Minister of Municipal Affairs with respect to Unconditional Grants.

The Minister of Municipal Affairs replied.

Also before the Orders of the Day the Minister of Health announced the early opening of a treatment centre for mentally ill children at Thistletown.

The Prime Minister Tabled Answers to Questions as follows:

3. Mr. MacDonald—Enquiry of the Ministry—What percentage of our pulp wood cut was spruce during the last year for which figures are available.

Answer by the Minister of Lands and Forests:

Cut year ending March 31st, 1955—65.3%

8. Mr. Innes—Enquiry of the Ministry—During each of the fiscal years 1950-56, inclusive, what expenditures for maintenance were made on Highway number 100, between Highway number 2 and Highway number 7.

Answer by the Minister of Highways:

<table>
<thead>
<tr>
<th>Year Ending March 31st</th>
<th>Winter Maintenance</th>
<th>Other Maintenance</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>1950</td>
<td>$7,137.75</td>
<td>$19,690.11</td>
<td>$26,827.86</td>
</tr>
<tr>
<td>1951</td>
<td>14,055.30</td>
<td>30,739.42</td>
<td>44,794.62</td>
</tr>
<tr>
<td>1952</td>
<td>17,558.23</td>
<td>31,873.44</td>
<td>49,431.67</td>
</tr>
<tr>
<td>1953</td>
<td>15,460.83</td>
<td>41,254.36</td>
<td>56,715.19</td>
</tr>
<tr>
<td>1954</td>
<td>14,801.07</td>
<td>43,078.51</td>
<td>57,879.58</td>
</tr>
<tr>
<td>1955</td>
<td>15,647.52</td>
<td>52,761.13</td>
<td>68,408.65</td>
</tr>
<tr>
<td>1956</td>
<td>16,392.35</td>
<td>54,726.73</td>
<td>71,119.08</td>
</tr>
</tbody>
</table>

15. Mr. Manley—Enquiry of the Ministry—How much did the Liquor Licence Board receive last year in Transfer Taxes. To what purpose is the revenue from Transfer Taxes put.

Answer by the Provincial Secretary:

During the year ended March 31, 1956, The Liquor Licence Board of Ontario received in Transfer Taxes a total of $600,954.49. The total of Transfer Fees assessed are remitted direct to the Provincial Treasurer.
18. Mr. Wren—Enquiry of the Ministry—Did the Ontario Government purchase the Kakabeka Falls Hotel. Who sold the hotel. When was it purchased by the Ontario Government. Why was it purchased. What did the Ontario Government pay for the land, buildings and loss of business respectively.

Answer by the Minister of Public Works:—

1. Yes. 2. Lands and lease pertaining to hotel and site expropriated. 3. Expropriated July 8th, 1955. 4. To provide a Provincial Park. 5. A park of approximately 650 acres was acquired, including the site on which the hotel is located. The amount paid to all interested parties was $150,000.

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


Bill No. 5, An Act respecting the County of York.

Bill No. 6, An Act respecting the City of Chatham.

Bill No. 14, An Act respecting Carleton College.

Bill No. 17, An Act respecting McMaster University.

Bill No. 18, An Act to incorporate McMaster Divinity College.


Bill No. 46, An Act to amend The Public Works Act.

Bill No. 47, An Act to amend The Public Schools Act.


Bill No. 50, An Act to amend The Department of Education Act, 1954.


Bill No. 64, An Act to amend The Public Service Act.

Bill No. 68, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

The Order of the Day for the Third Reading of Bill No. 8, An Act respecting the Village of Forest Hill, having been read,
On motion by Mr. Frost,

Ordered, That the Order be discharged and the Bill be referred back 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. 1, An Act respecting the City of Ottawa.

Bill No. 10, An Act to incorporate the Ontario Professional Foresters Association.

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

Bill No. 15, An Act respecting Community Chest of Greater Toronto.

Bill No. 20, An Act respecting O'Keefe Centre.

Bill No. 22, An Act respecting the Town of Pembroke.

Bill No. 24, An Act respecting the City of Peterborough.

Bill No. 67, An Act respecting the Department of Highways.

Bill No. 69, The Highway Improvement Act, 1957.


Bill No. 82, An Act to amend The Corporations Information Act, 1953.


Bill No. 84, An Act to amend The Corporations Act, 1953.


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

Bill No. 75, An Act to amend The Land Titles Act.


Bill No. 78, An Act to amend The Parents' Maintenance Act, 1954.

Bill No. 79, An Act to amend The Registry Act.
Bill No. 91, An Act to amend The Division Courts Act.

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

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

Bill No. 87, An Act to amend The Separate Schools Act.


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 the Government has imposed huge additional taxes which along with the natural yearly increase of Provincial revenue are entirely out of proportion to the added grants and services that it is giving the people of Ontario".

The Debate continued, and 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:

Eleventh Annual Report of the Department of Travel and Publicity, Ontario, for the calendar year 1956. (Sessional Paper No. 38.)

The House then adjourned at 6.00 p.m.

NOTICES OF MOTIONS

23. Mr. Thomas (Oshawa)—Enquiry of the Ministry—1. How much was paid out of the Unsatisfied Judgment Fund for the year ending March 31st, 1956.
2. What portion of the amount was paid for legal fees.
24. Mr. Oliver—Enquiry of the Ministry—1. (a) How many privately-owned telephone companies have received financial assistance from the Ontario Telephone Authority; (b) What has been the total amount of such financial assistance. 2. (a) How many privately-owned telephone companies have been merged into larger local units; (b) How many of these units have been merged with the Bell Telephone System, and (c) How many are continuing operations as private companies or as subsidiaries of the Ontario Telephone Authority. 3. How much money has the Ontario Telephone Authority advanced to the Madawaska Valley Telephone Company, Limited. 4. (a) What does the Authority plan to do with the Madawaska Valley Telephone Company, Limited; (b) How many offers have been received for the purchase of this company; (c) Is the Ontario Telephone Authority preparing to write down the cost of this company to facilitate its sale.

TWENTY-THIRD DAY

WEDNESDAY, FEBRUARY 27TH, 1957

PRAYERS

3 O’CLOCK P.M.

Before the Orders of the Day Mr. Dymond directed a question to the Prime Minister arising out of an item in the Globe and Mail of to-day’s date reporting a statement by the Honourable Paul Martin, Minister of National Health and Welfare, with respect to Federal-Provincial agreement on a Hospital Insurance Plan.

The Prime Minister replied.

The Minister of Mines tabled the Annual Report of the Department of Mines for the calendar year 1956, including a statement of revenue and expenditure during the fiscal year ending March 31, 1956. (Sessional Paper No. 51.)

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. Griesinger,

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, 1958, the following sums:—

1001. To defray the expenses of the Office of Lieutenant-Governor $20,000.00
1501. To defray the expenses of the Office of Provincial Auditor... 374,000.00
2101. To defray the expenses of the Main Office, Treasury Department................................. 502,500.00
2102. To defray the expenses of the Comptroller of Revenue... 1,675,000.00
2103. To defray the expenses of the Ontario Racing Commission 210,000.00
2104. To defray the expenses of the Post Office.................... 397,500.00
2105. To defray the expenses of the Tabulating Branch........ 97,000.00
2106. To defray the expenses of the Theatres Branch............ 112,500.00
2107. To defray the expenses of The Ontario Fuel Board........ 235,000.00
2108. To defray the expenses of the Main Office, Treasury Department............................................. 4,000,000.00
301. To defray the expenses of the Main Office, Department of Economics............................................. 257,000.00

And, for the services of the fiscal year ending March 31st, 1957, the following supplementary sums:—

418. To defray the expenses of the Special Grants, Department of Education................................. $2,400,000.00
517. To defray the expenses of the Special Grants, Department of Health........................................ 8,800,000.00
606. To defray the expenses of the Maintenance—King's Highways and Other Roads, Department of Highways... 37,500,000.00
1310. To defray the expenses of the Trade and Industry Branch, Department of Planning and Development........... 180,000.00
2108. To defray the expenses of the Main Office, Treasury Department............................................. 1,000,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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 relating to the registration of Births, Marriages and Deaths in the Province of Ontario for the year ending 31st December, 1956. (Sessional Paper No. 18.)

The House then adjourned at 5.55 p.m.

TWENTY-FOURTH DAY
THURSDAY, FEBRUARY 28TH, 1957

PRAYERS

3 O'CLOCK P.M.

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

Your Committee recommends that the Petition of the Corporation of the Town of Fort Frances praying that an Act may pass validating a By-law of the Corporation authorizing the sale of the Fort Frances Municipal Telephone System to The Bell Telephone Company of Canada be forthwith received, and that the provisions of Rule Number 63 respecting the time for receiving petitions and of Rule Number 66 respecting the time of the publication of the notice be suspended as they apply to this application.

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

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

Bill No. 32, An Act respecting the Municipality of Neebing.

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

Bill No. 35, An Act respecting Sacred Heart College of Sudbury.

Your Committee begs to report the following Bills with certain amendments:—
Bill No. 19, An Act respecting The Board of Education for the City of Windsor.

Bill No. 36, An Act respecting the City of Sault Ste. Marie.

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

Bill No. 37, An Act respecting the Town of Hawkesbury.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 35, An Act respecting Sacred Heart College of Sudbury.

Your Committee recommends that the provisions of Rule Number 63 respecting the time for presentation of Private Bills be suspended as it applies to the introduction of a Bill entitled "An Act respecting the Town of Fort Frances".

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

By Mr. Noden, the Petition of the Corporation of the Town of Fort Frances.

The following petition was read and received:—

Of the Corporation of the Town of Fort Frances praying that an Act may pass validating a By-law of the Corporation authorizing the sale of the Fort Frances Municipal Telephone System to The Bell Telephone Company of Canada.

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

Bill No. 38, An Act respecting the Town of Fort Frances.  Mr. Noden.

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


Bill No. 120, An Act to amend The Telephone Act, 1954.  Mr. Goodfellow.

Bill No. 121, An Act to amend The Dog Tax and Live Stock Protection Act.  Mr. Goodfellow.


The Order of the Day for the consideration of the Report of the Select Committee on Toll Roads having been read, the discussion of the Report was resumed, and, after some time,

On motion by Mr. Mackenzie,

*Ordered*, That the debate be adjourned.

The Order of the Day for the second reading of Bill No. 98, An Act to amend The Gasoline Tax Act, having been read,

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

After some time, Mr. MacDonald moved, seconded by Mr. Thomas (Oshawa),

That the motion for the second reading of the Bill be amended by striking out all the words after the word "that", and substituting therefor the following:—

"this House declines to give assent to Second Reading of An Act to amend The Gasoline Tax Act which will place ninety percent of the burden of the increased revenues on the passenger car owner without raising an equitable amount from heavy transports through some form of weight-distance tax".

Mr. Speaker ruled the amendment out of order on the grounds that it contemplates the imposition of a tax and could therefore only be proposed by a Minister of the Crown upon the recommendation of the Honourable the Lieutenant-Governor.

Mr. Wintermeyer then moved, seconded by Mr. Worton,

That further consideration of Bill No. 98 be deferred until the Government's proposed master highway plan is furnished to this House.
The amendment having been put was lost on the following Division:

YEAS

Gisborn
Gordon
Innes
MacDonald
Manley
Nixon

Oliver
Reaume
Spence
Thomas

(0shawa)
Whicher
Wintermeyer
Worton
Wren—14

NAYS

Allan
(0aldimand-Norfolk)
Auld
Beckett
Boyer
Cass
Cathcart
Cecile
Chaput
Child
Collings
Cowling
Daley
Davies
Doucett
Dunbar
Dunlop
Dymond
Edwards
Fishleigh
Foote

Frost
(0racondale)
Frost
(0ictoria)
Fullerton
Goodfellow
Graham
Griesinger
Grossman
Hall
Jackson
Johnston

(Simcoe Centre)

Janes
Johnston

(Simcoe Centre)

Kelly
Lavergne
Letherby
Mackenzie
Maloney
Mapledoram
Morin
Morningstar

Murdoch
Noden
Parry
Phillips
Porter
Price
Pryde
Rankin
Roberts
Robson
Root
Rowntree
Sandercok
Scott
Spooner
Stewart
Sutton
Thomas

(Elgin)

Villeneuve
Whitney
Yaremko—60

The debate continued and after some time the motion for the second reading of the Bill having been put was carried on the following Division:

YEAS

Allan
(Haldimand-Norfolk)
Auld
Boyer
Cass
Cathcart
Cecile
Chaput
Child
Collings
Cowling
Daley

Doucett
Dunbar
Dunlop
Dymond
Edwards
Fishleigh
Frost
(Bracondale)
Frost
(Victoria)
Goodfellow

Graham
Griesinger
Grossman
Hall
Jackson
Janes
Johnston

(Simcoe Centre)

Kelly
Lavergne
Letherby
Mackenzie
YEAS—Continued

Maloney    Porter  Spooner
Mapledoram Price  Stewart
Morin      Pryde  Sutton
Morningstar Rankin Thomas
Murdock    Roberts (Elgin)
Noden      Robson  Villeneuve
Parry      Root    Whitney
Phillips   Rowntree Yaremko—57
            Sandercock
            Scott

NAYS

Gisborn    Oliver  Whicher
Gordon     Reaume  Wintemeyer
Innes      Spence  Worton
MacDonald  Thomas  Wren—14
            (Oshawa)
Manley
Nixon

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

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

That the Committee had directed him to report the following Bills with certain amendments:—

Bill No. 48, An Act to amend The Schools Administration Act, 1954.

Bill No. 70, An Act to amend The Teachers' Superannuation Act.

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

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

Second Annual Report of the Ontario Telephone Authority for the year ending December 31st, 1955. (Sessional Paper No. 52.)

The House then adjourned at 6.05 p.m.
Elizabeth II  
1st March  

TWENTY-FIFTH DAY  
FRIDAY, MARCH 1st, 1957  

PRAYERS  
2 O’CLOCK P.M.  

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

Bill No. 7, An Act respecting The United Church of Canada.  

THE SUPREME COURT OF ONTARIO (CREST)  
Osgoode Hall, Toronto 1  
February 28th, 1957.  

THE HONOURABLE MR. JUSTICE J. K. MACKAY,  
THE HONOURABLE MR. JUSTICE WILSON.  

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

RE: Private Bill No. 7, 1957, An Act respecting  
The United Church of Canada.  

Dear Sir:  

The undersigned, as Commissioners of Estate Bills, have considered the above-mentioned Bill and now beg to report thereon.  

Presuming the allegations contained in the preamble to the Bill to be proved to the satisfaction of the House, it is in our opinion reasonable that such Bill do pass into law, and, subject to the alterations or amendments hereinafter set forth, the provisions of the said Bill are proper for carrying its purpose into effect.  

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

1. For section 1 there should be substituted the following:  

1.—(1) The United Church of Canada is hereby empowered to apply the whole or any part of the income from the investment of moneys received from the estate of the late Sir James Aikins as aforesaid for the maintenance of Balmoral Hall School for Girls.  

(2) Every such application of income shall be and is deemed to be a compliance with the trusts contained in the Will.  

We return herewith the said Bill and the Petition therefor.
As Witness our respective hands:

WITNESS:  

(signed) E. Mabel Coles  

(signed) J. K. MacKay  

John L. Wilson  

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

Mr. Kerr, from the Standing Committee on Education, 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. 87, An Act to amend The Separate Schools Act.  


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


Before the Orders of the Day Mr. Speaker expressed the welcome of the House to His Excellency Sir Saville Garner, High Commissioner of the United Kingdom for Canada, and to Mr. J. R. W. Wilby, United Kingdom Trade Commissioner for Ontario, these gentlemen being present in the House to observe its proceedings.

Mr. Price, Member for St. David, called the attention of the House to the fact that to-day is St. David's Day and spoke briefly on that subject. He was joined in his remarks by Mr. Thomas, Member for Oshawa.

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

 Ordered, That the Debate be adjourned.

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

Bill No. 11, An Act respecting The Royal Trust Company.
Bill No. 12, An Act respecting the Township of Brantford.
Bill No. 19, An Act respecting the Board of Education for the City of Windsor.
Bill No. 21, An Act respecting the City of Toronto.
Bill No. 25, An Act respecting the Township of Scarborough.
Bill No. 26, An Act respecting the Township of Etobicoke.
Bill No. 28, An Act respecting the Township of Howe Island.
Bill No. 30, An Act respecting the Canadian National Exhibition Association.
Bill No. 32, An Act respecting the Municipality of Neebing.
Bill No. 33, An Act respecting the Township of Grantham.
Bill No. 34, An Act respecting the Township of North York.
Bill No. 35, An Act respecting Sacred Heart College of Sudbury.
Bill No. 36, An Act respecting the City of Sault Ste. Marie.

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

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

Bill No. 1, An Act respecting the City of Ottawa.
Bill No. 10, An Act to incorporate the Ontario Professional Foresters Association.
Bill No. 13, An Act respecting the Town of Barrie.
Bill No. 15, An Act respecting Community Chest of Greater Toronto.

Bill No. 20, An Act respecting O'Keefe Centre.

Bill No. 22, An Act respecting the Town of Pembroke.

Bill No. 24, An Act respecting the City of Peterborough.

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

The House then adjourned at 3.40 p.m.

TWENTY-SIXTH DAY
MONDAY, MARCH 4TH, 1957

PRAYERS

3 O'CLOCK P.M.

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

Bill No. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.

Bill No. 29, An Act respecting the City of St. Thomas.

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1
THE HONOURABLE MR. JUSTICE WILSON

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

Re: Private Bill No. 4, 1957, An Act respecting the Erin 5th Line Union Church of the Township of Erin.

Dear Sir:

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

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

1. The following words be added to section 2:

   after "Conningsby Cemetery", insert "as part of the cemetery",

and

   after "1873" add "upon the same trusts as are set forth in registered instrument No. 5035-D 1 for the Township of Erin".

We return herewith the said Bill and the Petition therefor.

As Witness our respective hands.

Witness:

(signed) ANNE BROWN (signed) J. K. MACKAY

JOHN L. WILSON

THE SUPREME COURT OF ONTARIO (CREST) Osgoode Hall, Toronto 1,

THE HONOURABLE MR. JUSTICE SMILY,
THE HONOURABLE MR. JUSTICE F. G. MACKAY.

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

Re: Private Bill No. 29, An Act respecting the City of St. Thomas.

Dear Sir:

The undersigned, as Commissioners of Estate Bills as provided by the Legislative Assembly Act, R.S.O. 1950, Chapter 202, Section 57, having had the said Bill referred to us as such Commissioners, now beg to report thereon.

It appearing on the hearing before us that there may be persons entitled to a reversionary interest in the lands referred to in section 2 of the Bill who had not been notified of the hearing and given an opportunity to make representations
before your Commissioners and there not being sufficient time before the consi-
deration of the Bill to enquire as to who should be notified, the solicitor for the City of St. Thomas requested that section 2 be deleted from the present Bill.

The solicitor for the City of St. Thomas also requested that section 4, subsection 6, be amended by substituting the following as subsection 6 (a) and (b):

"(6) (a) All donations, gifts, devises and bequests heretofore made to or in trust for the Amasa Wood Hospital, the Memorial Hospital or the Elgin Memorial Hospital together with any unexpended income therefrom are hereby vested in the St. Thomas-Elgin General Hospital, the same together with all income therefrom, to be used for such hospital purposes, including a nurses' residence, as may from time to time be mutually agreed between the Council of the Corporation of the City of St. Thomas and the Council of the Corporation of the County of Elgin.

(b) All donations, gifts, devises and bequests hereafter made to or in trust for the Amasa Wood Hospital, the Memorial Hospital or the Elgin Memorial Hospital, unless specifically designated for purposes of the Memorial Hospital Chronic Unit of the St. Thomas-Elgin General Hospital, shall be deemed to belong to and be vested in the St. Thomas-Elgin General Hospital. Any such donations, gifts, devises and bequests specifically designated for the said Memorial Hospital Chronic Unit of the St. Thomas-Elgin General Hospital shall be deemed to be vested in the St. Thomas-Elgin General Hospital, the same together with all income therefrom, to be used for such hospital purposes, including a nurses' residence, as may from time to time be mutually agreed between the Council of the Corporation of the City of St. Thomas and the Council of the Corporation of the County of Elgin".

We are of the opinion that the provisions of the said Bill, after deleting section 2 and amending section 4, subsection 6, are proper for carrying its purpose into effect and that it is reasonable that such Bill do pass into law.

The Bill, duly signed by the Commissioners, and the Petition therefor, are accordingly returned herewith.

We have the honour to be,

Sir,

Your obedient servants,

(signed) P. E. F. Smily,
F. G. MacKay,
Commissioners of Estate Bills.

Ordered, That the Bills, together with the reports of the Commissioners of Estate Bills thereon, be referred to the Standing Committee on Private Bills.
Mr. Speaker made the following Statement to the House:—

Before the Orders of the Day I wish to direct the attention of the House to several matters arising out of the Debate on Thursday last, February 28th, on the motion for second reading of Bill No. 98, An Act to amend The Gasoline Tax Act.

Mr. Wintermeyer moved an amendment to the motion for second reading, which amendment read as follows:—

That further consideration of Bill No. 98 be deferred until the Government's proposed master highway plan is furnished to this House.

While I had some doubt at the time as to whether or not this amendment was in order, in my anxiety not to be too arbitrary, I allowed the motion to be received. Since that time, reference to the authorities and previous decisions have led me to conclude that this amendment was out of order on two counts:—

1. A motion for an amendment, the purpose of which is to defer the second or third reading of a Bill, must be for a postponement to a definite date. (See the decision of the Honourable N. O. Hipel on February 19th, 1936, and also May's Parliamentary Practice, 15th Edition.)

2. The amendment sought to attach conditions to the second reading of the Bill. (See the decision of Mr. Speaker Hipel, above referred to, and May, page 508.)

Having admitted Mr. Wintermeyer's amendment and that amendment having been defeated, it was suggested to me that the amendment was in fact a motion for a hoist, the defeat of which would automatically carry the second reading of the Bill without further amendment or debate. As I was most anxious not to stifle debate, I ruled that the amendment was not worded as a hoist motion and I therefore permitted the debate to continue. Further consideration has led me to the opinion that even if this amendment had been properly worded to avoid the two objections previously enumerated, it would have been a motion for a hoist and second reading should have been given to the Bill immediately after the defeat of the amendment. I bring these points to the attention of the House in order that the acceptance of the amendment and the procedure which followed its defeat may not be considered precedents.

I wish also to refer briefly to the amendment moved by Mr. MacDonald, as follows:—

That the motion for the second reading of the Bill be amended by striking out all the words after the word "that", and substituting therefor the following:—

"this House declines to give assent to Second Reading of an Act to amend The Gasoline Tax Act which will place ninety per cent of the burden of the increased revenues on the passenger car owner without raising an equitable amount from heavy transports through some form of weight-distance tax".
At the time I very properly ruled this amendment out of order on the grounds that it contemplated the imposition of a tax and was therefore outside the competence of a private member. Rule No. 112, which is a re-statement of the 54th section of the British North America Act of 1867, and the very numerous decisions of former Speakers on this point, make any further elaboration of this ruling unnecessary. However, there is another ground upon which Mr. Mac-Donald's amendment was out of order. While this was realized at the time, I did not feel it necessary to mention more than the tax aspect, which was of course the major one. It now appears to me to be desirable, for the future guidance of the House, to mention the other ground. The form of this amendment makes it merely a negation of the motion for second reading. May's 15th Edition, page 391, states: "The proposed amendment should not be confined to a mere negation of the terms of the motion, as the proper mode of expressing a contrary opinion is by voting against a motion without seeking to amend it."

I should also point out to the House that in the British House of Commons prior notice must be given of amendments of this nature. This, of course, enables the Speaker to consider the legality of the proposed amendment before it is actually moved in the House. The practice which has grown up in the Ontario House of permitting the moving of such amendments on second reading without insisting on the notice makes it necessary for the Speaker to allow or reject motions without proper consideration.

Before the Orders of the Day, Mr. Morningstar, Member for Welland, drew the attention of the House to the fact that the first lengths of huge steel pipe had been rolled off the assembly lines of Welland Tubes Limited, Welland, Ontario, the country's first "Big-Inch" pipe mill. He mentioned that this Company can produce pipe ranging in size from twenty to thirty-six inches and is the first company capable of producing pipe of a diameter greater than sixteen inches. The Company expects to start producing the first part of an order placed by Trans-Canada Pipe Lines Limited for sections of the natural gas pipe line between Winnipeg and Montreal.

Mr. Wardrope, Member for Port Arthur, joined with Mr. Morningstar in his remarks.

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

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

Bill No. 10, An Act to incorporate the Ontario Professional Foresters Association.

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

Bill No. 15, An Act respecting Community Chest of Greater Toronto.

Bill No. 20, An Act respecting O'Keefe Centre.
Bill No. 22, An Act respecting the Town of Pembroke.

Bill No. 24, An Act respecting the City of Peterborough.

Bill No. 48, An Act to amend The Schools Administration Act, 1954.

Bill No. 70, An Act to amend The Teachers' Superannuation Act.

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

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

Ordered, That the Debate be adjourned.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1958, the following sums:—

1401. To defray the expenses of the Main Office, Department of Prime Minister...........................................$ 61,100.00

1402. To defray the expenses of the Cabinet Office.................. 56,900.00

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

Ordered, That the Report be received to-morrow.

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

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

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

Bill No. 11, An Act respecting The Royal Trust Company.

Bill No. 12, An Act respecting the Township of Brantford.
Bill No. 19, An Act respecting the Board of Education for the City of Windsor.

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

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

Bill No. 28, An Act respecting the Township of Howe Island.

Bill No. 30, An Act respecting the Canadian National Exhibition Association.

Bill No. 32, An Act respecting the Municipality of Neebing.

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

Bill No. 34, An Act respecting the Township of North York.

Bill No. 35, An Act respecting Sacred Heart College of Sudbury.

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:—

Sixth Annual Report of the Alcoholism Research Foundation for the year ending December 31, 1956. (Sessional Paper No. 42.)

The House then adjourned at 6.00 p.m.

TWENTY-SEVENTH DAY
TUESDAY, MARCH 5TH, 1957

PRAYERS

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

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

Bill No. 9, An Act respecting the Township of Crowland.

Bill No. 27, An Act respecting the City of Hamilton.
Bill No. 31, An Act respecting the City of Windsor.

Bill No. 38, An Act respecting the Town of Fort Frances.

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

Bill No. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.

Bill No. 7, An Act respecting The United Church of Canada.

Bill No. 16, An Act respecting The Hamilton Health Association.

Bill No. 23, An Act respecting the City of London.

Bill No. 29, An Act respecting the City of St. Thomas.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill No. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin, on Bill No. 7, An Act respecting The United Church of Canada and on Bill No. 16, An Act respecting The Hamilton Health Association.

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

Bill No. 130, An Act to amend The Farm Products Marketing Act. Mr. Goodfellow.

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, 1958, the following sums:

201. To defray the expenses of the Main Office, Department of Attorney General $308,000.00

202. To defray the expenses of the Legislative Counsel and Registrar of Regulations $67,000.00

203. To defray the expenses of the Traffic Safety Program $122,000.00

204. To defray the expenses of the Supreme Court of Ontario $295,000.00

205. To defray the expenses of the Supreme Court Reporters $141,000.00
206. To defray the expenses of the Master of Titles ......................$ 175,000.00
207. To defray the expenses of the Criminal Justice Accounts.. 2,707,000.00
208. To defray the expenses of the Public Trustee...................... 579,000.00
209. To defray the expenses of the Official Guardian.............. 246,000.00
210. To defray the expenses of the Accountant—Supreme Court of Ontario..................... 40,000.00
211. To defray the expenses of the Fire Marshal..................... 440,000.00
212. To defray the expenses of the Inspector of Legal Offices.. 1,821,000.00
213. To defray the expenses of the Ontario Provincial Police.. 9,857,000.00
214. To defray the expenses of the Ontario Securities Commis- sion.............................................. 220,000.00
701. To defray the expenses of the Main Office, Department of Insurance......................... 311,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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. 11, An Act respecting The Royal Trust Company.

Bill No. 12, An Act respecting the Township of Brantford.

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

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

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

Bill No. 28, An Act respecting the Township of Howe Island.

Bill No. 30, An Act respecting the Canadian National Exhibition Association.

Bill No. 32, An Act respecting the Municipality of Neebing.

Bill No. 33, An Act respecting the Township of Grantham.
Bill No. 34, An Act respecting the Township of North York.

Bill No. 35, An Act respecting Sacred Heart College of Sudbury.

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

Bill No. 90, The Mothers' and Dependent Children's Allowances Act, 1957.
Bill No. 97, An Act to amend The Charities Accounting Act.
Bill No. 105, An Act to amend The Old Age Assistance Act, 1951.

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

Bill No. 93, An Act to amend The Judicature Act.
Bill No. 94, An Act to amend The Probation Act.
Bill No. 95, An Act to amend The Law Society Act.
Bill No. 96, An Act to amend The Summary Convictions Act.
Bill No. 126, An Act to amend The Sheriffs Act.

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

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

Bill No. 120, An Act to amend The Telephone Act, 1954.

Bill No. 121, An Act to amend The Dog Tax and Live Stock Protection Act.


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


The House then adjourned at 6.00 p.m.

TWENTY-EIGHTH DAY

WEDNESDAY, MARCH 6TH, 1957

Prayers

3 O'Clock P.M.

The Prime Minister informed the House of the death of the mother of the Honourable Mr. Porter, Provincial Treasurer. He expressed the sorrow of the House and the sympathy of the Members to Mr. Porter and his family. The Prime Minister was joined in his remarks by Mr. Oliver, Leader of Her Majesty's Loyal Opposition, and Mr. MacDonald.

On motion by Mr. Frost,

Ordered, That the convening of the House to-morrow, Thursday, March 7th, be postponed until three-thirty of the clock in order to accommodate Members wishing to attend Mrs. Porter's funeral.

Mr. Myers, 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. 51, An Act to protect the Interest of the Crown in Lands Pledged for Purposes of Bail.
Bill No. 52, An Act to amend The Change of Name Act.

Bill No. 53, An Act to amend The Credit Unions Act, 1953.


Bill No. 56, An Act to amend The Judges' Orders Enforcement Act.

Bill No. 57, An Act to amend The Loan and Trust Corporations Act.

Bill No. 58, An Act to amend The Probation Act.

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

Bill No. 61, An Act to amend The Unclaimed Articles Act.

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


Bill No. 59, An Act to amend The Real Estate and Business Brokers Act.

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

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

Bill No. 131, An Act to amend The Local Improvement Act. Mr. Warrender.


Before the Orders of the Day Mr. Speaker informed the House of the presence in the Chamber of Mr. J. C. Van Horne, the Member of the House of Commons of Canada for Restigouche-Madawaska, and expressed the welcome of the House to Mr. Van Horne.

Also before the Orders of the Day the Prime Minister informed the House that to-day agreement on detail had been reached at the Conference in Ottawa with respect to the proposed Hospital Insurance Plan.
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, 1958, the following sums:—

1201. To defray the expenses of the Main Office, Department of Municipal Affairs.......................... $ 3,563,000.00

1202. To defray the expenses of the Ontario Municipal Board..... 254,000.00

1203. To defray the expenses of the Ontario Highway Transport Board............................................ 97,000.00

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

Ordered, That the Report be received to-morrow.

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

The Order of the Day for the Second Reading of Bill No. 103, An Act to amend The Municipal Unconditional Grants Act, 1953 having been read,

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

On motion by Mr. Wintermeyer,

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-St. Lawrence Development Commission for the period ending December 31, 1956. (Sessional Paper No. 53.)

The House then adjourned at 6.17 p.m.
TWENTY-NINTH DAY
THURSDAY, MARCH 7TH, 1957

PRAYERS

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. Speaker expressed the welcome of the House to Miss Anna Kethly, Leader of the Hungarian Social Democratic Party and member of the short-lived Nagy Government following the October Revolution. Miss Kethly is visiting Canada for the first time.

Mr. Speaker was joined in his welcome by the Prime Minister, Mr. Oliver, Leader of Her Majesty's Loyal Opposition, and Mr. MacDonald.

The Order of the Day for resuming the Adjourned Debate on the motion for Second Reading of Bill No. 103, An Act to amend The Municipal Unconditional Grants Act, 1953, 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 a second time and referred to the Committee of the Whole House.

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


Bill No. 102, An Act to amend The Municipality of Metropolitan Toronto Act, 1953.

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, 1958, the following sum:
411. To defray the expenses of the Legislative Grants, etc.,
Department of Education..............................$101,395,000.00

Mr. Speaker resumed the Chair; and Mr. Janes reported, That the Committee had come to a certain Resolution; 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:—

Annual Report of the Inspector of Legal Offices for the year ending December 31st, 1956. (Sessional Paper No. 5.)

The House then adjourned at 5.30 p.m.

THIRTIETH DAY
FRIDAY, MARCH 8TH, 1957

Prayers

2 O'Clock P.M.

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

Ordered, That Mr. Wren be added to the Committee on Labour.

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


The following Bills were severally introduced, read the first time, and by special Order of the House referred to the Standing Committee on Labour, the provisions of Rule No. 60 being waived for that purpose:—

Bill No. 137, An Act to amend The Labour Relations Act. Mr. Daley.

Bill No. 139, An Act to amend The Factory, Shop and Office Building Act. Mr. Daley.

Bill No. 140, An Act to amend The Department of Labour Act. Mr. Daley.

Bill No. 141, An Act to amend The Operating Engineers Act, 1953. Mr. Daley.

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, 1958, the following sums:

2001. To defray the expenses of the Main Office, Department of Travel and Publicity.......................... $ 107,500.00
2002. To defray the expenses of the Division of Publicity...... 593,500.00
2003. To defray the expenses of the Development Branch...... 211,000.00
2004. To defray the expenses of the Information Branch...... 196,000.00
2005. To defray the expenses of the Photography Branch...... 67,000.00

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

Ordered, That the Report be received on Monday next.

Resolved, That the Committee have leave to sit again on Monday next.

The House then adjourned at 4.17 p.m.

THIRTY-FIRST DAY
MONDAY, MARCH 11TH, 1957

Prayers

3 O'CLOCK P.M.

Mr. Morningstar, from the Standing Committee on Labour, presented the Committee's First Report, which was read as follows and adopted:
Your Committee begs to report the following Bills with certain amendments:—

Bill No. 137, An Act to amend The Labour Relations Act.


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

Bill No. 139, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 140, An Act to amend The Department of Labour Act.

Before the Orders of the Day, Mr. Nixon, Member for Brant, informed the House of the illness of Mr. Oliver, Leader of Her Majesty's Loyal Opposition. The Prime Minister expressed the hope of the House that Mr. Oliver's illness would prove to be of a minor nature and for his early return.

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


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, 1958, the following sums:—

101. To defray the expenses of the Main Office, Department of Agriculture ............................................................ $ 348,000.00

102. To defray the expenses of the Agricultural and Horticultural Societies Branch .................................................. 984,000.00

103. To defray the expenses of the Co-operation and Markets Branch .......................................................... 101,000.00

104. To defray the expenses of the Dairy Branch .......................................................... 463,000.00

105. To defray the expenses of the Extension Branch .......................................................... 1,934,000.00

106. To defray the expenses of the Farm Economics Branch .......................................................... 181,000.00

107. To defray the expenses of the Farm Labour Service Branch .......................................................... 30,000.00
108. To defray the expenses of the Field Crops Branch..................$ 193,000.00
109. To defray the expenses of the Fruit Branch......................... 395,000.00
110. To defray the expenses of the Live Stock Branch.................... 1,205,000.00
111. To defray the expenses of the Statistics and Publications Branch......................................................... 94,000.00
112. To defray the expenses of the Demonstration Farm, New Liskeard......................................................... 32,000.00
113. To defray the expenses of the Horticultural Experiment Station, Vineland.................................................... 301,000.00
114. To defray the expenses of the Kemptville Agricultural School........ 357,000.00
115. To defray the expenses of the Ontario Agricultural College, Guelph..................................................... 3,971,000.00
116. To defray the expenses of the Macdonald Institute, Guelph................. 231,000.00
117. To defray the expenses of the Ontario Veterinary College, Guelph.......................... 1,097,000.00
118. To defray the expenses of the Strathclair Farm, Sault Ste. Marie...................................................... 23,000.00
119. To defray the expenses of the Western Ontario Agricultural School and Experimental Farm, Ridgetown.......................... 230,000.00
120. To defray the expenses of the Ontario Junior Farmer Loan Branch......................................................... 150,000.00
121. To defray the expenses of the Ontario Telephone Authority............ 115,000.00
122. To defray the expenses of the Main Office, Department of Agriculture.................................................. 950,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.

Bill No. 7, An Act respecting The United Church of Canada.

Bill No. 9, An Act respecting the Township of Crowland.

Bill No. 16, An Act respecting The Hamilton Health Association.

Bill No. 23, An Act respecting the City of London.

Bill No. 29, An Act respecting the City of St. Thomas.

Bill No. 31, An Act respecting the City of Windsor.

Bill No. 38, An Act respecting the Town of Fort Frances.

Bill No. 88, An Act to amend The Training Schools Act.


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

Bill No. 100, An Act to amend The Nursing Act, 1951.


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

Bill No. 130, An Act to amend The Farm Products Marketing Act.

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

Bill No. 131, An Act to amend The Local Improvement 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. Janes reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

the Treasurer of Ontario shall place to the credit of the Teachers' Superannuation Fund sums equal to those transferred from the Public Service Retirement Fund,

as provided by Bill No. 70, An Act to amend The Teachers' Superannuation Act.

Resolved,

That,

every purchaser of gasoline shall pay to the Minister for the use of the Crown in right of Ontario a charge or tax at the rate of 13 cents per imperial gallon on all gasoline purchased or delivery of which is received by him,

as provided by Bill No. 98, An Act to amend The Gasoline Tax Act.

Resolved,

That,

the Treasurer of Ontario shall place to the credit of the Teachers' Superannuation Fund sums equal to those contributed under section 17 of the Act,

as provided by Bill No. 99, An Act to amend The Teachers' Superannuation Act.

Resolved,

That,
every person, syndicate, reciprocal exchange or corporation trans-
acting the business of fire insurance within the meaning of The
Insurance Act shall, in addition to the taxes and fees now required
to be paid, pay to the Treasurer of Ontario on or before the 15th
day of March in each year such sum as is determined by the
Lieutenant-Governor in Council not exceeding 1 per cent calculated
in accordance with the provisions of this Act,

as provided by Bill No. 104, An Act to amend The Fire Marshals Act.

Resolved,

That,

every taxpayer within the meaning of The Logging Tax Act and
amendments shall for every taxation year pay a tax of 9 per cent
on the income in excess of $10,000 that he derives during such year
from logging operations subject to any deductions provided therein,

as provided by Bill No. 114, An Act to amend The Logging Tax Act.

Resolved,

That,

(a) every purchaser shall pay to the Treasurer a tax at the rate
of 20 cents per imperial gallon on all fuel received by him
except such products as are excluded from this provision by
the regulations herein;

(b) every registrant within the meaning of The Motor Vehicle
Fuel Tax Act, 1956 shall pay to the Treasurer a tax at the rate
of 20 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. 115, An Act to amend The Motor Vehicle Fuel Tax
Act, 1956.

Also, that the Committee recommended that Bill No. 25, An Act respecting
the Township of Scarborough, be referred back to the Committee on Private
Bills for further consideration and that the time for receiving reports of the
Committee on Private Bills be extended to allow the receipt of the Committee's
report on this Bill.

Ordered, That the Report be now received and adopted.

The House then adjourned at 6.20 p.m.
THIRTY-SECOND DAY
TUESDAY, MARCH 12TH, 1957

PRAYERS

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

Ordered, That tomorrow, Wednesday, March 13th and Thursday, March 14th, this House will meet at two of the clock in the afternoon and that the provisions of Rule No. 2 of the Assembly be suspended so far as they might apply to this motion.

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


Bill No. 143, An Act to validate Certain Agreements entered into by The Hydro-Electric Power Commission of Ontario with Certain Quebec Power Companies with respect to Frequency Standardization. Mr. Connell.

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, 1958, the following sums:

401. To defray the expenses of the Main Office and General Departmental Expenses, Department of Education. $ 442,000.00

402. To defray the expenses of the Elementary Education Branch .................................................. 2,375,000.00

403. To defray the expenses of the Secondary Education Branch 2,851,000.00

404. To defray the expenses of the Teacher Education Branch 1,923,000.00

405. To defray the expenses of the Special Education Services Branch ............................................. 1,239,600.00
406. To defray the expenses of the Registrar's Branch..................$ 893,500.00
407. To defray the expenses of the Curriculum and Text-Books Branch...............................49,500.00
408. To defray the expenses of the Other Educational Services 580,100.00
409. To defray the expenses of the Dominion-Provincial Agreements.................................30,000.00
410. To defray the expenses of the Scholarships, Bursaries, etc. 515,000.00
412. To defray the expenses of the Miscellaneous Grants...... 243,300.00
413. To defray the expenses of the Grants to Provincial and Other Universities, etc..................17,482,000.00
414. To defray the expenses of the Teachers' Superannuation, etc........................................4,000.00
1601. To defray the expenses of the Main Office, Department of Provincial Secretary..................502,100.00
1602. To defray the expenses of the Office of The Speaker...... 41,200.00
1603. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer........78,000.00
1604. To defray the expenses of the Queen's Printer.................. 167,500.00
1605. To defray the expenses of the Registrar-General's Branch 615,000.00
1606. To defray the expenses of the Sessional Requirements...... 184,200.00
1607. To defray the expenses of the Miscellaneous Requirements 20,000.00
1608. To defray the expenses of the Civil Service Commission.. 176,000.00
1609. To defray the expenses of the Public Service Superannuation Fund.............................60,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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.
THIRTY-THIRD DAY
WEDNESDAY, MARCH 13TH, 1957

PRAYERS

Mr. Root, 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. 120, An Act to amend The Telephone Act, 1954.
Bill No. 121, An Act to amend The Dog Tax and Live Stock Protection Act.
Also to report the following Bill with a certain amendment:

Bill No. 130, An Act to amend The Farm Products Marketing Act.

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

Bill No. 144, An Act to amend The Assessment Act. Mr. Warrender.

The Prime Minister Tabled the Answer to the following Question:

23. Mr. Thomas (Oshawa)—Enquiry of the Ministry—1. How much was paid out of the Unsatisfied Judgment Fund for the year ending March 31st, 1956. 2. What portion of the amount was paid for legal fees.

Answer by the Minister of Highways:

1. $1,791,384.75. 2. Party and party taxed costs—$339,045.10.

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, 1958, the following sums:

801. To defray the expenses of the Main Office, Department of Labour. $ 521,000.00
802. To defray the expenses of the Industry and Labour Board. $261,000.00
803. To defray the expenses of the Apprenticeship Branch. 496,000.00
804. To defray the expenses of the Boiler Inspection Branch. 248,000.00
805. To defray the expenses of the Factory Inspection Branch. 65,000.00
806. To defray the expenses of the Board of Examiners of Operating Engineers. 72,000.00
807. To defray the expenses of the Minimum Wage Branch. 17,000.00
808. To defray the expenses of the Composite Inspection Branch. 369,000.00
809. To defray the expenses of the Labour Relations Board. 166,000.00
810. To defray the expenses of the Office of Athletics Commissioner. 29,000.00
811. To defray the expenses of the Elevator Inspection Branch. 99,000.00
812. To defray the expenses of the Industry and Labour Board. 10,500,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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 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. Maloney,

Ordered, That the Debate be adjourned.

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

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

Bill No. 137, An Act to amend The Labour Relations Act.

Bill No. 140, An Act to amend The Department of Labour Act.

The Order of the Day for the Second Reading of Bill No. 139, An Act to amend The Factory, Shop and Office Building Act, having been read,

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

On motion by Mr. Frost,

Ordered, That the Order be discharged and the Bill be referred back to the Committee on Labour for further consideration.

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 1956. (Sessional Paper No. 12.)

The House then adjourned at 6.10 p.m.

THIRTY-FOURTH DAY
THURSDAY, MARCH 14TH, 1957

PRAYERS

Before the Orders of the Day the Honourable Mr. Roberts, Attorney-General, directed the attention of the House to an article in to-day’s newspaper announcing the death of three young children in traffic accidents early this morning in the Toronto area and called on all drivers and parents to make every effort to eliminate such tragedies.

Also before the Orders of the Day Mr. Wren asked a question respecting an article in the newspaper forecasting the issuance of certificates in lieu of liquor permits.

The Honourable Mr. Dunbar, Provincial Secretary, informed the House that this matter was under consideration.
The Prime Minister Tabled correspondence between the Governments of Ontario and Canada with respect to Farm Marketing Legislation. (Sessional Paper No. 55.)

The Prime Minister Tabled a submission of the Ontario Provincial Council of Women dated May 18th, 1956, respecting the closing hours of retail stores. (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. 146, An Act respecting Part of the Westerly Boundary of the Township of Faraday.  Mr. Mapledoram.

Bill No. 147, An Act to amend The Game and Fisheries Act.  Mr. Mapledoram.


Bill No. 149, An Act to amend The Public Commercial Vehicles Act.  Mr. Allan (Haldimand-Norfolk).

Bill No. 150, An Act to amend The Housing Development Act.  Mr. Nickle.


Bill No. 152, An Act to amend The Change of Name Act.  Mr. Roberts.


Bill No. 154, An Act to amend The County Judges Act.  Mr. Roberts.

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, 1958, the following sums:—

1301. To defray the expenses of the Main Office, Department of Planning and Development..........................$ 255,000.00

1302. To defray the expenses of the Civil Defence Branch.............. 393,000.00
1303. To defray the expenses of the Community Planning Branch $ 335,000.00
1304. To defray the expenses of the Conservation Branch............. 554,000.00
1305. To defray the expenses of the Ontario House.................... 220,000.00
1306. To defray the expenses of the Trade and Industry Branch 1,323,000.00
1307. To defray the expenses of the Community Planning Branch. 500,000.00
1308. To defray the expenses of the Conservation Branch............. 4,175,000.00
1309. To defray the expenses of the Ontario-St. Lawrence Develop-
ment Commission.................................................. 3,000,000.00

Mr. Speaker resumed the Chair; and Mr. Janes reported, That the Com-
mittee 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 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 Order of the Day for resuming the Adjourned Debate on the Report
of the Select Committee on Toll Roads having been read,

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

Ordered, That the Debate be adjourned.

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

Twenty-third Annual Report of the Department of Municipal Affairs for
the year ending December 31st, 1956. (Sessional Paper No. 16.)
Second Annual Report of the Ontario Highway Transport Board for the year ending December 31st, 1956. (Sessional Paper No. 54.)

The House then adjourned at 10.10 p.m.

NOTICE OF MOTION

25. Mr. Nixon—Enquiry of the Ministry—Page 35 of the Budget Address: "The combined ordinary and capital expenditure forecast for 1957-58 is, therefore, $709.8 million, including a total of $37.8 million for highway reserve account and sinking fund." Page 5, Estimates for the fiscal year 31st of March, 1958, "combined capital and ordinary expenditure $819,855,000." Why the discrepancy of $110,055,000, and which is the correct amount.

THIRTY-FIFTH DAY
FRIDAY, MARCH 15TH, 1957

2 O’CLOCK P.M.

Mr. Myers, 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. 72, An Act to amend The County Judges Act.


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

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

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

Bill No. 71, An Act to amend The County Courts Act.

Bill No. 73, An Act to amend The Execution Act.

Bill No. 75, An Act to amend The Land Titles Act.
Bill No. 79, An Act to amend The Registry Act.

Bill No. 91, An Act to amend The Division Courts Act.

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

Mr. Dymond, from the Standing Committe on Health, 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. 100, An Act to amend The Nursing Act, 1951.


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

**Ordered,** That commencing on Monday next, March 18th, and thereafter on each day of the present Session, this House shall meet at two of the clock in the afternoon, and that the provision of Rule Number 2 of the Assembly be suspended so far as it might apply to this motion.

Before the Orders of the Day Mr. Gordon directed a question to the Attorney-General with respect to prosecutions for Trading Stamp Schemes.

The Honourable Mr. Roberts explained the position of the law in this respect, indicating that certain types of Schemes are contrary to The Criminal Code while others are legal.

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 Lieutenan-Governor at the opening of the Session, having been read,

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

**Ordered,** That the Debate be adjourned.

The Order of the Day for resuming the Adjourned Debate on the Report of the Select Committee on Toll Roads having been read,
The Debate was resumed, and after some time, it was, on motion by Mr. Yaremko,

Ordered, That the Debate be adjourned.

The House 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. Janes reported that the Committee had come to certain Resolutions as follows:—

Resolved,

That,

the Treasurer of Ontario may pay out of the Consolidated Revenue Fund to any person any sum to which he is entitled as compensation damages or costs,

as provided by Bill No. 69, The Highway Improvement Act, 1957.

Resolved,

That,

every Corporation as defined in The Corporations Tax Act, 1957 shall every fiscal year pay to Her Majesty for the use of Ontario the taxes imposed,


Resolved,

That,

every mine, the annual profits of which exceed $10,000, shall be liable for and the owner, manager, holder, lessee, tenant, occupier and operator of the same shall pay an annual tax of eleven per cent on the excess of annual profits above $1,000,000 and up to $5,000,000 and twelve per cent on the excess of annual profits above $5,000,000.

as provided by Bill No. 119, An Act to amend The Mining Tax Act.
Resolved,

That,

the Lieutenant-Governor in Council may authorize the Treasurer of Ontario to pay out of the Consolidated Revenue Fund money to purchase any debentures, bills or notes of the Corporation and to make advances to the Corporation in such amounts, at such times and on such terms and conditions as the Lieutenant-Governor in Council may deem expedient,

as provided by Bill No. 129, An Act to amend The Junior Farmer Establishment Act, 1952.

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

Bill No. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.

Bill No. 7, An Act respecting The United Church of Canada.

Bill No. 9, An Act respecting the Township of Crowland.

Bill No. 16, An Act respecting The Hamilton Health Association.

Bill No. 23, An Act respecting the City of London.

Bill No. 29, An Act respecting the City of St. Thomas.

Bill No. 31, An Act respecting the City of Windsor.

Bill No. 36, An Act respecting the City of Sault Ste. Marie.

Bill No. 38, An Act respecting the Town of Fort Frances.


Bill No. 67, An Act respecting the Department of Highways.

Bill No. 87, An Act to amend The Separate Schools Act.


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

Bill No. 8, An Act respecting the Village of Forest Hill.
Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time on Monday next.

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

Annual Report of the Department of Highways of the Province of Ontario for the fiscal year ending March 31st, 1956. (Sessional Paper No. 20.)

The House then adjourned at 4.15 p.m.

NOTICE OF MOTION

26. Mr. Spence—Enquiry of the Ministry—1. What was the total cost to the Ontario Government of tuberculosis sanitaria in 1956. 2. What was the total cost to the Ontario Government to operate mental hospitals in 1956. 3. How many patients were treated in tuberculosis sanitaria and in mental hospitals. 4. How many patients paid anything toward the cost of their care and treatment. 5. How much money was paid by patients or on behalf of patients in mental hospitals for care received in 1956. 6. How much money was paid by patients or on behalf of patients in tuberculosis sanitaria for care received in 1956.

THIRTY-SIXTH DAY
MONDAY, MARCH 18TH, 1957

Prayers

Mr. Morningstar, from the Standing Committee on Labour, 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. 139, An Act to amend The Factory, Shop and Office Building Act. Your Committee begs to report the following Bill without amendment:—

Bill No. 141, An Act to amend The Operating Engineers Act, 1953.
Before the Orders of the Day Mr. Maloney, Member for Renfrew South, referred to the fact that to-day, March 18th, is the day on which St. Patrick's Day is being officially celebrated in Ireland, and spoke briefly on the significance of the occasion. He was joined in his remarks by the Honourable Mr. Roberts, Member for St. Patrick, and other Members.

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, 1958, the following sums:

1101. To defray the expenses of the Main Office, Department of Mines .......................................................... $480,000.00
1102. To defray the expenses of the Geological Branch ........ 307,000.00
1103. To defray the expenses of the Mines Inspection Branch ... 206,000.00
1104. To defray the expenses of the Laboratories Branch ......... 224,000.00
1105. To defray the expenses of the Sulphur Fumes Arbitrator .. 20,000.00
1106. To defray the expenses of the Mining Lands Branch ...... 314,000.00
1107. To defray the expenses of the Main Office, Department of Mines .......................................................... 1,000,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.

Bill No. 7, An Act respecting The United Church of Canada.

Bill No. 8, An Act respecting the Village of Forest Hill.

Bill No. 9, An Act respecting the Township of Crowland.
Bill No. 16, An Act respecting The Hamilton Health Association.

Bill No. 23, An Act respecting the City of London.

Bill No. 29, An Act respecting the City of St. Thomas.

Bill No. 31, An Act respecting the City of Windsor.

Bill No. 36, An Act respecting the City of Sault Ste. Marie.

Bill No. 38, An Act respecting the Town of Fort Frances.


Bill No. 67, An Act respecting the Department of Highways.

Bill No. 87, An Act to amend The Separate Schools Act.


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

Bill No. 86, An Act to amend The Mining Act.

Bill No. 145, An Act to amend The Mining Act.

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


Bill No. 144, An Act to amend The Assessment Act.

The Order of the Day for resuming the Adjourned Debate on the Report of the Select Committee on Toll Roads having been read,

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

Ordered, That the Debate be adjourned.
The 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. Cecile,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

THIRTY-SEVENTH DAY
TUESDAY, MARCH 19TH, 1957

Prayers 2 O’Clock P.M.

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

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

Bill No. 25, An Act respecting the Township of Scarborough.

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


Before the Orders of the Day the Treasurer Tabled correspondence between himself and the Minister of National Health and Welfare pertaining to Federal-Provincial agreement on the terms for a Hospital Insurance Plan. (Sessional Paper No. 57.)

Also before the Orders of the Day Mr. Collings, Chairman of the Liquor Control Board, made reference to an article in the evening paper of Monday,
March 18th, quoting Mr. Thomas, Member for Oshawa, with respect to premises leased by the Board for Government liquor stores. Mr. Collings outlined the situation with respect to these leases to the House.

Also before the Orders of the Day the Attorney-General announced a prosecution under *The Lord's Day Act* (Canada) which had been instituted against the Telegram Publishing Company with respect to the publication of the Sunday Telegram, and additional prosecutions against the Canadian Broadcasting Corporation and other corporations, under that Act. He explained that these prosecutions had been instituted as test cases to obtain a clarification of the law.

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, the amendment to the amendment, as follows:—

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

"And this House regrets that the government has failed to:

Build a publicly-owned fully-integrated distribution system for natural gas so as to provide power at cost in accordance with the time-honoured principle on which Hydro has been built, thereby reducing present consumer prices."

having been put, was declared to be lost:—

The Amendment to the Motion, as follows:—

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

"But this House regrets the government has failed to:

1. Indicate any adequate policies to meet the needs of agriculture and to investigate the price spread between what the farmer receives and the consumer pays for agricultural products.

2. Recognize and acknowledge its responsibility to the well-being of our old age pensioners and has neglected to offer assurance to them that the financial difficulties into which they are being pressed will be relieved by payment of a provincial supplementary old age pension.
3. Give adequate assurance that this year it intends to increase its share of the cost of education in Ontario from 35 to 50 per cent of the total cost and thereby, for the first time, honour its promises of 1943 to pay 50 per cent of the cost of education in Ontario.

4. Introduce policies or programs which will halt and reverse its current practices which have lowered professional teacher training standards and which will overcome the current shortage of qualified elementary and secondary school teachers in Ontario and which will prove adequate to meet the province's need of qualified teachers in the future.

5. Indicate its recognition of the changing character of municipal services and to offer to the municipalities, through a provincial-municipal conference, the opportunity to define responsibilities and to allocate revenue sources appropriate to the discharge of these responsibilities.”

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

**YEAS**

Gisborn
Gordon
Innes
MacDonald
Manley

Nixon
Oliver
Spence
Thomas

(Chamberlain)

**NAYS**

Allen
Auld
Beckett
Belisle
Boyer
Cass
Cathcart
Cecile
Chaput
Child
Collings
Connell
Cowling
Daley
Doucett
Dunlop
Dymond
Edwards
Elliott
Fishleigh
Frost

(Middlesex South)

(Francis)

(Victoria)

(Simcoe Centre)

(Carleton)

(Bracondale)

Frost
Fullerton
Goodfellow
Graham
Griesinger
Grossman
Hall
Hanna
Herbert
Hunt
Jackson
Janes
Johnston
Jolley
Kelly
Kennedy
Kerr
Lavergne
Letherby
Lewis
Lyons
Macaulay
Mackenzie
Maloney
Mapledoram
Monaghan
Morin
Morningstar
Morrow
Murdock
Myers
Nickle
Noden
Parry
Phillips
Porter
Price
Pryde
Rankin
Robarts
Roberts
Robson
NAYS—Continued

Root
Rowntree
Sandercock
Scott
Spooner

Stewart
Sutton
Thomas
(Warde
Wardrobe

Warrender
Whitney
Yaremko—76.

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

YEAS

Allen
Beckett
Belisle
Boyer
Cass
Cathcart
Cecile
Chaput
Child
Collings
Connell
Cowling
Daley
Doucett
Dunlop
Dymond
Edwards
Elliott
Fishleigh
Frost
Frost
Fullerton
Goodfellow

Middlesex South

Graham
Griesinger
Grossman
Hall
Hanna
Herbert
Hunt
Jackson
Janes
Johnston
Johnston
Johnston

Morrow
Murdoch
Myers
Nickle
Noden
Parry
Phillips
Porter
Price
Pryde
Rankin
Robarts
Roberts
Robson
Root
Rowntree
Sandercock
Scott
Spooner
Stewart
Sutton
Thoma

(Middlesex South)

(Y sme Centre)

(Egl)

NAYS

Gisborn
Gordon
Innes
MacDonald
Manley

Nixon
Oliver
Spence
Thomas

Whicher
Wintermeyer
Worton
Wren—13.

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.

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, 1958, the following sums:—

901. To defray the expenses of the Main Office, Department of Lands and Forests..........................$ 1,816,900.00
902. To defray the expenses of the Field Services—Surveys Branch........................................308,000.00
903. To defray the expenses of the Field Services—Basic Organization—District Offices....................15,337,000.00
904. To defray the expenses of the Field Services—Extra Fire Fighting.......................................800,000.00
905. To defray the expenses of the Field Services—Public Information and Education Re: (1) Fire Prevention, (2) Fish and Wildlife, (3) Reforestation and (4) Timber Management........................................204,500.00
906. To defray the expenses of the Field Services—Air Service Branch........................................1,115,000.00
907. To defray the expenses of the Field Services—Grants.........................................................24,600.00
908. To defray the expenses of the Field Services—Wolf and Bear Bounty....................................72,000.00
909. To defray the expenses of the Timber Management Branch..................................................300,000.00

Mr. Speaker resumed the Chair; and Mr. Janes reported, That the Committee had come to certain Resolutions; also, That the Committee had directed him to ask for leave to sit again.
Ordered, That the Report be received to-morrow.

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

The Order of the Day for the second reading of Bill No. 111, The Corporations Tax Act, 1957, having been read,

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

After some time,

Mr. Oliver moved, seconded by Mr. Nixon,

That the Bill be not now read a second time but be redrafted to provide for a graduated tax so that an inequitable burden will not be imposed on small corporations and that the Bill be read this day one week hence.

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

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<th>YEAS</th>
<th>NAYS</th>
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<td>Allen (Middlesex South)</td>
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And the Bill was accordingly read a second time and referred to the Committee of the Whole House.

The Order of the Day for the second reading of Bill No. 112, An Act to repeal The Income Tax Act, having been read,

On motion by Mr. Frost,

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

The Order of the Day for the second reading of Bill No. 115, An Act to amend The Motor Vehicle Fuel Tax Act, 1956, having been read,

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

After some time,

The motion having been put was carried on the following Division:—

**Yeas**

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**Nays**

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

The House then adjourned at 11.30 p.m.
Mr. Cass, 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 Bills without amendment:

Your Committee begs to report the following Bills with certain amendments:
- Bill No. 131, An Act to amend The Local Improvement Act.
- Bill No. 144, An Act to amend The Assessment Act.

Before the Orders of the Day the Attorney-General referred to a case in which a Toronto Magistrate sentenced a nineteen-year-old man to fourteen years imprisonment for a stabbing offence. He announced that the Crown was taking steps to facilitate the appeal of the youth and to assure that he is represented by Counsel at the appeal.

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, 1958, the following sums:

501. To defray the expenses of the Main Office, Department of Health .............................................. $ 3,031,400.00
502. To defray the expenses of the Health Units Branch .............................................. 828,200.00
503. To defray the expenses of the Public Health Nursing Branch .............................................. 62,000.00
504. To defray the expenses of the Maternal and Child Health Branch ........................................... $430,000.00

505. To defray the expenses of the Dental Service Branch ........... 65,500.00

506. To defray the expenses of the Nursing Branch ................. 190,200.00

507. To defray the expenses of the Epidemiological Branch ..... 660,000.00

508. To defray the expenses of the Venereal Diseases Control Branch .................................................. 47,000.00

509. To defray the expenses of the Tuberculosis Prevention Branch ..................................................... 6,684,500.00

510. To defray the expenses of the Industrial Hygiene Branch ... 411,000.00

511. To defray the expenses of the Environmental Sanitation Branch ....................................................... 133,000.00

512. To defray the expenses of the Laboratory Branch ............ 1,686,500.00

513. To defray the expenses of the Mental Health Branch ........ 30,417,700.00

514. To defray the expenses of the Hospital Services Commission of Ontario ............................................ 16,060,000.00

Mr. Speaker resumed the Chair; and Mr. Janes 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 of the Whole House:—

Bill No. 113, An Act to authorize an Income Tax Rental Agreement.

The Order of the Day for the second reading of Bill No. 114, An Act to amend The Logging Tax Act, having been read,

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

After some time,

The motion having been put was carried on the following Division:—
Yeas

Allan (Haldimand-Norfolk)
Allen (Middlesex South)
Auld
Belisle
Boyer
Cass
Cathcart
Cecile
Chaput
Collings
Connell
Cowling
Daly
Davies
Ducett
Dymond
Edwards
Fishleigh
Foose
Frost (Bracondale)
Frost (Victoria)
Fullerton

Gisborn
Goodfellow
Graham
Grossman
Hall
Hanna
Hunt
Jackson
Janes
Johnston (Parry Sound)
Johnston (Simcoe Centre)
Johnston (Carleton)
Kelly
Kerr
Lavergne
Letherby
MacDonald
Mackenzie
Maloney
Mapledoram
Monaghan
Morin
Morningstar

Morrow
Murdock
Noden
Parry
Phillips
Porter
Price
Pryde
Rankin
Roberts
Root
Rowntree
Sandercock
Scott
Spooner
Stewart
Sutton
Thomas (Elgin)
Thomas (Oshawa)
Wardrobe
Warrender
Whitney
Yaremko—68.

Nays

Gordon
Innes
Manley
Nixon

Oliver
Reaume
Spence
Whicher

Wintermeyer
Worton
Wren—11.

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

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

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

Bill No. 51, An Act to protect the Interest of the Crown in Lands Pledged for Purposes of Bail.

Bill No. 52, An Act to amend The Change of Name Act.
Bill No. 53, An Act to amend The Credit Unions Act, 1953.


Bill No. 56, An Act to amend The Judges' Orders Enforcement Act.

Bill No. 57, An Act to amend The Loan and Trust Corporations Act.

Bill No. 58, An Act to amend The Probation Act.

Bill No. 59, An Act to amend The Real Estate and Business Brokers Act.

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

Bill No. 61, An Act to amend The Unclaimed Articles Act.

and to report the following Bill with certain amendments:—

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

Also, That the Committee had directed him to report progress on the following Bill:—

Bill No. 69, The Highway Improvement Act, 1957.

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

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

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

Ordered, That the Debate be adjourned.

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

Second Annual Report of The Ontario Telephone Development Corporation for the year ending December 31st, 1956. (Sessional Paper No. 58.)

The House then adjourned at 11.20 p.m.
PRAYERS

2 O'CLOCK P.M.

Mr. Noden, 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 with certain amendments:—

Bill No. 86, An Act to amend The Mining Act.

On motion by Mr. Warrender.

Ordered, That, the Third Reading of Bill No. 31 on Monday last, March 18th, be rescinded and the Bill referred back to the Committee of the Whole House for amendment.

Before the Orders of the Day Mr. Wintermeyer on a point of privilege made critical reference to an article in the Globe and Mail newspaper of to-day's date concerning the fiscal policy of the Official Opposition party.

Also before the Orders of the Day Mr. Hall, Member for Halton, informed the House that the Halton Junior Farmer Debating Team had won the Debating Championship for the second consecutive year.

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

Bill No. 41, An Act respecting Gordon William Innes, M.P.P. Mr. Roberts.

Bill No. 156, An Act to amend The Ontario Municipal Improvement Corporation Act. Mr. Porter.


Bill No. 161, An Act to reconstitute The Ontario Cancer Treatment and Research Foundation and The Ontario Cancer Institute. *Mr. Phillips.*


Bill No. 163, An Act to amend The Legislative Assembly Act. *Mr. Roberts.*


Bill No. 166, An Act to establish the Department of Transport. *Mr. Frost* (Victoria).


The House resolved itself into a Committee to consider Bill No. 130, An Act to amend The Farm Products Marketing Act, and after some time spent therein Mr. Speaker resumed the Chair and Mr. Janes reported,

That the Committee had directed him to report the Bill with certain amendments.

Ordered, That the Report be now received and adopted and the Bill read a 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, 1958, the following sums:—

1801. To defray the expenses of the Main Office, Department of Public Works..........................................................$1,045,500.00

1802. To defray the expenses of the General Superintendence.... 250,000.00

1803. To defray the expenses of the Lieutenant-Governor's Apartment............................................................. 8,500.00
1804. To defray the expenses of the Legislative and Departmental Buildings.......................................................... $3,197,000.00

1805. To defray the expenses of the Osgoode Hall and Ontario Government Office Building........................................ 430,000.00

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..................................................... 725,000.00

1808. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc............................................... 120,000.00

1809. To defray the expenses of the Aid to Drainage................. 550,000.00

1810. To defray the expenses of the Miscellaneous.................... 2,485,000.00

1811. To defray the expenses of the Public Buildings.................. 45,000,000.00

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

Thirty-seventh Annual Report of the Department of Labour of the Province of Ontario for the fiscal year ending March 31st, 1956. (Sessional Paper No. 11.)

The House then adjourned at 4.40 p.m.

NOTICE OF MOTION

27. Mr. Nixon—Enquiry of the Ministry—1. How many new liquor outlets were opened in Ontario since April 1, 1956, to date: (a) Government stores; (b) Brewers’ Retail stores; (c) Wine stores. 2. What is the total number operating at present in each of the above categories.
FORTIETH DAY
FRIDAY, MARCH 22ND, 1957

PRAYERS

2 O’CLOCK P.M.

Before the Orders of the Day the Treasurer Tabled further correspondence between the Governments of Ontario and Canada respecting Hospital Insurance. (Sessional Paper No. 59.)

Also before the Orders of the Day Mr. Lewis made reference to an article in this morning’s Globe and Mail newspaper on British immigrants and their plight.

Also before the Orders of the Day the Minister of Reform Institutions made reference to an editorial in to-day’s Globe and Mail with respect to the new school for incorrigible girls at Galt.

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


Bill No. 170, An Act to amend The Ontario Municipal Board Act. Mr. Warrender.

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. Wren,

Ordered, That the Debate be adjourned.

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

Bill No. 51, An Act to protect the Interest of the Crown in Lands Pledged for Purposes of Bail.

Bill No. 52, An Act to amend The Change of Name Act.
Bill No. 53, An Act to amend The Credit Unions Act, 1953.


Bill No. 56, An Act to amend The Judges' Orders Enforcement Act.

Bill No. 57, An Act to amend The Loan and Trust Corporations Act.

Bill No. 58, An Act to amend The Probation Act.

Bill No. 59, An Act to amend The Real Estate and Business Brokers Act.

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

Bill No. 61, An Act to amend The Unclaimed Articles Act.

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

Bill No. 130, An Act to amend The Farm Products Marketing 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. Stewart reported,

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

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

Bill No. 71, An Act to amend The County Courts Act.

Bill No. 72, An Act to amend The County Judges Act.

Bill No. 73, An Act to amend The Execution Act.

Bill No. 75, An Act to amend The Land Titles Act.


Bill No. 78, An Act to amend The Parents' Maintenance Act, 1954.

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

Bill No. 82, An Act to amend The Corporations Information Act, 1953.

Bill No. 84, An Act to amend The Corporations Act, 1953.

Bill No. 91, An Act to amend The Division Courts Act.

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

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

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

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

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


The House then adjourned at 4.10 p.m.

FORTY-FIRST DAY
MONDAY, MARCH 25TH, 1957

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:

Bill No. 171, An Act to Provide for the Registration and Regulation of Children’s Boarding Homes. Mr. Cecile.

Before the Orders of the Day the Honourable Mr. Cecile, Minister of Public Welfare, referred to an article in the Globe and Mail newspaper of Friday, March 22nd, in which Federal Labour Minister, The Honourable Milton Fowler Gregg, V.C., made reference to Mr. Cecile’s remarks in the House with respect to the Federal-Provincial programme for rehabilitating disabled persons.

The Order of the Day for the Third Reading of Bill No. 27, An Act respecting the City of Hamilton, having been read,
On motion by Mr. Warrender,

Ordered, That the Order be discharged and the Bill be referred back to the Committee of the Whole House for amendment.

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

Bill No. 71, An Act to amend The County Courts Act.

Bill No. 72, An Act to amend The County Judges Act.

Bill No. 73, An Act to amend The Execution Act.

Bill No. 75, An Act to amend The Land Titles Act.


Bill No. 78, An Act to amend The Parents' Maintenance Act, 1954.

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

Bill No. 82, An Act to amend The Corporations Information Act, 1953.


Bill No. 84, An Act to amend The Corporations Act, 1953.

Bill No. 91, An Act to amend The Division Courts Act.

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

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

Bill No. 94, An Act to amend The Probation 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, 1958, the following sums:—

1901. To defray the expenses of the Main Office, Department of Reform Institutions ........................................... $ 996,000.00

1902. To defray the expenses of the Board of Parole ........... 88,000.00

1903. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms and Training Schools) 10,947,000.00
Mr. Speaker resumed the Chair; and Mr. Janes reported, That the Committee had come to certain Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received to-morrow.

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

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

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

Bill No. 88, An Act to amend The Training Schools Act.

Bill No. 90, The Mothers’ and Dependent Children’s Allowances Act, 1957.

Bill No. 100, An Act to amend The Nursing Act, 1951.


Bill No. 105, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 120, An Act to amend The Telephone Act, 1954.

Bill No. 121, An Act to amend The Dog Tax and Live Stock Protection Act.


Bill No. 131, An Act to amend The Local Improvement Act.


Bill No. 137, An Act to amend The Labour Relations Act.


Bill No. 140, An Act to amend The Department of Labour Act.


And that the following Bill be referred back to the Committee on Municipal Law for further consideration:—

Bill No. 144, An Act to amend The Assessment Act.

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

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

Bill No. 41, An Act respecting Gordon William Innes, M.P.P.


Bill No. 149, An Act to amend The Public Commercial Vehicles Act.

Bill No. 150, An Act to amend The Housing Development Act.


Bill No. 152, An Act to amend The Change of Name Act.


Bill No. 154, An Act to amend The County Judges Act.


Bill No. 163, An Act to amend The Legislative Assembly Act.

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

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

Ordered, That the Debate be adjourned.
The House then adjourned at 10.35 p.m.

NOTICE OF MOTION

Mr. Frost (Victoria)—Resolution—That a Select Committee of the House be appointed to examine into and report regarding the operation and administration of The Labour Relations Act in all of its aspects.

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 eleven members.

FORTY-SECOND DAY
TUESDAY, MARCH 26th, 1957

Prayers

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

By Mr. Nixon, the Petition of the Hereditary Council of the Six Nations Indians, Grand River Country.

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

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

Bill No. 95, An Act to amend The Law Society Act.
Bill No. 96, An Act to amend The Summary Convictions Act.
Your Committee begs to report the following Bill with amendment:—

Bill No. 126, An Act to amend The Sheriffs Act.

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

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

Bill No. 145, An Act to amend The Mining Act.

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

Bill No. 175, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Porter.
Bill No. 42, An Act to provide for the Certification of Plans of Subdivision in order to establish title in lands. Mr. Roberts.
Bill No. 43, An Act to amend The Registry Act. Mr. Roberts.
Bill No. 44, An Act to amend The Investigation of Titles Act. Mr. Roberts.

Mr. Speaker delivered the following Ruling:—

I beg to inform the House that my attention has been drawn to Notice of Motion No. 3, standing in the name of Mr. MacDonald, and No. 8 in the name of Mr. Worton, and question raised as to whether or not these Notices are in order.

With respect to Mr. MacDonald's Notice No. 3, as follows:

"That in the opinion of this Legislature, consideration should be given to the establishment of a Student Aid Fund from which interest-free loans can be advanced to residents of Ontario who wish to continue their education beyond secondary school."
The wording is rather ambiguous; however, as it does not clearly state that public monies are to be used for the proposed Student Aid Fund, I have decided to give this motion the benefit of the doubt and allow it to remain on the Order Paper.

I now refer to Mr. Worton's Notice No. 8, as follows:—

"That in the opinion of this House the Government share of debenture payments for school construction should be made at the time of the initial financing rather than at present over the term of the debenture."

As this Notice clearly attempts to direct the time and manner of payments of grants out of public funds, there can be no doubt that it is outside the competence of a private member. I have, therefore, directed the Clerk of the House to remove this Notice from the Order Paper.

On appeal by Mr. Oliver, Mr. Speaker was sustained on the following Division:—

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Innes  Oliver  Wintermeyer
Manley  Reaume  Worton
Nixon  Spence  Wren—10.

The Order of the Day for the Second Reading of Bill No. 119, An Act to amend The Mining Tax Act, having been read,

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

The motion having been put was carried on the following Division:—

Yeas

Allan  Fullerton  Murdoch
(Haldimand-Norfolk)  Goodfellow  Myers
Allen  Graham  Nickle
(Middlesex South)  Griesinger  Noden
Auld  Grossman  Parry
Beckett  Hall  Phillips
Belisle  Hanna  Porter
Boyer  Herbert  Price
Cass  Hunt  Pryde
Cathcart  Jackson  Rankin
Cecile  Janes  Roberts
Chaput  Johnston  Robson
(Simcoe Centre)  Child  Root
Collings  Johnston  Rowntree
(Carleton)  Cowling  Sandercock
Connell  Jolley  Scott
Cowling  Kerr  Spooner
Daley  Lavergne  Stewart
Davies  Letherby  Sutton
Doucett  Lewis  Thomas
Dunbar  Lyons  (Elgin)
Dymond  Macaulay  Thomas
Edwards  MacDonald  (Oshawa)
Elliott  MacKenzie  Villeneuve
Fishleigh  Maloney  Wardrobe
Foote  Mapledoram  Warrender
Frost  Monaghan  Whitney
(Bracondale)  Morningstar  Yaremko—78.
Frost  Morrow
(Victoria)

Nays

Gordon  Oliver  Wintermeyer
Innes  Reaume  Worton
Manley  Spence  Wren—11.
Nixon  Whicher
And the Bill was accordingly read the second time and referred to the Committee of the Whole House.

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

Bill No. 81, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 143, An Act to validate Certain Agreements entered into by The Hydro-Electric Power Commission of Ontario with Certain Quebec Power Companies with respect to Frequency Standardization.

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

Bill No. 85, An Act to amend The Cemeteries Act.

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

Bill No. 88, An Act to amend The Training Schools Act.

Bill No. 90, The Mothers’ and Dependent Children’s Allowances Act, 1957.

Bill No. 100, An Act to amend The Nursing Act, 1951.


Bill No. 105, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 120, An Act to amend The Telephone Act, 1954.

Bill No. 121, An Act to amend The Dog Tax and Live Stock Protection Act.


Bill No. 131, An Act to amend The Local Improvement Act.


Bill No. 137, An Act to amend The Labour Relations Act.


Bill No. 140, An Act to amend The Department of Labour Act.


The House then adjourned at 5.35 p.m.

FORTY-THIRD DAY
WEDNESDAY, MARCH 27TH, 1957

PRAYERS

2 O’CLOCK P.M.

The following Petition was read and received:—


Mr. Yaremko, from the Standing Committee on Highway Safety, presented the Committee’s First Report, which was read as follows and adopted:—

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


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

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


Also, to report the following Bill without amendment:—

Before the Orders of the Day the Attorney-General referred to the 1955 and 1956 Reports of the Select Committee of the Legislature appointed to consider a central registry for documents of title and pledge respecting chattels and certificates of title of ownership of motor vehicles. He stated that considerable further study had been made since the Tabling of the Reports with a view to the possible amendment of Section 13 of The Sale of Goods Act.

He informed the House that he was not yet prepared to propose such an amendment, but would continue to give the problem further study between now and the next Session of Parliament.

Also before the Orders of the Day the Attorney-General made reference to a question raised by Mr. MacDonald on Friday, February 22nd, with respect to the use of Ontario Provincial Police in Northwestern Ontario. He informed the House that he had now received a Report of the investigation made in the Districts of Kenora and Rainy River by Staff Inspector Leonard Neil and that this Report disclosed that the actions of the police could not be criticized by anyone genuinely interested in the maintenance of law and order.

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, 1958, the following sums:—

1701. To defray the expenses of the Main Office, Department of Public Welfare.................................................$2,557,000.00
1702. To defray the expenses of the Child Welfare Branch........3,685,000.00
1703. To defray the expenses of the Day Nurseries Branch......253,000.00
1704. To defray the expenses of the Mothers' Allowances Branch.9,000,000.00
1705. To defray the expenses of the Old Age Assistance Branch..7,033,000.00
1706. To defray the expenses of the Field Services Branch.......784,000.00
1707. To defray the expenses of the Homes for the Aged Branch..4,282,000.00
1708. To defray the expenses of the Disabled Persons' Allowances Branch......................................................2,394,000.00
1709. To defray the expenses of the Old Age Assistance Branch...5,849,000.00
1710. To defray the expenses of the Disabled Persons' Allowances Branch......................................................2,156,000.00
Mr. Speaker resumed the Chair; and Mr. Janes reported, That the Committee had come to certain Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received to-morrow.

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

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

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

Bill No. 41, An Act respecting Gordon William Innes, M.P.P.


Bill No. 81, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 86, An Act to amend The Mining Act.


Bill No. 95, An Act to amend The Law Society Act.

Bill No. 96, An Act to amend The Summary Convictions Act.


Bill No. 113, An Act to authorize an Income Tax Rental Agreement.


Bill No. 143, An Act to validate Certain Agreements entered into by The Hydro-Electric Power Commission of Ontario with Certain Quebec Power Companies with respect to Frequency Standardization.

Bill No. 145, An Act to amend The Mining Act.


Bill No. 149, An Act to amend The Public Commercial Vehicles Act.

Bill No. 150, An Act to amend The Housing Development Act.


Bill No. 152, An Act to amend The Change of Name Act.


Bill No. 154, An Act to amend The County Judges Act.


Bill No. 163, An Act to amend The Legislative Assembly Act.

and to report the following Bills with certain amendments:

Bill No. 69, The Highway Improvement Act, 1957.


Bill No. 102, An Act to amend The Municipality of Metropolitan Toronto 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 following Bills were read the second time and referred to the Committee of the Whole House:

Bill No. 146, An Act respecting Part of the Westerly Boundary of the Township of Faraday.

Bill No. 147, An Act to amend The Game and Fisheries Act.
The following Bills were read the second time and referred to the Committee on Municipal Law:


Bill No. 170, An Act to amend The Ontario Municipal Board Act.

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

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

Ordered, That the Debate be adjourned.

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

Ordered, That a Select Committee of the House be appointed to examine into and report regarding the operation and administration of The Labour Relations Act in all of its aspects.

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 eleven members, as follows:

Mr. Maloney (Chairman), Messrs. Jackson, Macaulay, MacDonald, Morningstar, Myers, Reaume, Rowntree, Spooner, Wren, Yaremko.

Notice of Motion No. 2, standing in the name of Mr. Reaume; as follows:

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, having been called, was withdrawn with the consent of the House.

The Order of the Day for the Second Reading of Bill No. 66, An Act to amend The Labour Relations Act, having been read,

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

On motion by Mr. Porter,

Ordered, That the debate be adjourned.

The House then adjourned at 11.00 p.m.

FORTY-FOURTH DAY
THURSDAY, MARCH 28TH, 1957

PRAYERS

2 O'CLOCK P.M.

Mr. Cass, from the Standing Committee on Municipal Law, presented the Committee's Second Report, which was read as follows and adopted:—

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

Bill No. 170, An Act to amend The Ontario Municipal Board Act.

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


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

Your Committee recommends that the supplies allowance per Member for the current Session of the Assembly be fixed at the sum of $50.00 and that, to meet the convenience of the Members, a cheque for that amount be issued to each Member of the Assembly in order that he may make the desired purchases in his own constituency.
And that an allowance be authorized and a cheque issued to each of the full-time daily newspaper representatives covering the present Session of the Legislative Assembly, as nominated by the Press Gallery and approved by Mr. Speaker.

Your Committee recommends that copies of the Canadian Parliamentary Guide, The Canadian Almanac and the Canada Year Book be purchased for distribution to the Members of the Assembly and also that each Member be given a year's subscription to the Labour Gazette.

Your Committee recommends that the following Sessional Papers be printed for departmental use and distribution:

- Accounts, Public ........................................... 1,975
- Agricultural College, Ontario, Report ........................ 1,175
- Agriculture, Minister's Report ................................ 2,475
- Agriculture, Statistics Branch, Report ...................... 7,175
- Auditor's Report ........................................... 525
- Civil Service Commissioner, Report ......................... 375
- Education, Report ......................................... 1,375
- Estimates ..................................................... 1,425
- Highways, Department of .................................... 925
- Labour, Department of, Report .............................. 11,175
- Legal Offices, Report of the Inspector ..................... 675
- Liquor Control Board, Report ............................... 625
- Niagara Parks Commission, Report ......................... 575
- Ontario Northland Transportation Commission, Report ... 185
- Police, Provincial, Report of the Commissioner ............ 425
- Public Welfare, Department of, Report ..................... 1,325
- Public Works, Department of, Report ....................... 600
- Reform Institutions, Department of, Report ............... 865
- Training Schools ............................................ 965
- Toronto University, Report ................................ 250
- Veterinary College, Ontario, Report ....................... 2,875
- Workmen's Compensation Board, Report .................... 3,175

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

Bill No. 176, An Act to amend The Marriage Act. Mr. Frost (Victoria).

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

After some time, Mr. Speaker resumed the Chair; and Mr. Janes reported That the Committee had directed him to report progress; 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. 139, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 141, An Act to amend The Operating Engineers Act, 1953.


Bill No. 156, An Act to amend The Ontario Municipal Improvement Corporation Act.


Bill No. 161, An Act to reconstitute The Ontario Cancer Treatment and Research Foundation and The Ontario Cancer Institute.


Bill No. 166, An Act to establish the Department of Transport.


Bill No. 171, An Act to Provide for the Registration and Regulation of Children's Boarding Homes.

Bill No. 172, An Act to amend The Public Health Act.


Bill No. 175, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

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

Bill No. 42, An Act to provide for the Certification of Plans of Subdivision in order to establish Title in Lands.
Bill No. 43, An Act to amend The Registry Act.

Bill No. 44, An Act to amend The Investigation of Titles Act.

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


The Order of the Day for the Second Reading of Bill No. 39, An Act to establish a Uniform and Simplified Procedure for the Enforcement of Statutory Duties and the Review of the Exercise of Statutory Powers by the Courts, having been read,

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

The Motion having been put was declared to be lost.

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

That in the opinion of this Legislature, consideration should be given to the establishment of a Student Aid Fund from which interest-free loans can be advanced to residents of Ontario who wish to continue their education beyond secondary school,

And, a debate arising, after some time,

Mr. Macaulay moved, seconded by Mr. Auld,

That the motion now before the House be amended by striking out all the words after the words “given to” and substituting the following therefor:

“The extension of the powers of the Bursary Committee of the Department of Education which has since 1943 paid out in bursaries and scholarships a total sum of $3,504,839.75 of which $2,579,909 has been contributed by the Provincial Treasury, which this year will contribute $425,000, and $924,930.50 has been contributed by the Dominion Treasury, to authorize the Bursary Committee to receive contributions from individuals, industry, the Provincial Treasury, the Dominion Treasury or any other donor, and to use the funds so received to provide interest-free loans to qualified students desiring to attend universities, teachers' colleges, agricultural colleges, schools of nursing, technical institutions and other institutions of higher learning.”

The Debate continued and after some time,

Mr. MacDonald asked for a ruling on the amendment.

Mr. Speaker ruled the amendment in order.

On appeal, Mr. Speaker was sustained on the following Division:
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The amendment having then been put was carried on the following Division:—

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NAYS

Gordon
Innes
MacDonald
Manley
Nixon
Oliver
Spence
Thomas
(Chatawa)
Whicher
Wintermeyer—10.

And the amended motion was declared to be carried.

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

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

And the House having continued to sit until Twelve of the Clock Midnight:

FRIDAY, MARCH 29TH, 1957

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

Resolved,

That,

the Lieutenant-Governor in Council may authorize the Treasurer of Ontario to pay out of the Consolidated Revenue Fund moneys required to purchase any debentures, bills or notes of the Corporation and to make advances to the Corporation in such amounts, at such times and on such terms and conditions as the Lieutenant-Governor in Council may deem expedient,

as provided by Bill No. 156, An Act to amend The Ontario Municipal Improvement Corporation Act.

Resolved,

That,

the Treasurer may pay out of the Consolidated Revenue Fund accounts for legislative and departmental printing, paper and stationery and other supplies delivered to the Queen's Printer, but the amount of such deliveries remaining on hand and in the course of distribution shall not exceed in any fiscal year the sum of $650,000,

as provided by Bill No. 159, An Act to amend The Financial Administration Act, 1954.
Resolved,

That,

during the fiscal year ending the 31st day of March, 1958, the expenses of the Department of Transport shall be paid out of the Consolidated Revenue Fund,

as provided by Bill No. 166, An Act to establish the Department of Transport.

Resolved,

That,

the expenses of the administration of The Children's Boarding Homes Act, 1957 and the regulations are payable until the 31st day of March, 1958, out of the Consolidated Revenue Fund,

as provided by Bill No. 171, An Act to provide for the Registration and Regulation of Children's Boarding Homes.

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

Bill No. 25, An Act respecting the Township of Scarborough.

and to report the following Bills with certain amendments:

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

Bill No. 31, An Act respecting the City of Windsor.

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

The House then adjourned at 12.40 a.m.

FORTY-FIFTH DAY
FRIDAY, MARCH 29TH, 1957

PRAYERS

2 O'CLOCK P.M

Mr. Dymond, from the Standing Committee on Health, presented the Committee's Fourth Report, which was read as follows and adopted:

Your Committee begs to report the following Bill without amendment:
Bill No. 85, An Act to amend The Cemeteries Act.

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

Ordered, That the Provincial Auditor be authorized to pay the salaries of the Civil Service and other necessary payments pending the voting of Supply for the fiscal year commencing April 1st, 1957, such payments to be charged to the proper appropriations following the voting of Supply.

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

Bill No. 177, An Act to amend The Municipal Act. Mr. Frost (Victoria).

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

Bill No. 25, An Act respecting the Township of Scarborough.

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

Bill No. 31, An Act respecting the City of Windsor.

Bill No. 41, An Act respecting Gordon William Innes, M.P.P.

Bill No. 69, The Highway Improvement Act, 1957.


Bill No. 81, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 86, An Act to amend The Mining Act.


Bill No. 95, An Act to amend The Law Society Act.

Bill No. 96, An Act to amend The Summary Convictions Act.


Bill No. 102, An Act to amend The Municipality of Metropolitan Toronto Act, 1953.

Elizabeth II  
29th March  

Bill No. 113, An Act to authorize an Income Tax Rental Agreement.


Bill No. 143, An Act to validate Certain Agreements entered into by The Hydro-Electric Power Commission of Ontario with Certain Quebec Power Companies with respect to Frequency Standardization.

Bill No. 145, An Act to amend The Mining Act.


Bill No. 149, An Act to amend The Public Commercial Vehicles Act.

Bill No. 150, An Act to amend The Housing Development Act.


Bill No. 152, An Act to amend The Change of Name Act.


Bill No. 154, An Act to amend The County Judges Act.


Bill No. 163, An Act to amend The Legislative Assembly Act.

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

The Debate was resumed, and after some time it was, on motion by Mr. Pryde,
Ordered, That the Debate be adjourned.

The House then adjourned at 4.00 p.m.

FORTY-SIXTH DAY
MONDAY, APRIL 1st, 1957

PRAYERS
2 O'CLOCK P.M.

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

Your Committee begs to report the following Bill without amendment:

Bill No. 43, An Act to amend The Registry Act.

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

Bill No. 42, An Act to provide for the Certification of Plans for Subdivision in order to establish Title in Lands.

Bill No. 44, An Act to amend The Investigation of Titles Act.

Mr. Cass, from the Standing Committee on Municipal Law, presented the Committee's Third and Final Report, which was read as follows and adopted:—

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

Bill No. 144, An Act to amend The Assessment Act.

Mr. Root, from the Standing Committee on Agriculture, 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:

On motion by Mr. Beckett, seconded by Mr. Sutton,

Ordered, That the allegations made against certain Members of this House by the Member for York South during the discussion in Committee of the Whole House of Bill No. 25, An Act respecting the Township of Scarborough, on Thursday last, March 28th, be referred to the Standing Committee on Privileges and Elections.

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

Ordered, That the names of Mr. Fishleigh and Mr. MacDonald be removed from the membership of the Standing Committee on Privileges and Elections and the names of Mr. Yaremko and Mr. Gisborn substituted therefor.

Before the Orders of the Day Mr. Cass, Member for Grenville-Dundas, made reference to the forthcoming centennial celebrations of the Village of Kemptville, and extended an invitation to all Members to visit the Village during that celebration.

Also before the Orders of the Day the Prime Minister and the Leader of the Opposition extended congratulations to Mr. Nixon on the celebration, to-day, of his birth date.

Mr. Nixon made a suitable reply.

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, 1958, the following sums:—

601. To defray the expenses of the Main Office, Department of Highways ........................................... $ 3,306,000.00

602. To defray the expenses of the Maintenance—King’s Highways and Other Roads ........................................... 67,844,000.00

603. To defray the expenses of the Highway Reserve Account ........................................... 20,000,000.00

604. To defray the expenses of the Motor Vehicles Branch ........................................... 2,474,000.00

605. To defray the expenses of the Construction and other Capital Projects ........................................... 100,969,000.00
Mr. Speaker resumed the Chair; and Mr. Janes 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. 177, An Act to amend The Municipal 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. Janes reported that the Committee had come to certain Resolutions as follows:

Resolved,

That,

the Lieutenant-Governor in Council may authorize the Treasurer of Ontario to pay out of the Consolidated Revenue Fund moneys to purchase any debentures of the Commission and to make advances to the Commission in such amounts, at such times and on such terms and conditions as the Lieutenant-Governor in Council may deem expedient,

as provided by Bill No. 164, The Ontario Water Resources Commission Act, 1957.

Resolved,

That,

the Lieutenant-Governor in Council may authorize the Treasurer of Ontario for and on behalf of the Province to guarantee the payment of the principal of and interest on any debentures issued by the Commission; the Province is liable for the payment of the principal of and interest on the debentures guaranteed according to the tenor thereof and the Lieutenant-Governor in Council is
authorized to make arrangements for supplying the money necessary to fulfil the requirements of the guarantee or guarantees and to advance the amount necessary for that purpose out of the Consolidated Revenue Fund,

as provided by Bill No. 164, The Ontario Water Resources Commission Act, 1957.

Resolved,

That,

the Lieutenant-Governor in Council is hereby authorized to raise from time to time by way of loan such sum or sums of money as may be deemed expedient and any such sum or sums may be raised in any manner provided by The Financial Administration Act, 1954 and shall be raised upon the credit of the Consolidated Revenue Fund and shall be chargeable thereon,

as provided by Bill No. 175, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund,

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

Bill No. 85, An Act to amend The Cemeteries Act.


Bill No. 126, An Act to amend The Sheriffs Act.


Bill No. 139, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 141, An Act to amend The Operating Engineers Act, 1953.

Bill No. 146, An Act respecting Part of the Westerly Boundary of the Township of Faraday.

Bill No. 147, An Act to amend The Game and Fisheries Act.


Bill No. 156, An Act to amend The Ontario Municipal Improvement Corporation Act.


Bill No. 161, An Act to reconstitute The Ontario Cancer Treatment and Research Foundation and The Ontario Cancer Institute.


Bill No. 166, An Act to establish the Department of Transport.


Bill No. 172, An Act to amend The Public Health Act.

Bill No. 175, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

and to report the following Bills with certain amendments:—

Bill No. 97, An Act to amend The Charities Accounting Act.


Bill No. 170, An Act to amend The Ontario Municipal Board Act.

Bill No. 171, An Act to Provide for the Registration and Regulation of Children's Boarding Homes.


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

Mr. Oliver moved, seconded by Mr. Nixon,

That a Select Committee of the House be appointed 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.

Mr. Warrender then moved in amendment, seconded by Mr. Cathcart,

That all the words after “That” be struck out and the following substituted therefor:

“this House expresses satisfaction in the progress being made in sweeping revisions of our real estate taxation system, including the relief afforded residential and farm assessment by reason of the payments to that type of assessment of large per capita grants, and also the fact that the Municipal Advisory Committee, which is representative of the municipalities, is being re-organized to continue the work of the Provincial-Municipal Committee, enabling it to report upon many features of The Municipal Act, The Municipal Board Act and The Assessment Act, and further the House expresses satisfaction in the three-year plan for education, which includes the initiation and use of an equalized form of assessment in the Province.”

After some time, the amendment having been put was carried on the following Division:—

<table>
<thead>
<tr>
<th>YEAS</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Allan</td>
<td>Graham</td>
<td>Murdoch</td>
</tr>
<tr>
<td>(Haldimand-Norfolk)</td>
<td>Griesinger</td>
<td>Nickle</td>
</tr>
<tr>
<td>Beckett</td>
<td>Grossman</td>
<td>Noden</td>
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<tr>
<td>Belisle</td>
<td>Hall</td>
<td>Parry</td>
</tr>
<tr>
<td>Boyer</td>
<td>Herbert</td>
<td>Phillips</td>
</tr>
<tr>
<td>Cass</td>
<td>Hunt</td>
<td>Porter</td>
</tr>
<tr>
<td>Cathcart</td>
<td>Janes</td>
<td>Price</td>
</tr>
<tr>
<td>Cecile</td>
<td>Johnston</td>
<td>Pryde</td>
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<tr>
<td>(Parry Sound)</td>
<td></td>
<td>Rankin</td>
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<tr>
<td>Chaput</td>
<td>Johnston</td>
<td>Roberts</td>
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<tr>
<td>(Simcoe Centre)</td>
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<td>Robson</td>
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<td>Collins</td>
<td>Johnston</td>
<td>Root</td>
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<td>Connell</td>
<td>(Carleton)</td>
<td>Rowntree</td>
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<td>Cowling</td>
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<td>Daley</td>
<td>Jolley</td>
<td>Scott</td>
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<td>Davies</td>
<td>Kerr</td>
<td>Spooner</td>
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<tr>
<td>Doucett</td>
<td>Lavergne</td>
<td>Thomas (Elgin)</td>
</tr>
<tr>
<td>Dunbar</td>
<td>Letherby</td>
<td>Villeneuve</td>
</tr>
<tr>
<td>Dunlop</td>
<td>Lewis</td>
<td>Wardrobe</td>
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<tr>
<td>Edwards</td>
<td>Macaulay</td>
<td>Warrender</td>
</tr>
<tr>
<td>Elliott</td>
<td>Mackenzie</td>
<td>Whitney</td>
</tr>
<tr>
<td>(Victoria)</td>
<td>Maloney</td>
<td>Yaremko—65.</td>
</tr>
<tr>
<td>Frost</td>
<td>Mapledoram</td>
<td></td>
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<tr>
<td>Fullerton</td>
<td>Monaghan</td>
<td></td>
</tr>
<tr>
<td>Goodfellow</td>
<td>Morrow</td>
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</table>

<table>
<thead>
<tr>
<th>NAYS</th>
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<tbody>
<tr>
<td>Gisborn</td>
<td>Manley</td>
<td>Thomas (Oshawa)</td>
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<tr>
<td>Gordon</td>
<td>Nixon</td>
<td>Whicher</td>
</tr>
<tr>
<td>Innes</td>
<td>Oliver</td>
<td>Winternmeyer</td>
</tr>
<tr>
<td>MacDonald</td>
<td>Spence</td>
<td>Wren—12.</td>
</tr>
</tbody>
</table>
And the motion as amended was declared to be carried.

Mr. Wren moved, seconded by Mr. Gordon,

That in the opinion of this House it is desirable and necessary that a fur marketing authority be created to give effect to better economic conditions for the Indian citizens and others in Ontario engaged in the taking of wild fur.

Mr. Frost (Victoria) then moved in amendment, seconded by Mr. Porter,

That all the words after “That” be struck out and the following substituted therefor:

“owing to the fact that a substantial portion of our Indian citizens have submitted that their Treaty rights relative to economic and other conditions should be with the Federal Government, this House expresses satisfaction that the Department of Lands and Forests is creating local markets for fur on a voluntary basis, which will avoid imposing mandatory conditions on our Indian citizens.”

The amendment having been put was declared to be carried, and the motion carried as amended.

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

That in the opinion of this House a public automobile accident insurance plan of universal coverage affords more equitable treatment of motorists and better protection for the general public than the financial responsibility and unsatisfied judgment provisions of The Highway Traffic Act.

Mr. Allan (Haldimand-Norfolk) then moved in amendment, seconded by Mr. Nickle,

That all the words after “That” be struck out and the following substituted therefor:

“In view of the fact that the Unsatisfied Judgment Fund is necessary to provide protection in what is known as the hit-and-run driver cases and out-of-Provence vehicles which would not be covered by mandatory insurance, and whereas it is desirable, because of the probable increase in premium costs under a mandatory coverage, further studies should be made of the experience in the State of New York and other comparable jurisdictions to our own, that in the opinion of the House the whole problem of insurance coverage should be studied by the Department of Transport which is being set up by this Session of the Legislature.”

And the House having continued to sit until Twelve of the Clock Midnight:—

TUESDAY, APRIL 2ND, 1957
After some time, the amendment having been put was declared to be carried, and the motion carried as amended.

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


The House then adjourned at 12.10 a.m.

FORTY-SEVENTH DAY
TUESDAY, APRIL 2ND, 1957

PRAYERS

2 O'CLOCK P.M.

Mr. Spooner, 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.

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

Ordered, That notwithstanding the previous Order when this House adjourns the present sitting thereof, it do stand adjourned until one-thirty o'clock tomorrow afternoon.

The Prime Minister Tabled Answers to Questions, as follows:

1. Mr. MacDonald—Enquiry of the Ministry—What amount was paid: (a) in acreage rental, and (b) in Mines Profits Tax by International Nickel during the last fiscal year for which figures are available.

Answer by the Minister of Mines:

1. (a) $19,776.90; (b) See section 10 of Mining Tax Act.
2. *Mr. MacDonald*—Enquiry of the Ministry—What acreage of forest area which has been stripped of timber resources, and upon which natural regeneration has not taken place, still awaits reforestation.

Answer by the Minister of Lands and Forests:—

The question does not differentiate between publicly owned and privately owned land.

It is estimated, however, that in the ordinary course regeneration will take place on 4 million acres north of the French and Mattawa Rivers (mostly Crown lands) and approximately 4 million acres (Crown and private lands) south of the French River. This regeneration will be supplemented by reforestation. On private lands livestock production impairs the possibility of regeneration.

—oOo—

5. *Mr. Oliver*—Enquiry of the Ministry—What was the cost of Elementary and Secondary school construction in Ontario in 1955 and in 1956. How many Elementary and Secondary School class-rooms were constructed. What was the approved cost of the schools. What was the actual cost of the schools. How much did the Department pay in construction grants. How many auditoria, gymnasia, home economics rooms, teachers' rooms, laboratoria, shops, principals' offices, music rooms, art rooms and library rooms were constructed. Was a grant paid for any of them. How much did they cost. How many new schools were built without an auditorium or a gymnasium. How many new schools were built without any of the other rooms mentioned above. What is the government policy towards construction grants.

Answer by the Minister of Education:—

1. $59,117,000.00 and $54,985,000.00 respectively.
2. 1955—2,017. 1956—1,918.
3. 1955—$45,913,000.00. 1956—$41,723,000.00.
4. See 1 above.
5. The Department of Education payments are for assistance in the retirement of debentures over a 20-year period in nearly all cases. These annual payments are based on varying percentages.
6. 9 Auditoriums; 136 Gymnasiums (including 76 playrooms); 68 Home Economic rooms; 600 Teachers' rooms; 111 Laboratoria; 87 Shops; 450 Principals' offices; 105 Music classrooms; 115 Art classrooms; 125 Library classrooms.
7. Yes.
8. $29,500,000.00.
9. 368.
10. None.
11. See Grant Regulations of the Department of Education.

—oOo—

6. *Mr. Worton*—Enquiry of the Ministry—How many resignations have there been in the past two years from the Ontario Agricultural College and from the Ontario Veterinary College.
Answer by the Minister of Agriculture:

<table>
<thead>
<tr>
<th></th>
<th>Ontario Agricultural College</th>
<th>Ontario Veterinary College</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Staff</td>
<td>Resignations</td>
</tr>
<tr>
<td>Jan. 1 to Dec. 31, 1955..</td>
<td>512</td>
<td>27</td>
</tr>
<tr>
<td>Jan. 1 to Dec. 31, 1956.</td>
<td>527</td>
<td>51</td>
</tr>
</tbody>
</table>

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7. Mr. MacDonald—Enquiry of the Ministry—On what dates did the incidents of brutality occur for which supervisors McNeil and Davis were dismissed from Bowmanville Training School.

Answer by the Minister of Reform Institutions:

The Department does not consider that the incidents mentioned were acts of brutality but that they were acts of judgment which were open to serious question. The incident for which Davis was dismissed occurred on the 30th December, 1956, and in the case of McNeil on the 3rd January, 1957.

---

10. Mr. MacDonald—Enquiry of the Ministry—What has been the drop-out of pupils, grade by grade, through public and secondary schools in Ontario, according to the last year for which figures are available.

Answer by the Minister of Education:

Pupil Retirement from School Life (from September 30, 1955, to September 30, 1956):

1. From Elementary Schools*................................. 13,377

2. From Secondary Schools—
   Grade 9 ................................... 9,673
   Grade 10 .................................. 9,319
   Grade 11 .................................. 6,176
   Grade 12 .................................. 9,500
   Grade 13 .................................. 2,423
   ........................................... 37,091

*Retirements by individual grades are not available for elementary schools.

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13. Mr. Manley—Enquiry of the Ministry—1. Since January 1, 1955, how many paintings have been purchased by the Government. 2. What is the name
of the artist of each painting. 3. What was the purchase price of each painting. 4. Who decided on the purchase of each. 5. Where is each painting presently located.

Answer by the Minister of Public Works:

1. 5.

2. (a) June McCormack (Reproduction "Marquis de Montcalm");
(b) Kenneth K. Forbes (Reproduction "Lord Durham");
(c) Challener (Is an historical painting of Etienne Brule's discovery of the mouth of Humber from a sketch of C. W. Jeffrey);
(d) Manley MacDonald ("York River");
(e) Paraskeva Clark ("Algonquin Morning").

3. (a) $500.00; (b) $750.00; (c) $1,500.00; (d) $500.00; (e) $300.00.

4. (a) Purchase recommended by Dr. C. S. Walters;
(b) Purchase recommended by Dr. C. S. Walters;
(c) Purchase recommended by Mr. P. T. Clark;
(d) Col. the Honourable W. Griesinger, Minister of Public Works;
(e) Col. the Honourable W. Griesinger, Minister of Public Works.

5. (a) 2nd Floor, East Corridor, Parliament Buildings;
(b) 2nd Floor, East Corridor, Parliament Buildings;
(c) Executive Council Chamber;
(d) Prime Minister's Department;
(e) Prime Minister's Department.

6. The Ontario-St. Lawrence Development Commission had two oil paintings of the Long Sault Rapids to place in the museum being created on the Park grounds. Paintings were by Frank Panabaker, costing each $750.00. The pictures are historical and are to preserve a likeness of the Rapids before the St. Lawrence development.

--oOo--

14. Mr. Innes—Enquiry of the Ministry—(a) What are the names of the Advisory Board to the Ontario Agricultural College; (b) How often does this Board meet; (c) To whom does this Board report; (d) What is the remuneration of each member of this Board.

Supplementary answer, by the Minister of Agriculture, to Section (d) of Answer to Question No. 14 tabled in the Legislature, February 20th, 1957:—

(d) Civil Servants on The Advisory Committee for the Collège receive no remuneration over and above regular salary. The $25.00 per day and travelling expenses applies only to non-Civil Servants.

--oOo--
16. Mr. Manley—Enquiry of the Ministry—1. How many properties classified as follows: Rural, Urban, Business, Cemeteries and Churches have required settlement by Hydro in Seaway Valley. How many settlements have been finalized in each category. 2. How many owners in each category have not yet been approached as to settlement. 3. How many properties have been expropriated. Of those expropriated how many are still pending final settlement. 4. How many houses have been moved to new town sites. How many are scheduled to be moved. 5. Do the present owners of hotels in the towns to be flooded have preference in locating in the new town sites. 6. Will they receive permission to transfer their hotel licences from their present premises to the new town site. 7. How many hotels will the Hydro have to purchase. How many hotels have been purchased. How were the purchase prices determined. Was the hotels’ gallonage a factor in determining the purchase price. 8. How many property settlements will have to be made for a railway right of way and for the right of way of Highway 401. How many of these property settlements have been made to date. How much has been paid in settlements to date.

Answer by the Honourable Mr. Connell:—

<table>
<thead>
<tr>
<th></th>
<th>Estimated Number</th>
<th>Number Finalized</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Rural Properties</td>
<td>493</td>
<td>393</td>
</tr>
<tr>
<td>Urban Properties</td>
<td>1,245</td>
<td>930</td>
</tr>
<tr>
<td>Business Properties</td>
<td>182</td>
<td>110</td>
</tr>
<tr>
<td>Cemeteries</td>
<td>19</td>
<td>19</td>
</tr>
<tr>
<td>Churches</td>
<td>23</td>
<td>20</td>
</tr>
</tbody>
</table>

(2) Practically all owners of property affected by the project have been contacted.

(3) Approximately 550 properties have been expropriated and of these the majority was expropriated to obtain a clear title and not arising from the Commission’s inability to reach agreement on compensation. Of this number about 180 have not yet been settled.

(4) 333 houses have been moved; about 180 yet to be moved.

(5) Hotel owners are given opportunity to purchase any suitable Commission-owned property available.

(6) Ontario Hydro has no authority in licensing hotels but it is understood that applications from hotel owners affected by the project will receive preferred consideration.

(7) Five hotels are required; four have been purchased. Purchase prices were based on value of land, condition, size and construction of buildings, gallonage sold and other factors involved in purchase of commercial properties.

(8) Highway 401 and railway right of way frequently pass over property required for flooding or other purposes and are not separated in our records.

—oOo—
17. Mr. Wren—Enquiry of the Ministry—What Bonding Company is guaranteeing performance of contract of the Wolfe Construction Company, Limited or of its subsidiary company. Has this Bonding Company been called upon to make payment for defaults of the Wolfe Construction Company, Limited or its subsidiary.

Answer by the Minister of Highways:—

The Acadia Insurance Company.  (Contract 55—95.)

Bonding Company was informed as to condition of Macamic (Ontario) Limited contract and made necessary financial arrangements with contractor direct.

—oOo—

19. Mr. Wren—Enquiry of the Ministry—What was the cost of Hydro Public Relations during the past year. How much did Hydro spend on its 50th Anniversary celebrations. What was the cost of Hydro Public Relations in 1951, 1952 and 1953.

Answer by the Honourable Mr. Connell:—

(1) The Information Division expenditures for 1956, including Public Relations expenses, were $700,285, representing less than .04 per cent of the Commission’s annual revenue, subdivided as follows:

<table>
<thead>
<tr>
<th>Division</th>
<th>Expenditures</th>
</tr>
</thead>
<tbody>
<tr>
<td>Information Division</td>
<td>$626,535</td>
</tr>
<tr>
<td>Frequency Standardization</td>
<td>$73,750</td>
</tr>
<tr>
<td></td>
<td>$700,285</td>
</tr>
</tbody>
</table>

(2) The expenditures on Hydro’s 50th Anniversary celebrations were $96,778.

(3) The Information Division expenditures for the years 1951, 1952 and 1953 were as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Information Division</th>
<th>Frequency Standardization Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>1951</td>
<td>$673,876</td>
<td>$107,139</td>
</tr>
<tr>
<td>1952</td>
<td>$823,060</td>
<td>$171,249</td>
</tr>
<tr>
<td>1953</td>
<td>$664,907</td>
<td>$175,950</td>
</tr>
</tbody>
</table>

—oOo—

20. Mr. Spence—Enquiry of the Ministry—How many property settlements have been made for the right of way of Highway No. 401 in the riding of East Kent. How many property settlements will have to be made. How much has been paid to date in property settlements.
Answer by the Minister of Highways:

<table>
<thead>
<tr>
<th>Property Settlements Made</th>
<th>Property Settlements to be made</th>
<th>Paid to Feb. 14, 1957</th>
</tr>
</thead>
<tbody>
<tr>
<td>19</td>
<td>242</td>
<td>$94,444.00</td>
</tr>
</tbody>
</table>

21. Mr. Oliver—Enquiry of the Ministry—1. What is the general practice of the superintendent of insurance for inspecting the trust accounts of real estate brokers in Ontario. 2. How often are the trust accounts of real estate brokers examined. 3. How often did the superintendent of insurance or any member of his department examine the trust account of Ridout Real Estate Limited in the past 24 months. On what dates were the investigations conducted. Who conducted the investigations. 4. When did the shortage in the trust account of Ridout Real Estate Limited first appear. 5. What was done by the superintendent of insurance following discovery of a shortage.

Answer by the Attorney-General:

1. The general practice of the Registrar under the Real Estate and Business Brokers Act, who is under the supervision of the Superintendent of Insurance, is to have inspectors conduct spot checks particularly of any broker concerning whom information or complaint had been received which appeared to make such inspection desirable.

2. Answered by 1.

3. Charges under The Real Estate and Business Brokers Act have been preferred against Ridout Real Estate Limited and certain officers and officials. The matter is, therefore, sub judice.

4. See 3.

5. See 3.

22. Mr. Innes—Enquiry of the Ministry—1. What steps have been taken by the Department of Highways to eliminate the railway crossing on No. 2 Highway at Creditville. 2. If steps have been taken, what will be the total cost of same. 3. What will be the Provincial share of same. 4. When will the project be completed.

Answer by the Minister of Highways:

1. Bridge has been designed and pre-engineering completed for the realignment to the approaches. Detailed estimates of cost submitted to Board of Transport Commissioners in Ottawa.
2. Estimated $570,000.

3. Estimated $270,000.

4. Estimated date of completion, summer of 1958, should early approval of Board of Transport Commissioners be obtained.

---oOo---

24. Mr. Oliver—Enquiry of the Ministry—1. (a) How many privately-owned telephone companies have received financial assistance from the Ontario Telephone Authority; (b) What has been the total amount of such financial assistance. 2. (a) How many privately-owned telephone companies have been merged into larger local units; (b) How many of these units have been merged with the Bell Telephone System, and (c) How many are continuing operations as private companies or as subsidiaries of the Ontario Telephone Authority. 3. How much money has the Ontario Telephone Authority advanced to the Madawaska Valley Telephone Company, Limited. 4. (a) What does the Authority plan to do with the Madawaska Valley Telephone Company, Limited; (b) How many offers have been received for the purchase of this company; (c) Is the Ontario Telephone Authority preparing to write down the cost of this company to facilitate its sale.

Answer by the Minister of Agriculture:—

1. (a) None.
   
   (b) Assistance was given in supplying free engineering and commercial assistance by the staff of the Telephone Authority.

2. (a) During the years 1954-56, 81 independent systems have been sold or merged and ceased to operate. Negotiations for the sale of several more have been completed.
   
   (b) Of the 81 systems sold, etc., 59 systems have been taken over by the Bell Telephone Company of Canada.
   
   (c) 22 independent systems have been merged or sold to other independent systems.

   Note: There are 384 companies operating as of December 31, 1956.

3. $450,000.

4. (a) Operate as a pilot system.
   
   (b) No offers have been solicited.
   
   (c) No necessity has arisen.

---oOo---

25. Mr. Nixon—Enquiry of the Ministry—Page 35 of the Budget Address: "The combined ordinary and capital expenditure forecast for 1957-58 is, therefore, $709.8 million, including a total of $37.8 million for highway reserve account and sinking fund." Page 5, Estimates for the fiscal year 31st of March, 1958:
“combined capital and ordinary expenditure $819,855,000.” Why the discrepancy of $110,055,000, and which is the correct amount.

Answer by the Treasurer:—

The reference on Page 35 of the Budget Address deals with net ordinary expenditure and the capital expenditure to be made with respect to physical assets.

The difference of $110,055,000, between the combined total given on Page 35 and detailed on Page 36 of the Budget Address of $709,800,000 and the combined total of the Estimates of $819,855,000, is made up as follows:

Application of Ordinary Revenue against Ordinary Expenditure. $19,668,000
Application of Capital Receipts against Capital Payments. 8,005,000
Loans and Advances—
    representing revenue-producing and realizable assets. 64,850,000
Repayments from Special Funds. 17,499,000

    $110,022,000

Levelling off in Budget Address to even one hundred thousand dollars. 33,000

    $110,055,000

—oOo—

26. Mr. Spence—Enquiry of the Ministry—1. What was the total cost to the Ontario Government of tuberculosis sanatoria in 1956. 2. What was the total cost of the Ontario Government to operate mental hospitals in 1956. 3. How many patients were treated in tuberculosis sanatoria and in mental hospitals. 4. How many patients paid anything toward the cost of their care and treatment. 5. How much money was paid by patients or on behalf of patients in mental hospitals for care received in 1956. 6. How much money was paid by patients or on behalf of patients in tuberculosis sanatoria for care received in 1956.

Answer by the Minister of Health:—

1. $5,653,854.12.

2. $25,882,303.14.

3. Sanatoria 7,051; Ontario Hospitals 29,170.

4. Sanatoria 2,698; Ontario Hospitals 12,987.
   (Including those for whom payment was made by agencies, such as Blue Cross, Workmen’s Compensation Board, Department of Veterans’ Affairs, Indian Health Services, etc.)

5. $3,416,301.37.
6. $2,288,788.94.
   (By patients, and on behalf of patients by Blue Cross, Workmen's Compensation Board, Department of Veterans' Affairs, Indian Health Services, and sundry agencies.)

   The figures used are for the calendar year 1956, except in the cases of the answers to 4 and 6 as they relate to Sanatoria.

---oOo---

27. Mr. Nixon—Enquiry of the Ministry—1. How many new liquor outlets were opened in Ontario since April 1, 1956, to date: (a) Government stores; (b) Brewers' Retail stores; (c) Wine stores. 2. What is the total number operating at present in each of the above categories.

Answer by the Provincial Secretary:

<table>
<thead>
<tr>
<th>Number of Outlets opened in Ontario since April 1, 1956</th>
<th>Total Number operating at present</th>
</tr>
</thead>
<tbody>
<tr>
<td>(a) Government Stores...................................</td>
<td>1</td>
</tr>
<tr>
<td>(b) Brewers' Retail Stores............................</td>
<td>29</td>
</tr>
<tr>
<td>(c) Wine Stores.........................................</td>
<td>...</td>
</tr>
<tr>
<td></td>
<td>209</td>
</tr>
<tr>
<td></td>
<td>216</td>
</tr>
<tr>
<td></td>
<td>51</td>
</tr>
</tbody>
</table>

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

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

Ordered, That the Debate be adjourned.

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

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

Bill No. 42, An Act to provide for the Certification of Plans for Subdivision in order to establish Title in Lands.

Bill No. 43, An Act to amend The Registry Act.
Bill No. 44, An Act to amend The Investigation of Titles Act.

Bill No. 144, An Act to amend The Assessment Act.


Bill No. 177, An Act to amend The Municipal Act.

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

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

Bill No. 42, An Act to provide for the Certification of Plans of Subdivision in order to establish Title in Lands.

Bill No. 43, An Act to amend The Registry Act.

Bill No. 44, An Act to amend The Investigation of Titles Act.

Bill No. 85, An Act to amend The Cemeteries Act.

Bill No. 97, An Act to amend The Charities Accounting Act.


Bill No. 126, An Act to amend The Sheriffs Act.


Bill No. 139, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 141, An Act to amend The Operating Engineers Act, 1953.

Bill No. 144, An Act to amend The Assessment Act.

Bill No. 146, An Act respecting Part of the Westerly Boundary of the Township of Faraday.

Bill No. 147, An Act to amend The Game and Fisheries Act.


Bill No. 156, An Act to amend The Ontario Municipal Improvement Corporation Act.


Bill No. 161, An Act to reconstitute The Ontario Cancer Treatment and Research Foundation and The Ontario Cancer Institute.


Bill No. 166, An Act to establish the Department of Transport.


Bill No. 170, An Act to amend The Ontario Municipal Board Act.

Bill No. 171, An Act to Provide for the Registration and Regulation of Children's Boarding Homes.

Bill No. 172, An Act to amend The Public Health Act.


Bill No. 175, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill No. 177, An Act to amend The Municipal Act.

The Order of the Day for resuming the Adjourned Debate on the Report of the Select Committee on Toll Roads having been read,

On motion by Mr. Frost,

Ordered, That this Order of the Day be discharged.

Mr. Whicher moved, seconded by Mr. Oliver,
That a Select Committee of the House be appointed to examine into and report upon the economic condition of the agricultural industry in the Province with particular reference to (1) the extent to which research is meeting the requirements of the agricultural industry; and (2) the price spread between what the farmer receives and the consumer pays for agricultural products.

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.

And a Debate arising, after some time,

Mr. Frost moved the adjournment of the Debate, which motion was carried on the following Division:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>NAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>72</td>
<td>14</td>
</tr>
</tbody>
</table>

Mr. Innes moved, seconded by Mr. Nixon,

That in the opinion of this House the Ontario Agricultural College and the Ontario Veterinary College and the Macdonald Institute should be removed from the jurisdiction of the Department of Agriculture and constituted a university to be operated under the direction of a Board of Governors.

And a Debate arising, after some time,

On motion by Mr. Allan (Haldimand-Norfolk),

Ordered, That the Debate be adjourned.

Mr. Wintermeyer moved, seconded by Mr. Worton,

That in the opinion of this House all contracts let by the Department of Public Works together with all bids received shall be fully publicized and made available to all persons concerned.

And a Debate arising, after some time,

On motion by Mr. Frost,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.05 p.m.
FORTY-EIGHTH DAY
WEDNESDAY, APRIL 3RD, 1957

Prayers

1.30 O'Clock P.M.

Mr. Cass, from the Committee on Privileges and Elections, presented the Committee's Report and moved its adoption, seconded by Mr. Nixon.

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

"The Committee met on Tuesday, April 2nd, to deal with the matters referred to it by the House upon the motion of Mr. Beckett, seconded by Mr. Sutton, whereby it was ordered that the allegations made against certain Members of the House by the Member for South York during the discussion in Committee of the Whole House of Bill No. 25, An Act respecting the Township of Scarborough, on Thursday last, March 28th, be referred to the Standing Committee on Privileges and Elections.

When the Committee convened at 9.30 on the morning of Tuesday, April 2nd, all members were present and Mr. Cass was duly elected Chairman.

All members of the Committee having been furnished with a mimeographed copy of the draft report of the proceedings in question which had been prepared by the Hansard reporters, it was agreed that the chairman should indicate the portions thereof which he regarded as containing the allegations referred to in the Order of the House. For convenience, a copy is attached hereto and those portions are marked in the margin. They appear at pages 6, 7, 8, 9 and 12. Mr. MacDonald agreed at once that those portions contained the allegations or charges referred to.

The Committee continued its sittings until one o'clock in the afternoon and then adjourned until 8.30 in the evening, continuing its public sittings until 2.30 on the morning of Wednesday, April 3rd. The Committee met in camera at 10.00 o'clock on the morning of Wednesday, April 3rd, to prepare its report.

Mr. Joseph Sedgewick, Q.C., appeared for the Keystone Realty Company and Mr. Fishleigh. Mr. John Grogan, Q.C., appeared for the Public Utilities Commission of Scarborough Township. We are grateful to both of these learned gentlemen for the assistance given the committee. We are also grateful to Mr. Campbell, the Reeve of the Township, Mr. Leslie, the Chairman of the Public Utilities Commission, and Mr. Brown who has been a member of the Public Utilities Commission for a great many years. These gentlemen, in taking the witness box, explaining the situation as they knew it and answering questions, assisted the committee in its deliberations very considerably, as did Mr. Harrison who has been an employee of the Public Utilities Commission for a great many years. Mr. Taylor, the Assistant Solicitor for the Township, also gave his evidence with clarity and conviction, and we are grateful to Mr. K. Grant Crawford, the Deputy Minister of Municipal Affairs, for the expert advice he gave the committee in answer to their questioning with respect to matters of a rather technical nature. No restrictions were placed by the committee on the calling of witnesses or hearing of evidence.
Mr. MacDonald, soon after being sworn, withdrew all allegations and charges of impropriety that he had made against Mr. Beckett and this he did without qualification.

With regard to charges against Mr. Sutton and Mr. Fishleigh, Mr. MacDonald expressed the view that he had been misquoted in the Hansard Report, although he took this view only toward the end of the hearing having agreed that the portions of the report indicated by the chairman as containing the charges or allegations were accurate when the question was put to him regarding the accuracy toward the commencement of the proceedings. It should be noted that the committee afforded Mr. MacDonald every opportunity of calling witnesses and otherwise adducing evidence and of cross-examination throughout the hearing. The only witnesses he sought to call were those men against whom he had made charges. The three honourable members of the House against whom charges had been made voluntarily came forward to make statements and, in fact, of their own volition although not requested to do so, made those statements under oath. They submitted to cross-examination by Mr. MacDonald and others present.

The Committee finds that Mr. MacDonald failed to substantiate the charges made by him.

It is a matter of regret to the committee that an honourable member would make such serious charges against other honourable members in the absence of material establishing proof of the facts charged. In the opinion of the committee, from the admissions and statements made at the hearing by the honourable member who made the allegations, those allegations ought never to have been made by an honourable member of this House.

A review of the proceedings of the committee has not been set out in detail, as copies of the transcript of such proceedings will be supplied to all Honourable members of the House and to the Parliamentary Press Gallery."

A Debate arising, after some time,

The motion for adoption of the Report having been put was declared to be carried.

Before the Orders of the Day the Prime Minister expressed the congratulations of the House to Major Alex. C. Lewis, Q.C., for many years Clerk of the House, and Mrs. Lewis, on the celebration of the fifty-sixth Anniversary of their Wedding 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 the Government has imposed huge additional taxes which along with the natural yearly increase of Provincial revenue are entirely out of proportion to the added grants and services that it is giving the people of Ontario.”

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

**YEAS**

Gordon
Innes
Nixon
Oliver
Reaume
Spence
Whicher

**NAYS**

Allan
(Goldmand-Norfolk)
Allen
(Middlesex South)
Auld
Beckett
Belisle
Boyer
Cass
Cathcart
Cecile
Chaput
Child
Collings
Connell
Cowling
Daley
Davies
Doucett
Dunbar
Dunlop
Dymond
Edwards
Elliott
Fishleigh
Foote
Frost
(Goldia)
Fullerton
Gisborn

Goodfellow
Graham
Griesinger
Grossman
Hall
Hanna
Herbert
Hunt
Jackson
Janes
Johnston
(Parry Sound)
Johnston
(Simcoe-Centre)
Johnston
(Carleton)
Jolley
Kelly
Kennedy
Kerr
Laverne
Letherby
Lewis
Lyons
Macaulay
MacDonald
Mackenzie
Maloney
Mapledoram
Monaghan

Morin
Morningstar
Morrow
Murdock
Myers
Nickle
Noden
Parry
Phillips
Porter
Price
Pryde
Rankin
Robarts
Roberts
Root
Rowntree
Sandercock
Scott
Spooner
Stewart
Sutton
Thomas (Elgin)

Thomas (Oshawa)
Villeneuve
Wardrope
Warrender
Whitney
Yaremko—83.

The main Motion having then been put, was declared to be carried.
The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1958, the following sums:

1812. To defray the expenses of the Dams, Docks and Drainage Works. .................................................. $ 670,000.00

1813. To defray the expenses of the Miscellaneous ..................................... 15,220,000.00

Mr. Speaker resumed the Chair; and Mr. Janes reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received to-day.

Mr. Janes, 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, 1957:

DEPARTMENT OF EDUCATION:
Special Grants.......................................................... $ 2,400,000.00

DEPARTMENT OF HEALTH:
Special Grants..................................................... 8,800,000.00

DEPARTMENT OF HIGHWAYS:
Maintenance—King's Highways and Other Roads........................................ 37,500,000.00

DEPARTMENT OF PLANNING AND DEVELOPMENT:
Trade and Industry Branch.................................................... 180,000.00

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, 1958:

DEPARTMENT OF AGRICULTURE:
Main Office............................................................... $ 348,000.00
Agricultural and Horticultural Societies Branch........................................ 984,000.00
Co-operation and Markets Branch......................................................... 101,000.00
Dairy Branch.............................................................. 463,000.00
Extension Branch.......................................................... 1,934,000.00
<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Farm Economics Branch</td>
<td>$181,000.00</td>
</tr>
<tr>
<td>Farm Labour Service Branch</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Field Crops Branch</td>
<td>193,000.00</td>
</tr>
<tr>
<td>Fruit Branch</td>
<td>395,000.00</td>
</tr>
<tr>
<td>Live Stock Branch</td>
<td>1,205,000.00</td>
</tr>
<tr>
<td>Statistics and Publications Branch</td>
<td>94,000.00</td>
</tr>
<tr>
<td>Demonstration Farm, New Liskeard</td>
<td>32,000.00</td>
</tr>
<tr>
<td>Horticultural Experiment Station, Vineland</td>
<td>301,000.00</td>
</tr>
<tr>
<td>Kemptville Agricultural School</td>
<td>357,000.00</td>
</tr>
<tr>
<td>Ontario Agricultural College, Guelph</td>
<td>3,971,000.00</td>
</tr>
<tr>
<td>Macdonald Institute, Guelph</td>
<td>231,000.00</td>
</tr>
<tr>
<td>Ontario Veterinary College, Guelph</td>
<td>1,097,000.00</td>
</tr>
<tr>
<td>Strathclair Farm, Sault Ste. Marie</td>
<td>23,000.00</td>
</tr>
<tr>
<td>Western Ontario Agricultural School and Experimental Farm, Ridgetown</td>
<td>230,000.00</td>
</tr>
<tr>
<td>Ontario Junior Farmer Loan Branch</td>
<td>150,000.00</td>
</tr>
<tr>
<td>The Ontario Telephone Authority</td>
<td>115,000.00</td>
</tr>
<tr>
<td>Main Office</td>
<td>950,000.00</td>
</tr>
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</table>

**DEPARTMENT OF ATTORNEY-GENERAL:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>308,000.00</td>
</tr>
<tr>
<td>Legislative Counsel and Registrar of Regulations</td>
<td>67,000.00</td>
</tr>
<tr>
<td>Traffic Safety Program</td>
<td>122,000.00</td>
</tr>
<tr>
<td>Supreme Court of Ontario</td>
<td>295,000.00</td>
</tr>
<tr>
<td>Supreme Court Reporters</td>
<td>141,000.00</td>
</tr>
<tr>
<td>Master of Titles</td>
<td>175,000.00</td>
</tr>
<tr>
<td>Criminal Justice Accounts</td>
<td>2,707,000.00</td>
</tr>
<tr>
<td>Public Trustee</td>
<td>579,000.00</td>
</tr>
<tr>
<td>Official Guardian</td>
<td>246,000.00</td>
</tr>
<tr>
<td>Accountant—Supreme Court of Ontario</td>
<td>40,000.00</td>
</tr>
<tr>
<td>Fire Marshal</td>
<td>440,000.00</td>
</tr>
<tr>
<td>Inspector of Legal Offices</td>
<td>1,821,000.00</td>
</tr>
<tr>
<td>Ontario Provincial Police</td>
<td>9,857,000.00</td>
</tr>
<tr>
<td>Ontario Securities Commission</td>
<td>220,000.00</td>
</tr>
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**DEPARTMENT OF ECONOMICS:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>257,000.00</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF EDUCATION:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office and General Departmental Expenses</td>
<td>442,000.00</td>
</tr>
<tr>
<td>Elementary Education Branch</td>
<td>2,375,000.00</td>
</tr>
<tr>
<td>Secondary Education Branch</td>
<td>2,851,000.00</td>
</tr>
<tr>
<td>Teacher Education Branch</td>
<td>1,923,000.00</td>
</tr>
<tr>
<td>Special Educational Services Branch</td>
<td>1,239,600.00</td>
</tr>
<tr>
<td>Registrar's Branch</td>
<td>893,500.00</td>
</tr>
<tr>
<td>Curriculum and Text-Books Branch</td>
<td>49,500.00</td>
</tr>
<tr>
<td>Other Educational Services</td>
<td>580,100.00</td>
</tr>
<tr>
<td>Dominion-Provincial Agreements</td>
<td>30,000.00</td>
</tr>
<tr>
<td>Scholarships, Bursaries, etc</td>
<td>515,000.00</td>
</tr>
<tr>
<td>Legislative Grants, etc</td>
<td>101,395,000.00</td>
</tr>
<tr>
<td>Miscellaneous Grants</td>
<td>243,300.00</td>
</tr>
<tr>
<td>Grants to Provincial and Other Universities, etc</td>
<td>17,482,000.00</td>
</tr>
<tr>
<td>Teachers' Superannuation, etc</td>
<td>4,000.00</td>
</tr>
</tbody>
</table>

**Miscellaneous Grants:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grants to Provincial and Other Universities, etc</td>
<td>17,482,000.00</td>
</tr>
<tr>
<td>Teachers' Superannuation, etc</td>
<td>4,000.00</td>
</tr>
</tbody>
</table>
### DEPARTMENT OF HEALTH:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$3,031,400.00</td>
</tr>
<tr>
<td>Health Units Branch</td>
<td>828,200.00</td>
</tr>
<tr>
<td>Public Health Nursing Branch</td>
<td>62,000.00</td>
</tr>
<tr>
<td>Maternal and Child Health Branch</td>
<td>430,000.00</td>
</tr>
<tr>
<td>Dental Service Branch</td>
<td>65,500.00</td>
</tr>
<tr>
<td>Nursing Branch</td>
<td>190,200.00</td>
</tr>
<tr>
<td>Epidemiological Branch</td>
<td>660,000.00</td>
</tr>
<tr>
<td>Venereal Diseases Control Branch</td>
<td>47,000.00</td>
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<tr>
<td>Tuberculosis Prevention Branch</td>
<td>6,684,500.00</td>
</tr>
<tr>
<td>Industrial Hygiene Branch</td>
<td>411,000.00</td>
</tr>
<tr>
<td>Environmental Sanitation Branch</td>
<td>133,000.00</td>
</tr>
<tr>
<td>Laboratory Branch</td>
<td>1,686,500.00</td>
</tr>
<tr>
<td>Mental Health Branch</td>
<td>30,417,700.00</td>
</tr>
<tr>
<td>Hospital Services Commission of Ontario</td>
<td>16,060,000.00</td>
</tr>
</tbody>
</table>

### DEPARTMENT OF HIGHWAYS:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>3,306,000.00</td>
</tr>
<tr>
<td>Maintenance—King's Highways and Other Roads</td>
<td>67,844,000.00</td>
</tr>
<tr>
<td>Highway Reserve Account</td>
<td>20,000,000.00</td>
</tr>
<tr>
<td>Motor Vehicles Branch</td>
<td>2,474,000.00</td>
</tr>
<tr>
<td>Construction and other Capital Projects</td>
<td>100,969,000.00</td>
</tr>
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</table>

### DEPARTMENT OF INSURANCE:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>311,000.00</td>
</tr>
</tbody>
</table>

### DEPARTMENT OF LABOUR:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>521,000.00</td>
</tr>
<tr>
<td>Industry and Labour Board</td>
<td>261,000.00</td>
</tr>
<tr>
<td>Apprenticeship Branch</td>
<td>496,000.00</td>
</tr>
<tr>
<td>Boiler Inspection Branch</td>
<td>248,000.00</td>
</tr>
<tr>
<td>Factory Inspection Branch</td>
<td>65,000.00</td>
</tr>
<tr>
<td>Board of Examiners of Operating Engineers</td>
<td>72,000.00</td>
</tr>
<tr>
<td>Minimum Wage Branch</td>
<td>17,000.00</td>
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<tr>
<td>Composite Inspection Branch</td>
<td>369,000.00</td>
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<tr>
<td>Labour Relations Board</td>
<td>166,000.00</td>
</tr>
<tr>
<td>Office of Athletics Commissioner</td>
<td>29,000.00</td>
</tr>
<tr>
<td>Elevator Inspection Branch</td>
<td>99,000.00</td>
</tr>
<tr>
<td>Industry and Labour Board</td>
<td>10,500,000.00</td>
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### DEPARTMENT OF LANDS AND FORESTS:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
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<td>Field Services:</td>
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<td>Surveys Branch</td>
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<td>Basic Organization—District Offices</td>
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<tr>
<td>Extra Fire Fighting</td>
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<td>Public Information and Education re (1) Fire Prevention, (2) Fish and Wildlife, (3) Reforestation, and (4) Timber Management</td>
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<td>Timber Management Branch</td>
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### Office of Lieutenant-Governor:
Office of Lieutenant-Governor: $20,000.00

### Department of Mines:
- **Main Office**: $480,000.00
- **Geological Branch**: $307,000.00
- **Mines Inspection Branch**: $206,000.00
- **Laboratories Branch**: $224,000.00
- **Sulphur Fumes Arbitrator**: $20,000.00
- **Mining Lands Branch**: $314,000.00
- **Main Office**: $1,000,000.00

### Department of Municipal Affairs:
- **Main Office**: $3,563,000.00
- **Ontario Municipal Board**: $254,000.00
- **Ontario Highway Transport Board**: $97,000.00

### Department of Planning and Development:
- **Main Office**: $255,000.00
- **Civil Defence Branch**: $393,000.00
- **Community Planning Branch**: $335,000.00
- **Conservation Branch**: $554,000.00
- **Ontario House**: $220,000.00
- **Trade and Industry Branch**: $1,323,000.00
- **Community Planning Branch**: $500,000.00
- **Conservation Branch**: $4,175,000.00
- **Ontario—St. Lawrence Development Commission**: $3,000,000.00

### Department of Prime Minister:
- **Main Office**: $61,100.00
- **Cabinet Office**: $56,900.00

### Office of Provincial Auditor:
Office of Provincial Auditor: $374,000.00

### Department of Provincial Secretary:
- **Main Office**: $502,100.00
- **Office of The Speaker**: $41,200.00
- **Clerk of The Legislative Assembly and Chief Election Officer**: $78,000.00
- **Queen's Printer**: $167,500.00
- **Registrar-General's Branch**: $615,000.00
- **Sessional Requirements**: $184,200.00
- **Miscellaneous Requirements**: $20,000.00
- **Civil Service Commission**: $176,000.00
- **Public Service Superannuation Fund**: $60,000.00

### Department of Public Welfare:
- **Main Office**: $2,557,000.00
- **Child Welfare Branch**: $3,685,000.00
- **Day Nurseries Branch**: $253,000.00
- **Mothers' Allowances Branch**: $9,000,000.00
- **Old Age Assistance Branch**: $7,033,000.00
- **Field Services Branch**: $784,000.00
Homes for the Aged Branch ........................................ $ 4,282,000.00
Disabled Persons' Allowances Branch .......................... 2,394,000.00
Old Age Assistance Branch ....................................... 5,849,000.00
Disabled Persons' Allowances Branch .......................... 2,156,000.00

DEPARTMENT OF PUBLIC WORKS:
Main Office ....................................................... 1,045,500.00
General Superintendence ........................................ 250,000.00
Lieutenant-Governor's Apartment ............................... 8,500.00
Legislative Departmental Buildings ............................ 3,197,000.00
Osgoode Hall and Ontario Government Office Building .... 430,000.00
Government Buildings ............................................ 1,450,000.00
Ontario Government Branch Office Buildings ................. 725,000.00
Maintenance of Locks, Bridges, Dams and Docks, etc ....... 120,000.00
Aid to Drainage .................................................. 550,000.00
Miscellaneous .................................................... 2,485,000.00
Public Buildings .................................................. 45,000,000.00
Dams, Docks and Drainage Works ............................... 670,000.00
Miscellaneous .................................................... 15,220,000.00

DEPARTMENT OF REFORM INSTITUTIONS:
Main Office ....................................................... 996,000.00
Board of Parole ................................................... 88,000.00
Institutions (Ontario Reformatories, Industrial Farms and
Training Schools) ................................................ 10,947,000.00

DEPARTMENT OF TRAVEL AND PUBLICITY:
Main Office ....................................................... 107,500.00
Division of Publicity .............................................. 593,500.00
Development Branch .............................................. 211,000.00
Information Branch ............................................... 196,000.00
Photography Branch ............................................... 67,000.00

TREASURY DEPARTMENT:
Main Office and Public Debt .................................... 502,500.00
Comptroller of Revenue .......................................... 1,675,000.00
Ontario Racing Commission ...................................... 210,000.00
Post Office ........................................................ 397,500.00
Tabulating Branch ................................................ 97,000.00
Theatres Branch ................................................... 112,500.00
The Ontario Fuel Board .......................................... 235,000.00
Main Office ....................................................... 4,000,000.00

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 six hundred and forty-eight million, one
hundred and fifty thousand, five hundred dollars to meet the supply to that
extent granted to Her Majesty.
Mr. Speaker resumed the Chair; and Mr. Janes 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. 178, 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, 1957, and the 31st day of March, 1958. 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 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 Ottawa.


Bill No. 4, An Act respecting the Erin Fifth Line Union Church in the Township of Erin.

Bill No. 5, An Act respecting the County of York.

Bill No. 6, An Act respecting the City of Chatham.

Bill No. 7, An Act respecting The United Church of Canada."
Bill No. 8, An Act respecting the Village of Forest Hill.

Bill No. 9, An Act respecting the Township of Crowland.

Bill No. 10, An Act to incorporate the Ontario Professional Foresters Association.

Bill No. 11, An Act respecting The Royal Trust Company.

Bill No. 12, An Act respecting the Township of Brantford.

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

Bill No. 14, An Act respecting Carleton College.

Bill No. 15, An Act respecting Community Chest of Greater Toronto.

Bill No. 16, An Act respecting The Hamilton Health Association.

Bill No. 17, An Act respecting McMaster University.

Bill No. 18, An Act to incorporate McMaster Divinity College.

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

Bill No. 20, An Act respecting O'Keefe Centre.

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

Bill No. 22, An Act respecting the Town of Pembroke.

Bill No. 23, An Act respecting the City of London.

Bill No. 24, An Act respecting the City of Peterborough.

Bill No. 25, An Act respecting the Township of Scarborough.

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

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

Bill No. 28, An Act respecting the Township of Howe Island.

Bill No. 29, An Act respecting the City of St. Thomas.

Bill No. 30, An Act respecting the Canadian National Exhibition Association.

Bill No. 31, An Act respecting the City of Windsor.

Bill No. 32, An Act respecting the Municipality of Neebing.

Bill No. 33, An Act respecting the Township of Grantham.
Bill No. 34, An Act respecting the Township of North York.

Bill No. 35, An Act respecting Sacred Heart College of Sudbury.

Bill No. 36, An Act respecting the City of Sault Ste. Marie.

Bill No. 38, An Act respecting the Town of Fort Frances.

Bill No. 41, An Act respecting Gordon William Innes, M.P.P.

Bill No. 42, An Act to provide for the Certification of Plans of Subdivision in order to establish Title in Lands.

Bill No. 43, An Act to amend The Registry Act.

Bill No. 44, An Act to amend The Investigation of Titles Act.


Bill No. 46, An Act to amend The Public Works Act.

Bill No. 47, An Act to amend The Public Schools Act.

Bill No. 48, An Act to amend The Schools Administration Act, 1954.


Bill No. 50, An Act to amend The Department of Education Act, 1954.

Bill No. 51, An Act to protect the Interest of the Crown in Lands Pledged for Purposes of Bail.

Bill No. 52, An Act to amend The Change of Name Act.

Bill No. 53, An Act to amend The Credit Unions Act, 1953.


Bill No. 56, An Act to amend The Judges' Orders Enforcement Act.

Bill No. 57, An Act to amend The Loan and Trust Corporations Act.

Bill No. 58, An Act to amend The Probation Act.

Bill No. 59, An Act to amend The Real Estate and Business Brokers Act.

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

Bill No. 61, An Act to amend The Unclaimed Articles Act.


Bill No. 64, An Act to amend The Public Service Act.

Bill No. 67, An Act respecting the Department of Highways.

Bill No. 68, An Act to amend The Sandwich, Windsor and Amherstburg Railway Act, 1939.

Bill No. 69, The Highway Improvement Act, 1957.

Bill No. 70, An Act to amend The Teachers' Superannuation Act.

Bill No. 71, An Act to amend The County Courts Act.

Bill No. 72, An Act to amend The County Judges Act.

Bill No. 73, An Act to amend The Execution Act.

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

Bill No. 75, An Act to amend The Land Titles Act.


Bill No. 78, An Act to amend The Parents' Maintenance Act, 1954.

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


Bill No. 81, An Act to amend The St. Lawrence Development Act, 1952 (No. 2).

Bill No. 82, An Act to amend The Corporations Information Act, 1953.


Bill No. 84, An Act to amend The Corporations Act, 1953.

Bill No. 85, An Act to amend The Cemeteries Act.

Bill No. 86, An Act to amend The Mining Act.

Bill No. 87, An Act to amend The Separate Schools Act.

Bill No. 88, An Act to amend The Training Schools Act.

Bill No. 90, The Mothers' and Dependent Children's Allowances Act, 1957.

Bill No. 91, An Act to amend The Division Courts Act.

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

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

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

Bill No. 95, An Act to amend The Law Society Act.

Bill No. 96, An Act to amend The Summary Convictions Act.

Bill No. 97, An Act to amend The Charities Accounting Act.


Bill No. 100, An Act to amend The Nursing Act, 1951.


Bill No. 102, An Act to amend The Municipality of Metropolitan Toronto Act, 1953.


Bill No. 105, An Act to amend The Old Age Assistance Act, 1951.


Bill No. 113, An Act to authorize an Income Tax Rental Agreement.


Elizabeth II
3RD APRIL


Bill No. 120, An Act to amend The Telephone Act, 1954.

Bill No. 121, An Act to amend The Dog Tax and Live Stock Protection Act.


Bill No. 126, An Act to amend The Sheriffs Act.


Bill No. 130, An Act to amend The Farm Products Marketing Act.

Bill No. 131, An Act to amend The Local Improvement Act.


Bill No. 137, An Act to amend The Labour Relations Act.


Bill No. 139, An Act to amend The Factory, Shop and Office Building Act.

Bill No. 140, An Act to amend The Department of Labour Act.

Bill No. 141, An Act to amend The Operating Engineers Act, 1953.

Bill No. 143, An Act to validate Certain Agreements entered into by The Hydro-Electric Power Commission of Ontario with Certain Quebec Power Companies with respect to Frequency Standardization.

Bill No. 144, An Act to amend The Assessment Act.

Bill No. 145, An Act to amend The Mining Act.

Bill No. 146, An Act respecting Part of the Westerly Boundary of the Township of Faraday.

Bill No. 147, An Act to amend The Game and Fisheries Act.


Bill No. 149, An Act to amend The Public Commercial Vehicles Act.

Bill No. 150, An Act to amend The Housing Development Act.


Bill No. 152, An Act to amend The Change of Name Act.


Bill No. 154, An Act to amend The County Judges Act.


Bill No. 156, An Act to amend The Ontario Municipal Improvement Corporation Act.


Bill No. 161, An Act to reconstitute The Ontario Cancer Treatment and Research Foundation and The Ontario Cancer Institute.


Bill No. 163, An Act to amend The Legislative Assembly Act.


Bill No. 166, An Act to establish the Department of Transport.


Bill No. 170, An Act to amend The Ontario Municipal Board Act.

Bill No. 171, An Act to provide for the Registration and Regulation of Children's Boarding Homes.

Bill No. 172, An Act to amend The Public Health Act.


Bill No. 175, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill No. 177, An Act to amend The Municipal Act."

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

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

Mr. Speaker then said:—

*May it please Your Honour:*

We, Her Majesty's most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty's person and Government, and humbly beg to present for Your Honour's acceptance a Bill intituled, "An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal years ending the 31st day of March, 1957, and the 31st day of March, 1958."

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:

Before proroguing this Third Session of the Twenty-fifth Parliament, it is fitting that I should express appreciation for your imaginative and thoughtful consideration of the many matters brought before you and your conscientious devotion to the affairs of this Province. Each year brings its problems and, with the quickening tempo of our social and economic development, your duties are assuming increasing importance.

Besides the attention which you gave to the Budget, the Departmental Estimates, the reports of the various Committees and related subjects, you studied and gave approval to more than 175 bills, involving new Acts or amendments to Acts.

While the legislative and financial program of this Session has been very comprehensive, seven features stand out above all others. These are:

1. The implementation of a three-year program to assist education.

2. An accelerated program of assistance to municipalities, including a sweeping revision in the system of real property taxation.

3. The adoption of measures to make public hospital insurance universally available to all our people at one standard rate, regardless of occupation, age or health.

4. The extension of welfare benefits.

5. The adoption of an unprecedented program of capital construction, involving highways, power and energy resources, and water and sewerage facilities, to assist and promote industrial growth and development and the creation of new employment opportunities.

6. The strengthening of the Province's financial and credit position by imposing additional taxation, in consequence of the disappointing settlement on fiscal arrangements with the Federal Government.

7. Farm legislation of a most advanced type.

To meet the challenging demands of an ever-growing school population, you gave approval to a three-year program of assistance to elementary and secondary education entailing in the first stage, which commences with the fiscal year 1957-58, an increase in Provincial grants of nearly $20 million. This raises the total assistance to be paid local school boards to $101 million—an amount that exceeds the total ordinary budget of the Province for all purposes less than a decade and a half ago. Beginning in 1958, the second stage of the Province's educational program, which will be based upon equalized municipal assessments, will be brought into operation. With the growth in magnitude of these grants, considerations of equity dictate improved methods of distribution.
An exhaustive study will be made of school finances to enable the Province to shape its educational grants more in accordance with the developing needs of all municipalities. The third stage, in 1959, will be devoted to making refinements and improvements in the school grants formula.

You also gave approval to various other measures designed to enhance the attractiveness of teaching in our schools and to assist our municipalities. You again made a special contribution of $1 million to the Teachers' Superannuation Fund. Of even more lasting significance, you approved raising the Province's contribution to the Teachers' Superannuation Fund from 4 to 6 per cent, at an additional annual cost to the Province of nearly $4 million.

You again authorized increases in grants to universities to assist them in meeting their rising operating costs and to enable them to prepare for the huge expansion in their enrolment which is foreordained. Nearly $10 million was provided for the construction and acquisition of new university buildings and equipment, while grants for operating and maintenance purposes were increased by $1.2 million to $9.4 million. Thus, you approved grants to universities for 1957-58 totalling $19 million.

Other phases of the Province's educational program commanded your attention. You increased the assistance for public libraries and approved funds for operating the new Teachers' College at Hamilton, constructing new teachers' colleges at New Toronto and London and creating new facilities at the Lakehead College of Arts, Science and Technology at Port Arthur-Fort William and at the Ryerson Institute of Technology in Toronto.

Additional funds were also provided for the Agricultural and Veterinary Colleges.

The many facets of this educational program will involve a total expenditure on the part of the Province in 1957-58 of $145 million, an increase of more than $32 million over the preceding year.

Your consideration of the position of the municipalities and the measures you have adopted to assist them bear eloquent testimony to the true partnership arrangement that exists between the Province and the municipalities. Not only has the amount to be distributed in unconditional grants been increased from less than $13 million to $21 million for the 1957-58 fiscal year, but a sweeping revision has been effected in municipal taxation. As the taxpayer who owns his own home is not able to treat his local tax as an expense for income tax purposes, as a business firm may do for corporation tax purposes, a new method was devised to concentrate the benefit of the Province's unconditional grants on residential and farm property. This innovation will serve to stimulate home ownership and increase the number of dwellings available for rental. At the same time, it will give some relief to farm property and thus assist the agricultural industry which has not been participating fully in the Province's general prosperity.

In order that this new principle may apply in connection with Provincially-owned property, an amendment was made to The Municipal Tax Assistance Act, 1952. This amendment provides that payments in lieu of local taxes made
by the Province and by Crown agencies will be computed at the rate applicable in each municipality to industrial and commercial assessments and not at that pertaining to residential and farm property.

You gave your approval to two other measures that will aid the municipalities. The first raises from 25 per cent to 40 per cent the Province's contribution toward children's aid costs. The second increases from 50 per cent to 60 per cent the proportion borne by the Province of municipal expenditures for direct relief.

As a result of these and other improvements in the Provincial grants systems, the amounts payable to municipalities, school boards and other local agencies will this year total $214 million—an increase of $34 million in the past year and $55 million over the last two years.

The requirements of municipalities for new capital projects such as schools, waterworks and sewage treatment plants, have not escaped your attention. To assist the municipalities in this financing, the borrowing power of the Ontario Municipal Improvement Corporation has been raised from $50 million to $150 million. An Act has been passed extending the powers of the Ontario Water Resources Commission, while additional capital and operating appropriations have been made available in order that this essential work may proceed.

This many-sided program demonstrates that you are keeping the position of the municipalities under continuing review and that you will not be indifferent to their future needs.

Months of study and negotiation with the Federal Government have culminated in an event of far-reaching significance—undoubtedly the most notable advance in human betterment in our recent history. I refer to the passing of an enabling Act at this Session, and the agreement in principle with the Federal Government, making public hospital insurance at the standard ward level, without limits as to the duration of stay, universally available to all persons normally resident in Ontario. Plans are being made with a view to having the program in operation by January 1st, 1959. The basic hospital care requirements of our people, including those of individuals who are not now eligible under private plans, will then be met at a uniform rate available to all.

A vigorous program is being undertaken to provide funds not only for the extension of the public general, chronic and convalescent hospitals, but for additional beds and more intensified treatment of patients in the Ontario Hospitals for the mentally ill. New developments in the treatment of patients with mental disorders are bringing salutary results.

The Government is constantly seeking and applying new scientific measures to maintain a healthy and well-adjusted population and to accelerate the restoration to normal, useful lives of persons who are mentally or physically handicapped. The same modern approach is also being applied in the operation of our reformatory and in our welfare services.

During this Session, you approved legislation relating to cancer treatment and research. A new Act supersedes previously existing legislation and outlines the method of operation of the Ontario Cancer Treatment and Research Founda-
tion and the Ontario Cancer Institute. Through these organizations an intensive search will be made into the causes of cancer and the best methods of treating it. The people of Ontario will have one of the best equipped and staffed cancer hospitals anywhere.

Continuing the advance of past years, further improvements have been made in the Province's welfare program. Under the new Mothers' and Dependent Children's Allowances Act, payments will be made on a cost of maintenance basis rather than on a flat rate as under the former Act. The two-year waiting period before an allowance would be paid for the children of unmarried mothers has been removed and benefits extended to all needy divorced mothers. Dental care and treatment will be made available to all children under 18 years who are sons and daughters of social assistance cases.

You approved legislation authorizing the Province to participate with the Federal Government in paying increased allowances and pensions under The Old Age Assistance Act, The Disabled Persons' Allowances Act and The Blind Persons' Allowances Act. Additional funds were provided for increasing the number of Homes for the Aged, which serve to remove the pressure on our public general hospitals.

The Marriage Act was amended to make it clear that Indians may or may not, at their own discretion, take advantage of its licensing provisions.

The people of Ontario have reason for gratification in the rapid pace of their development and the continued high levels of employment and income. But these conditions amplify the demands for provincial and municipal services of all kinds. Population cannot grow nor industry expand unless they are assured of adequate highways and roads, electric power and energy, schools, hospitals, adequate water and sewerage works and those many other indispensable services which are constitutionally, logically and economically the spheres of provincial and municipal jurisdiction. Properly, these services fall within the orbit of the Province and its municipalities. In these fields, they have the experience, the skill and the intimate knowledge of local conditions that are essential to efficient administration. They must, therefore, be a positive force, expanding their services to meet the needs that are inextricably related to population and industrial growth.

To meet these pressing demands, you have deliberated upon and authorized a capital construction program that far exceeds that of past years. For instance, the appropriation for highways and roads totals $232 million, including $53 million to be paid to the municipalities to assist them in the building of roads and thoroughfares.

Highway safety and administration, motor vehicle licensing and related matters have been the subject of your deliberations. To deal with many of these problems, the Department of Transport has been established. Amendments to The Highway Traffic Act provide for an extensive revision of driving regulations. Provision is being made for the levying of a fee of $5 with respect to motor vehicles on which insurance has not been obtained, while the limits on claims that may be made on the Unsatisfied Judgment Fund have been raised from $5,000 to $10,000 on one-person claims and from $10,000 to $20,000 in the case of claims made for two or more persons.
Conservation and resource development continue to be a focus of attention. Flood control, reforestation, irrigation, farm planning, resource protection and conservation education, constitute important sectors of the work of twenty conservation authorities that have now been formed.

Ways and means of improving the position of agriculture have been given close study and consideration. Following the decision handed down by the Supreme Court of Canada, amendments to The Farm Marketing Act have been made which will serve to clarify existing legislation and make Provincial marketing plans more effective.

New enactments were approved under The Milk Industry Act whereby two boards that have been dealing with different phases of the milk industry will be amalgamated with a view to securing greater efficiency.

Under the Province's program of assistance, further extensions and improvements will be made to electric power lines in rural areas. The work of the Ontario Telephone Authority is also being continued and expanded.

Increased appropriations were authorized for the Department of Lands and Forests and the Department of Mines. Among the amendments to legislation relating to our natural resources was the revision of The Mining Act designed to safeguard surface rights in the general interests of both forestry and mining operations.

As stated in my remarks at the opening of this Session, the Federal Government's failure to face up realistically to the changing pattern of provincial and municipal requirements in this great tax-earning and rapidly growing Province has made our task infinitely more difficult. Reference was made to the shortage of capital funds for investment and the rise in interest rates that are aggravating our problem. It was pointed out that if the Province and its municipalities were to proceed and provide the services that our people and industry require, additional revenue would have to be obtained.

A full explanation was given to the House of Ontario's dissatisfaction with the fiscal arrangements the Federal Government was prepared to offer. They have not yet grasped the problems with which we are confronted. In these circumstances, Ontario had no alternative but to make a number of moderate tax increases—the first in the thirteen years since this Government took office. Such increases have been designed to strengthen the financial and credit position of the Province so that it may not only meet the demands for its own services but provide additional assistance to municipalities. Amendments were therefore made to The Gasoline Tax Act, The Motor Vehicle Fuel Tax Act, 1956, The Logging Tax Act, The Mining Tax Act and The Fire Marshals Act. A new Corporations Tax Act was passed.

Legislation was passed empowering Ontario to enter into an agreement with the Federal Government for the rental of its personal income tax rights.

Many other matters—too numerous to mention here—called for legislative amendment and reform.
I wish to thank the Honourable Members who have served on the various legislative committees. They have brought to the committees, abilities and points of view which have been invaluable. The two Select Committees—one on Air Pollution and Smoke Control and the other on Toll Roads and Highway Financing—have completed their reports and presented them to the Legislature. A new Select Committee has been appointed to examine and report on all aspects of The Labour Relations Act.

Gratitude is expressed to the public servants of Ontario for the faithful discharge of their duties and responsibilities.

No more comprehensive program has ever been dealt with by the members of this Legislature. It affords greatly increased assistance to municipalities and special relief to home owners and farmers. Steps to strengthen our private enterprise system were blended with measures to improve standards of education and health and the general well-being of our people. In the accomplishments of this Session are to be found many reasons for satisfaction.

I pray that Divine Providence will guide you and bless you.

The Provincial Secretary then said:—

Mr. Speaker and Members of the Legislative Assembly:

It is the will and pleasure of the Honourable the Lieutenant-Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
JOURNALS
OF THE
LEGISLATIVE ASSEMBLY
OF THE PROVINCE OF ONTARIO
1957

APPENDIX

Minutes of the Meetings of the
Standing Committee on Game and Fish

Twenty-fifth Parliament
3rd Session, 1957
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TO APPENDIX

MINUTES OF THE MEETINGS OF THE STANDING COMMITTEE ON GAME AND FISH
3RD SESSION, 25TH PARLIAMENT, 1957

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Minutes of the Meetings of the
Standing Committee on Game and Fish

March 13, 1957

FIRST MEETING

The first meeting of the Legislature's Game and Fish Committee was held Wednesday, March 13, in Committee Room No. 2 in the Legislature Building.

J. Wilf Spooner (Cochrane South) was elected chairman. The nomination was made by David J. Rankin (Frontenac Addington).

Members present were: the Hon. Clare E. Mapledoram, Minister of Lands and Forests, senior members of his staff, and the following private members: Messrs. Allen, Boyer, Doucett, Elliott, Fullerton, Gordon, Jackson, Kerr, Letherby, Lyons, Mackenzie, Maloney, Morningstar, Morrow, Noden, Pryde, Rankin, Sandercock, Scott, Spooner, Villeneuve, Wardrope, Whicher, Wren.

The following motion was passed:

"That this Committee recommends to the Honourable Minister of Lands and Forests to explore all matters relating to the rights held by the Tadanac Club with a view to revoking the exclusive rights held by said club by its charter."

The motion was put by Mr. Boyer (Muskoka) and seconded by Mr. Letherby (Simcoe East).

The following briefs were presented:

1. The Lake Huron and Georgian Bay Commercial Fishermen's Association.


4. The Ontario Federation of Anglers and Hunters.

5. The Conservation Council of Stormont, Dundas and Glengarry.

6. Commercial outfitters from the Port Rowan, Long Point and Turkey Point district.

7. Ompah Conservation Authority.

March 14, 1957
SECOND MEETING

The second meeting of the Legislature’s Game and Fish Committee was held in Committee Room No. 2 of the Legislature Buildings on Thursday, March 14.

In addition to the Hon. Clare Mapledoram, Minister of Lands and Forests, his deputy and other members of his staff, the meeting was attended by the following private members of the Legislature:


Although there was further discussion on fishing regulations, the new briefs presented concerned game, rifles and hunting regulations.

1. Northern Ontario Tourist Outfitters’ Association.
2. St. Catharines and Lincoln County Game Association.
5. Ontario Federation of Anglers and Hunters.

March 21, 1957
THIRD MEETING

The third and final meeting of the Game and Fish Committee of the Legislature was held on March 27 at 10 a.m. in Committee Room No. 2 of the Legislature Buildings.

Present were: Messrs. Belisle, Boyer, Cowling, Doucett, Elliott, Herbert, Innes, Johnston (Simcoe Centre), Jolley, Kerr, Mackenzie, Manley, Morningstar, Morrow, Murdoch, Noden, Rankin, Robson, Scott, Spence, Spooner, Sutton, Thomas (Oshawa), Villeneuve, Whitney, Wren.

Except for the long list of proposals attached, the only motion was:

Proposed by Mr. Doucett, that the deer season in Area No. 6 be set for the first Monday in November in this year.

The motion was seconded by Mr. Robson, Hastings East.

The motion was declared to be carried.
RESOLUTIONS

Submitted to

THE GAME AND FISH COMMITTEE

of the

ONTARIO LEGISLATURE

March 13th and 14th,
1957
## Index

**Resolutions Submitted to the Game and Fish Committee of the Ontario Legislature**

**March 13th and 14th, 1957**

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1. Commercial fishermen are interested in keeping the hatcheries loaded with fry and distributing them in good locations where there isn’t any pollution.

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<td>1. Commercial fishermen are interested in keeping the hatcheries loaded with fry and distributing them in good locations where there isn’t any pollution.</td>
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<tr>
<td>Lake Huron and Georgian Bay Commercial Fishermen’s Association and representing the Ontario Council of Commercial Fisheries. (T. H. McKenzie)</td>
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<td>The stock of eggs in our commercial fish hatcheries depends upon the stock of fish available to commercial fishermen during their fishing operations, at the time the fish are spawning. It is only in a few cases that the Department’s hatchery crews set nets for spawn-taking purposes. Spawn collected during the commercial fishing operations is a process of salvaging eggs from fish that are being caught for the market. The effect of the availability of the stock of fish on the supply of fish spawn available to the commercial fish hatcheries was strikingly shown last fall. The collection of whitefish spawn available to the Collingwood hatchery during the commercial fishing operations in the Georgian Bay was so small that it was uneconomical to operate the Collingwood hatchery. The same thing would have applied to the Little Current hatchery (Manitoulin Island) if it had not been for the collection of whitefish spawn made from Lake Manitou, Manitoulin Island, by our own hatchery crew. With the catastrophic decline of lake trout in Lake Huron, it was necessary to close the Southampton hatchery because a stock of lake trout eggs from Lake Huron or Georgian Bay was no longer available. Wiarton hatchery on Georgian Bay now receives a supply of lake trout eggs from Lake Simcoe. These operations are conducted by our own hatchery crew. Sarnia Hatchery has been closed because the supply of whitefish spawn was usually obtained from collections made on Lake Erie for the Kingsville hatchery, or from another outside source. Kingsville is equipped to handle all the spawn of whitefish, herring or pickerel</td>
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currently available at the western end of Lake Erie or of lower Lake Huron. Unfortunately the collection of whitefish and herring spawn during commercial fishing operations was so small that Kingsville hatchery remained inactive.

Glenora Hatchery on the Bay of Quinte, Lake Ontario, is being used for research purposes. A long-term investigation on the Bay of Quinte did not show that any significant contribution to the fisheries was being made by the hatchery so far as whitefish was concerned. The Bay of Quinte and adjacent Bays and Reaches are excellent spawning grounds for both whitefish and pickerel, so much so that hatchery restocking is unnecessary.

The Sault Hatchery was abandoned as a fish hatchery this year because the newly renovated Sault Trout Rearing Station, and the new station which will be constructed adjacent to the present station will handle the culture of lake trout to the yearling stage, the stage that is considered more satisfactory for planting.

The stock of lake trout spawn available from commercial fishing operations on Lake Superior for the Sault Trout Rearing Station and the Port Arthur Hatchery was insignificant. Fortunately, a large supply of lake trout spawn was obtained from Lake Manitou by our hatchery crew. With this stock we hope to provide a large stock of yearling lake trout for planting in Lake Superior in 1958.

The hatchery operations at the Fort Frances hatchery have been suspended because they were economically and biologically unsound. An advisory committee consisting of commercial fishermen, the District Forest-
2. Lamprey—suggested that lamprey come into Lake Superior in loaded ballast—asked Lake Huron and Georgian Bay Com-

The sea lamprey investigation looking towards control Lamprey first observed at east end of Lake

ers and Regional Forester has been set up to confer on the operations at the Kenora Hatchery so far as the distribution of hatchery fry to Rainy Lake and Lake of the Woods areas is concerned. Arrangements have been made to plant all the whitefish fry collected from Rainy Lake and the Lake of the Woods, in Rainy Lake in 1957 and in every succeeding odd year, and in the Lake of the Woods in 1958 and every succeeding even year. A reverse arrangement will be carried out with pickerel fry. During these periods a careful long-term study will be conducted by the District Biologists to assess results.

Summarizing:

(1) Wiarton, Port Arthur, Little Current and Kenora hatcheries, Sault Trout Rearing Station, Dorian Trout Rearing Station and Chatsworth Trout Rearing Station are in use for providing hatchery-reared fish for the Great Lakes and other commercially fished waters.

(2) Five commercial fish hatcheries have been closed, namely, Fort Frances, Sault, Sarnia, Southampton and Glenora. Their properties are being used by the Department to good advantage.

(3) Collingwood, Kingsville and Normandale have been temporarily inactive so far as the culture of commercial species such as whitefish, herring or pickerel fry is concerned.
for Departmental investigation into this matter.

In addition, the Commercial Fishermen's Association and representing the Ontario Council of Commercial Fisheries. (T. McKenzie). This is under the jurisdiction of the International Joint Commission and State, provincial and federal agencies are jointly investigating ways of controlling the parasite.

Superior—not at west end where grain elevators are. The control of lamprey through the establishment of electrical and mechanical barriers in spawning streams has been carried to the point where all known lamprey spawning streams have had such barriers installed. The effectiveness of these barriers is a subject of major concern to all those working on and interested in this undertaking.

3. NON-RESIDENT ANGLING LICENCE:

Whereas in recent years there has been a large increase in the number of non-resident family groups vacationing in Northern Ontario, and

Whereas many of these family groups are not ardent fishermen, particularly the wives, who under present regulations can only enjoy the sport of fishing by the purchase of an individual angling licence, and

Whereas in most cases the wife does not fish enough to warrant the purchase of such individual angling licence and therefore spends most of her time in camp, with the result

Northern Ontario Tourist Outfitters' Association. (Ben Cummiskey)

There is a single non-resident angling licence at $6.50 per person with the exception that residents of Manitoba are charged $3.25 for their licences.

The family licence was abandoned a number of years ago because it was abused and difficult to enforce.

The Ontario Federation of Anglers and Hunters (Resolution 31) opposes this resolution.
that both she and her husband do not enjoy their vacation as much as they might, and
Whereas it is considered that, if the non-resident family angling licence were reinstated it would create more incentive for family groups to continue coming to Ontario and would greatly contribute to the economy of the province,
Therefore be it resolved that the Department of Lands and Forests be requested to give serious consideration to the restoration of the non-resident family angling licence under the following conditions:
(a) That the non-resident family angling licence shall cover the husband, wife and all children under the age of 17 years, and further, that the licence will allow the holder only to have one legal day's limit, possession limit and export limit, and any fish taken by the wife or children shall be included in and considered part of the catch for the licence.
(b) Under no circumstances will the holder of such family licence be permitted to change his licence for an individual licence at any time.

4. CRAPPIES.
Whereas crappies are a part of the stock-in-trade of both the commercial fisherman and the tourist angler and outfitter and an appreciated addition to the stringer of resident

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<tr>
<td>Northern Ontario Tourist Outfitters' Association. (Ben Cummuskey)</td>
<td>No creel limit, closed season or size limit.</td>
<td>The creel limit on crappies was removed in 1955. When the natural conditions of the environ-</td>
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Canadians, and

Whereas the privilege of fishing for this species of fish with no possession limit attached is being badly abused, with some non-residents especially catching them by the tubful and selling them commercially, and

Whereas in certain localities a Jumbo type of crappie (2½ lbs.) is found and when schooled up—as all crappies are at some time of the year—are caught by the hundreds, with the possibility that the species will be exterminated,

Therefore be it resolved that we respectfully request the Fish and Wildlife Division of the Department of Lands and Forests to re-instate the 20 per day limit on crappies to be taken by angling from Rainy Lake and Rainy River District and Sabascong Bay of Lake of the Woods.

In view of the strong public opinion in favour of a creel limit for this particular area, a special study will be made of its desirability for these local waters, but there should
5. **Lake Trout Winter Fishing:**

Whereas in that portion of Parry Sound District, Nipissing District and the District of Muskoka lying west of Algonquin Park and east of No. 11 Highway, and being in line with the North and South boundaries of Algonquin Park, and

Whereas since the District of Haliburton and Algonquin Park have for some time been closed to winter fishing for lake trout,

Therefore be it resolved that we request the Department of Lands and Forests to consider closing the aforementioned areas also to winter fishing for lake trout.

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<tr>
<td><strong>Lake Trout Winter Fishing:</strong></td>
<td>Northern Ontario Tourist Outfitters' Association. (Ben Cummuskey)</td>
<td>The present regulation in the area is a closed season from October 5 to November 6.</td>
<td>The present closed season protects the trout for at least part of their spawning season. The protection of lake trout in winter is important because of their vulnerability to winter fishing. Lake trout populations in our small inland lakes are never dense. However, this problem is currently under consideration by the District Biologist and conservation officers. The Ontario Federation of Anglers and Hunters opposes this resolution. (See Resolution No. 32.)</td>
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6. **Lake Trout Season:**

Whereas it is considered that the open season to October 15th for lake trout in Northeastern Ontario proved to be satisfactory in 1956,

| Northern Ontario Tourist Outfitters' Association. (Ben Cummuskey) | Present season January 1 to October 15. | Satisfactory for present. |
Therefore be it resolved that we request the Department of Lands and Forests to continue this open season to October 15th for lake trout in North-eastern Ontario.

7. COMMERCIAL FISHING:
Whereas it is considered that the present regulations regarding commercial fishing in Lake Nipigon have caused a great depletion of game fish in that lake,

Therefore be it resolved that we request the Department of Lands and Forests to place Lake Nipigon back on the 1949 basis with respect to closed bays and rivers for commercial fishing.

Northern Ontario Tourist Outfitters' Association.
(Ben Cummoskey)

Commercial fishermen permitted to operate for yellow pickerel in the spring only in some bays formerly closed to them.

The operations on Lake Nipigon are being carefully observed and controlled by the District office at Port Arthur. This operation has been permitted in the past few years in view of the triaenophorus infestation of whitefish and the resultant difficulty in marketing these fish. The operation was coupled with a programme designed to control the triaenophorus by reducing the populations of pike and herring.

Most of the cause for complaint re commercial fishing operations in Lake Nipigon in the past few years has been based on some illegal operations in streams and stream mouths. The Depart-
### Resolution

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8. **Amendment to Section 21:**

Whereas it has been found that private camps operating as outfitters without an outfitters' licence issued by the Department of Lands and Forests according to the Fish and Game Act, section 21, and

Whereas it has been impossible for the Conservation Officers of the Department of Lands and Forests or the Ontario Provincial Police to obtain convictions against these private operators, due to the ambiguous phrasing of the section 21,

Therefore be it resolved that the following suggested amendments to the Game and Fisheries Act, R.S.O. 1950, Chapter 153, be added:

1. That subsection 21 (2) will be amended by substitution of the word “available” for the word “furnished” in the fifth line thereof.
2. The following subsections be added to section 21:
   a. If, on the prosecuting of any person charged under this section, prima facie evidence is given that a person had accommodation, equipment, supplies or services

   **Northern Ontario Tourist Outfitters' Association.**
   (Ben Cummuskey)
available to persons in connection with angling, hunting or camping, in respect of, or concerning which, he is being prosecuted, then, unless such person proves that he did not commit the offence he shall be judged guilty and may be penalized under the law.

(b) In proving the operating of a camp as an outfitters’ establishment it shall not be necessary in any prosecution to show that any money actually passed, if the Justice on hearing the case is satisfied that accommodations, equipment, supplies and services were available to persons in connection with angling, hunting or camping.

9. Supervisor of Parks:

Whereas the Department of Lands and Forests is establishing camp sites and park areas in many parts of Northern Ontario, and Whereas it is considered that in the best interest of conservation and public health these camp sites and parks should be maintained under supervision by a permanent caretaker who will also have the power to act in respect to violations of the Game and Fisheries Act,

Therefore be it resolved that all public camp sites and park areas be supervised by a full-time caretaker who shall have power to act in respect to any violations under the Game and Fisheries Act.
Resolution

10. Changes or New Regulations:

Whereas in the past there have been instances of changes and new regulations being made to govern hunting and angling under the Game and Fisheries Act, etc., without prior knowledge by or consultation with persons or organizations directly affected by such changes or new regulations,

Therefore be it resolved that the Department of Lands and Forests be requested to submit a copy of such changes or new regulations under this Act to the Northern Ontario Tourist Outfitters' Association with sufficient time for study, before such changes or new regulations become effective as law.

By Whom

Northern Ontario Tourist Outfitters' Association.
(Ben Cummiskey)

Present Status

Amendments to the Game and Fisheries Act are enacted by the Legislative Assembly and amendments to the Ontario Fishery Regulations are provided by the Federal Government on recommendation from the Department of Lands and Forests. Regulations which establish open seasons (game) are prepared by the Division of Fish and Wildlife and submitted to the Provincial Cabinet for approval.

Comments

This is now carried out in principal. However, if each specific detail had to be studied by all organizations concerned, the procedure would become so cumbersome that the amendments to regulations, etc., could not be prepared in time to be implemented for the following year. Amendments to the Game and Fisheries Act and to the Ontario Fishery Regulations are submitted to the proper legislative authority, and are presumably in the best interests of sportsmen and conservation and it should not be necessary to secure the approval of these amendments by individual organizations before submission to the legislative authority. Arrangements could be made to advise interested organizations of amend-
11. Non-resident Guide Licence:

Whereas a large number of outfitters camps in Ontario are now operated by non-residents and

Whereas some of these camps are located in remote areas where it is difficult and very expensive to obtain guides,

Therefore be it resolved that the Department of Lands and Forests be requested to issue guide licences to non-resident licensed tourist camp outfitters if applied for.

12. Conservation Officers:

Whereas the increased populations and the general improvement in roads in Ontario, and the Provincial Government’s policy on Tourist Promotion tends to further increase hunting and fishing pressures through a greater influx of tourists; It is increasingly evident that the present supervision and control to enforce the Game and Fisheries Act in Ontario is insufficient,

Therefore be it resolved that the Ontario Department of Lands and Forests review their policy and staffing of the below mentioned areas with a view to increasing the number and location of conservation officers.

Northern Ontario Tourist Outfitters’ Association.
(Ben Cummiskey)

Some District Offices in northwestern Ontario do provide guide licences to non-residents in instances such as outlined, though there is no regulating authority to do so.

Ontario Federation of Anglers and Hunters.
(Mr. Sutton)

The lack of an adequate staff of conservation officers to provide effective patrol in some areas is quite evident, and additions to staff are being made from time to time to fill these needs.

I see no objection to complying with this recommendation provided the proper authority to do so is promulgated. At present no licence form or fee is prescribed to take care of such an eventuality.
RESOLUTION

and so insure perpetuation and conservation of the present fish and wildlife resources:

1. In the area between Nipigon, Heron Bay and Manitouwadge in the Thunder Bay District.

2. Wentworth County, being the 3rd largest County in Ontario by population, and the density of this population imposes an impossible task on one conservation officer, we urgently request the Department of Lands and Forests to permanently station another conservation officer in this area.

3. There being insufficient officers in Kent County to patrol Rondeau Bay during the fishing season, and Rondeau Marsh during the duck season, and present officers have more territory than they can efficiently cover. We request that an additional conservation officer be placed at Rondeau Park, to patrol the confines of the Park, Rondeau Marsh and Rondeau Bay, including the Erieau Section.

13. PENALTIES:

Whereas present minimum penalties as applicable under the Game and Fisheries Act are frequently regarded by apprehended violators with ridicule and disdain, and

Whereas present minimum penalties are

Ontario Federation of Anglers and Hunters. (Mr. Sutton) 

Penalties have not been increased in line with general increases in prices of commodities.

Increases in minimum penalties are certainly in order so far as that can done without too much interference with the
inadequate as a deterrent measure, and

Whereas the general increase in annual earnings has been substantial since the regulations were last revised in this respect,

Be it resolved that the Department of Lands and Forests review the Game and Fisheries Act and increase the minimum penalties therein, for example, $100 minimum and a $500 maximum be imposed for deer poaching. We further recommend that the Department request that a directive requesting heavier fines be sent out from the Attorney-General's office.

14. NEW CANADIANS:

Due to the large numbers of hunters and fishermen amongst the recent immigrants and New Canadians who have permanently settled in various districts of Northern Ontario, and all of Ontario for that matter, it is deemed advisable that these new hunters and fishermen be properly instructed with regard to the rules and regulations governing the taking of game and fish from our forests and lakes;

There has been many a story brought to light, of these immigrants and New Canadians wandering through our forests shooting anything that flies or walks in our forests. These New Canadians have been apprehended with undersize fish—too many fish, etc., and utter disregard for the laws of the

Ontario Federation of Anglers and Hunters.

(Mr. Sutton)
land. Invariably they will plead ignorance of the law.

Therefore be it resolved that the Department of Lands and Forests establish an educational program to inform the various New Canadians and immigrants of the laws governing the taking of game and fish from our forests and lakes.

15. Archery:
That Ontario Federation of Anglers and Hunters again request that a two-week period for Bow Hunting, preceding, but being part of the regular open season for big game, be established in Ontario.

16. Hunting Areas:
Be it resolved that there should be definite boundary lines for moose and deer hunting areas, more easily recognizable. That in future better geographical boundaries be used and that these be more clearly defined.

17. Fish and Wildlife Management:
Whereas the fish and wildlife population in our Province are being subjected to ever increasing fishing and hunting pressure and will require excellent management programs to ensure their survival, and

Whereas these fish and wildlife management programs can best be directed by

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<td>15. Archery:</td>
<td>Ontario Federation of Anglers and Hunters. (Mr. Sutton)</td>
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<td>16. Hunting Areas:</td>
<td>Ontario Federation of Anglers and Hunters. (Mr. Sutton)</td>
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<tr>
<td>17. Fish and Wildlife Management:</td>
<td>Ontario Federation of Anglers and Hunters. (Mr. Sutton)</td>
<td>There are too few trained biologists and technicians on our staff to carry out any extensive surveys at the present time, although the present staff of biologists is doing their best at</td>
<td>There is a shortage of biologists available and we have had for the last several years more positions available and authority to engage biologists than there were</td>
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biologists of the Division of Fish and Wildlife of the Department of Lands and Forests, after they have carried out intensive surveys in the field,

Therefore be it resolved that the Division of Fish and Wildlife of the Ontario Department of Lands and Forests be requested to increase the number of Biologists in each forestry district and to engage a permanent staff to work directly under the senior biologist in order that his field work may be expedited and that his management plans for the District may be formulated and put into operation as soon as possible.

Resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to undertake an expanding program of employing and training technical personnel so that progressive research can be maintained in each District of Ontario, and that the program of Public Education be expanded to inform the angling public fully.

18. Well Drilling:

Whereas for the past several years there has been a number of gas and oil well drilling leases along the shores of Lake Erie, and in the waters immediately adjacent to the shore line;

None of these drilling leases have been given for Rondeau Provincial Park, Rondeau

Ontario Federation of Anglers and Hunters. (Mr. Sutton) The present gas and/or oil drilling operations in Lake Erie have been under inspection with respect to their being a possible source of pollution.
Resolution

Marsh, or Rondeau Bay,
Whereas drilling rigs and residue from drilling operations will have an adverse effect on the fish and wildlife of these areas,
Be it resolved that the Ontario Federation of Anglers and Hunters earnestly request and insist that there be no leases granted by either the Provincial or Dominion Governments for the purpose of drilling for oil, gas or salt in Rondeau Provincial Park, Rondeau Marsh or Rondeau Bay;
That well drilling operations of the private land on the west shore of Rondeau Bay be regularly checked for possible sources of pollution of the waters of Rondeau Bay so that corrective measures can be immediately ordered by either or both Governments.

19. Patrol Boats:
The Ontario Federation of Anglers and Hunters understand that the Department of Lands and Forests have under discussion a plan to discontinue the patrolling of Lake Superior with their Lake Superior Patrol Boats. Having due regard to the harmful effect on the fish and game in this area and to previous convictions registered and to the deterrent effect this patrol boat has on would-be violators, and the fact that the International boundary line runs through these waters,

By Whom
Ontario Federation of Anglers and Hunters (Mr. Sutton)

Present Status
The patrol boat formerly operating in Lake Superior had been in the service for a considerable number of years, and had reached the condition where it was no longer safe or seaworthy.
It is hereby resolved that the Lake Superior Patrol Boat be kept in commission, or if its use has been halted, that the Lake Superior Patrol Boat be re-instated as part of the law enforcement body in that area. If the present boat is not considered usable, that a properly equipped boat be provided for the purpose of patrolling the waters previously covered by the old boat.

20. FLYING SQUAD:

Resolved that because of the increased amount of alleged poaching in Lambton County the Department of Lands and Forests send a Flying Squad composed of five or six officers into Lambton County on occasional week-ends during the year. This practice is necessary because the local game warden has an area of 8,000 square miles to cover, which is an impossibility.

21. GAME AND FISH LAW CHANGES:

Be it resolved that the Ontario Department of Lands and Forests, Fish and Wildlife Division, notify the Ontario Federation of Anglers and Hunters of any changes or impending changes in the Game and Fish Laws sufficiently in advance, so that they may be forwarded to their affiliated clubs for study and approval before they may be made law.

Ontario Federation of Anglers and Hunters. (Mr. Sutton)

There is at the present time no group of officers that could be considered as a flying squad or super-numery available for general duty throughout the Province.

There is a considerable advantage to having a small group of super-numery officers who are available for assignment to work at any place in the Province as special needs arise and this is under consideration by the Department.

Ontario Federation of Anglers and Hunters. (Mr. Sutton)

It is the general practice of the Department to work with the federated groups of sportsmen, the Northern Ontario Tourist Outfitters, commercial fishermen and trappers with respect to principles involved in proposed or projected changes in the Game and Fisheries Act but it is not feasible nor possible to discuss with these groups the financial detail of legislation or regulations, as in fact the final work in both legislation and regulation rests with the Legislative Assembly and the Executive
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<td><strong>22. Rainbow Trout Extension:</strong></td>
<td>Ontario Federation of Anglers and Hunters (Mr. Sutton)</td>
<td>The extension of fall angling for rainbow trout from September 15th to November 30th applies in all the Great Lakes except Lake Superior.</td>
<td>Possible interference with the speckled trout and lake trout in in-shore waters during their spawning seasons is the reason for withholding fall fishing for rainbows in Lake Superior. However, the resolution will be referred to the District Biologist for further study and recommendation.</td>
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Be it resolved that Regulation 25, Part 4, of the Ontario Fishery Regulations (1956) be revised to include Lake Superior thereby permitting angling for this fish to be extended from September 15th to November 30th in the waters of Lake Superior.

| **23. Rainbow Trout:** | Ontario Federation of Anglers and Hunters (Mr. Sutton) | Opening date May 1st. | |

Whereas statistics indicate the Rainbow Trout population has decreased nowhere in the Province since the early opening date was adopted, and there is no advantage in changing the opening date for Rainbow Trout, and

Whereas separate opening dates for Speckled and Rainbow Trout would create a nuisance both for the sportsmen and the Departmental personnel,

Be it resolved that no change be made in the opening date for Rainbow Trout Angling...
in Northwestern Ontario.

24. MECHANICAL PORTAGES:

It is believed that the fishing pressure exerted on small wilderness lakes is at this time sufficient without easier accessibility,

Whereas wilderness lake areas are not developed by commercial interests,

And whereas we have noted the rapid decline in fish population in over-fished small lakes within the Rainy River District,

Be it resolved that the Department of Lands and Forests eliminate all existing so-called mechanical portages, and restrict the installation of proposed mechanical portages within the recognized wilderness areas of Rainy River District.

25. LAKE TROUT:

Whereas it is evident from surveys made of fishing industry in recent years that there has been a sharp decline in the annual catch of this fish, and

Whereas the decline has an effect on the National economy of the country indirectly and on persons employed in the fishing industry,

Be it resolved that representation be made to the proper authorities with a view to instrumenting some measure of legislation which would have the effect of protecting the Lake Trout during their annual spawning

Ontario Federation of Anglers and Hunters. (Mr. Sutton)

No closed season in Ontario on the Great Lakes and international connecting waters for lake trout. Year-round closed season within 5 miles of Superior shoal.

The lake trout situation in Lake Superior is being very closely investigated by scientists concerned with control of the sea lamprey in Lake Superior both on the Canadian side and on the U.S. side. These studies are now a function of the International Great Lakes Commission.
season in an effort to at least maintain, if not increase the potential supply. To this end it is suggested that a closed season of approximately six weeks duration be instituted on Lake Superior commencing Mid-October.

26. **Live Minnows:**

Whereas it appears impossible to enforce the present regulation, Subsection 4 of Section 5 of the Game and Fisheries Act under existing conditions of fishery supervision,

Be it resolved that the Department of Lands and Forests be requested to revise this regulation so as to prohibit the transportation of live minnows from the body of water from which they were originally taken to any other body of water in the Thunder Bay District.

27. **Coarse Fishing—Georgian Bay:**

Resolved that the Department of Lands and Forests look into the coarse fishing being carried out in Sturgeon and Waubaushene Bays and Coldwater River area to see if licence holders are exercising them to the fullest extent, and if they are equipped to take out the maximum of coarse fish. If

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<td>season in an effort to at least maintain, if not increase the potential supply. To this end it is suggested that a closed season of approximately six weeks duration be instituted on Lake Superior commencing Mid-October.</td>
<td>Ontario Federation of Anglers and Hunters. (Mr. Sutton)</td>
<td>Apparently refers to Section 3, Subsection 5—Prohibits liberation of any live bait in waters other than those from which bait was originally taken.</td>
<td>Superior shoal closed because there appears to be a separate lake trout population there that is not subject to lamprey attack.</td>
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<td>26. <strong>Live Minnows:</strong></td>
<td></td>
<td></td>
<td>Do not believe this would be any easier to enforce than the present regulations. Person could say he was transporting Lake Superior minnows taken at Port Arthur for use in Lake Superior at Rossport—but is stopping over at Lake Nipigon to do a little fishing on the way—or transporting Port Arthur to Kenora District.</td>
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<td>Resolved that the Department of Lands and Forests look into the coarse fishing being carried out in Sturgeon and Waubaushene Bays and Coldwater River area to see if licence holders are exercising them to the fullest extent, and if they are equipped to take out the maximum of coarse fish. If</td>
<td>Ontario Federation of Anglers and Hunters. (Mr. Sutton)</td>
<td>Coarse fish licences 1956: 5 hoop net. 1 seine. 1 carp gill net. 1 trammel net. 2 of these licences are not being renewed in 1957— In many areas the taking of coarse fish can only be considered as a part time fishery. Some coarse fish such as bullheads, catfish and eels sell for a much higher price than</td>
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not, their licence be revoked and fishermen
who are fully equipped and making it a year-
round business be licensed to fish in this area.
not fishing. other coarse fish. When
these higher price fish are present in quantity
a full time fishery may be feasible. It would
appear that the fishing referred to is not likely
to support a full time operation. In fact it is
only recently that the present coarse fishery was
established. Would suggest that everything be
done to encourage further coarse fish operations but
that full time operation not be demanded. Some
licences are not being operated at all and could
be dropped.

1. The net income from fishing coarse fish is not suffi-
cient to attract new competent professional full-time
fishermen. The best that may be expected are
active part-time commercial fishermen who will
harvest coarse fish during spawning runs or whenever
available in quantity.

2. The present licensed coarse fish fishermen excepting
three licences are not employing the privilege of
their licence and it would seem reasonable that these
licences could be cancelled.
28. Special Angling Licences:

Whereas the angling licences issued by the authorities of the Walpole Island Indian Reserve do not conform to the open seasons as laid down by the Ontario Department of Lands and Forests, and

Whereas this creates a hardship to sportsmen wishing to fish these waters, as the licenses issued are from May 25th to September 5th, and bass and lunge are legally open until December 15th.

Ontario Federation of Anglers and Hunters.
(Mr. Sutton)

Comments: These are Indian waters and as such are subject to their control. A matter for the Department of Indian Affairs anyway.

29. Fish Management:

With due regard to fish management and future fish planting,

Be it hereby resolved that a systematic survey by the Department of Lands and Forests of all accessible lakes, by means other than aeroplane, in Zone 2 of the Federation be set up for completion within the next five years and that such information be made available to all clubs throughout the Zone.

Ontario Federation of Anglers and Hunters.
(Mr. Sutton)

Comments: Systematic surveys or inventories of fish populations are currently in use in our fish management procedures, consistent with the staff available for these surveys.
30. **Rainbow Trout:**

Whereas sport fishing for rainbow trout is limited to the first two or three weeks in May and the last fall season, and

Whereas fishing pressure on this species is increasing each year, and

Whereas most sportsmen are trying to increase the standards of fishing,

Be it resolved that:

1. Consideration be given to raising the legal length of the Rainbow Trout to twelve inches in South Georgian Bay.

2. Consideration also be given to a daily and possession limit of three Rainbow Trout in South Georgian Bay.

31. That the Ontario Federation of Anglers and Hunters opposes Northern Ontario Tourist Outfitters Resolution No. 3.

32. That the Federation opposes Northern Ontario Tourist Outfitters Resolution No. 5.
33. TADANAC CLUB:

This this Committee recommend to the Minister to explore all matters relating to the rights held by the Tadanac Club with a view to revoking the exclusive fishing rights held by the said group.

34. CONSERVATION—PART OF LOWER SCHOOL STUDENTS TRAINING:

Whereas conservation of our fish and wildlife is a very important part of our country's economy, and our way of living.

Whereas we feel that one of the better ways of helping meet the problem is through our children's education at home and in their schools.

Whereas to help promote conservation and to insure adequate supplies of nature's commodities for future generations.

Whereas we feel the importance of this problem would warrant the recommendations of the Department of Lands and Forests to the proper government authorities on this important subject.

Be it therefore resolved that proper action be taken to help bring about the necessary and proper educational information to our children in this Province attending our Lower Schools.

Be it further resolved that through Boy

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<td>33. TADANAC CLUB:</td>
<td>L. Letherby, M.P.P.</td>
<td>The Conservation Council of Stormont, Dundas &amp; Glengarry. (Mr. A. M. Lebano)</td>
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<td></td>
<td>Simcoe East, Seconded by R. J. Boyer, M.P.P. Muskoka.</td>
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Scout groups, service clubs, education or school boards, Lands and Forests Department, and many other party or parties necessary to help bring about the proper training or education of our children on the problems concerning conservation, and gun safety in all its aspects.

35. PUBLIC PARK AND PICNIC GROUNDS:

Whereas we of the southeastern part of the Province of Ontario have felt for many years that we have been left out of many of the benefits and privileges of the western and northern part of the same Province.

Whereas in the not too distant future a man-made 26-mile lake will come into reality on the completion of the Hydro Power Project.

Whereas the citizens of this portion of the Province are sadly in need of a public swimming and picnic area; for the promotion of a better way of life for the families of those who are not fortunate enough to enjoy this privilege in the form of a cottage site at which swimming, boating, picnicking, and the out-doors are available.

Whereas it would be of a definite benefit to the younger generation in the improving of the health of a growing child.

Be it therefore resolved that every effort be made by the government of Ontario to help bring about suitable accommodations and

The Conservation Council of Stormont, Dundas & Glengarry.
(Mr. A. M. Lebano)
RESOLUTION

facilities for such a public park or picnic grounds, on the shores of this new lake.

36. ESTABLISH DEFINITE ONTARIO-QUEBEC BOUNDARY IN THE ST. LAWRENCE RIVER AND LAKE ST. FRANCIS AREA:

Whereas for many years the citizens of Cornwall and surrounding areas have tried to get a definite and mutual boundary line established in the Lake St. Francis and St. Lawrence River areas.

Whereas the two sets of maps used by the Ontario and Quebec officials in establishing and enforcing a so-called boundary are very misleading, embarrassing and often costly for our Ontario sportsmen.

Whereas we have had this question before the Committee and departmental officials on many occasions in the past number of years.

Be it therefore resolved that we again stress the importance of having this question settled.

Be it further resolved that the Ontario Government and Department of Lands and Forests officials take the initiative in helping Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

BY WHOM

PRESENT STATUS

Comments

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 effect 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 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
to bring this question to a mutual and satisfactory agreement for all parties concerned.

37. Pickerel Season—Lake St. Francis and St. Lawrence River:

Whereas it has been the custom for the past years to have a split legal fishing season on pickerel in this area.

Whereas this split season has been a point of confusion to our local and tourist fishermen.

Whereas most sportsmen and local authorities agree that the spawning of this species has been completed in this area by May 1st.

Be it therefore resolved that our group recommend to the Committee on Fish and Wildlife, that they inaugurate a single season for this area being from May 1st to November 15th each year.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

The Ontario regulation closed season on the St. Lawrence River on yellow pickerel and pike corresponds with that of the State of New York, viz., between March 2nd and April 30th.

The Ontario regulation closed season on Lake St. Francis on yellow pickerel is November 16 to May 14, with the regulation closed season in the Province of Quebec between November 16 and May 10.

In view of the fact that the season for pickerel opens on the New York side of the St. Lawrence River on May 1st, it does not seem desirable to provide a closed season until May 14th in the St. Lawrence River fronting the counties of Dundas, Stormont and Glengarry. The Ontario portion of Lake St. Francis is small, and for practical purposes, it would seem that an opening date to conform with that in the St. Lawrence River, viz., May 1st, would seem valid. However, the matter will be referred to the District
### Resolution 38. Ontario-Quebec Fish and Game Seasons:

Whereas we feel due to our geographical location for fishing and duck hunting Lake St. Francis and St. Lawrence River.

Whereas it has been the custom of Ontario and Quebec to have seasons for fishing and duck hunting separated by a period of a week or two, one way or the other.

Whereas due to these facts and to help in the enforcement of the game laws and to lessen the confusion of the sportsmen from Ontario and Quebec.

Be it therefore resolved that the Government of Ontario try to bring about a solution with the Government of Quebec, whereby a uniform day and date is set for the opening of fishing and duck hunting seasons in our district.

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<tr>
<td>38. Ontario-Quebec Fish and Game Seasons:</td>
<td>Conservation Council of Stormont, Dundas, and Glengarry. (Mr. A. M. Lebano)</td>
<td></td>
<td>We are annually in consultation with Quebec authorities on both hunting and fishing regulations in this area and endeavour to reconcile local regulations for the area of mutual interest with larger adjacent area requirements. We discussed this with Quebec authorities no later than March 19, 1957.</td>
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### Resolution 39. Reciprocity Angling in Lake St. Francis and St. Lawrence River Areas:

Whereas this form of an agreement has been in effect by the Province of Ontario and Quebec for the past two years in the Ottawa River fishing areas.

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<tr>
<td>39. Reciprocity Angling in Lake St. Francis and St. Lawrence River Areas:</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. A. M. Lebano)</td>
<td>Because of the implications of Resolution No. 37 this request will require study by our District Biologist,</td>
<td>We are annually in discussion and communication with Quebec on this subject. There are prob-</td>
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Whereas in the past we have had numerous boundary disputes in the Lake St. Francis and St. Lawrence River areas, as well as fines being levied by the officials of the Province of Quebec against residents of the Province of Ontario.

Whereas for the promotion and advancement of sportsmen’s public regulations between the citizens of both the Provinces of Ontario and Quebec.

Be it therefore resolved that we recommend to our Ontario Government to take whatever steps necessary to bring about this reciprocity angling in the Lake St. Francis and St. Lawrence River fishing areas—those parts fronting the Province of Ontario.

40. GAME OVERSEER FOR CORNWALL AREA.

Whereas at the present time we have two game overseers for the Three United Counties of Stormont, Dundas and Glengarry; one living in Winchester, the other in Applehill.

Whereas the City of Cornwall now boasts a population of over 40,000 people, and the majority of the citizens of the counties live in heavy concentrations in and around surrounding areas of Cornwall.

Whereas we feel that more public relation and educational work should be done by the representatives of the Department of Lands and Forests in the Three United Counties.

and consultation later with the Department of Fisheries of the Province of Quebec.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

This will be given study.
**Resolution**

Whereas it would give closer control and closer supervision to the heavily populated and heavily fished or hunted areas.

Be it therefore resolved that we urge the Department of Lands and Forests to employ another game overseer in this area and that he be stationed in the City of Cornwall.

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<td>41. Spearing of Fish:</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. A. M. Lebano)</td>
<td>Section 2 of the Ontario Fishery Regulations provides that residents may spear coarse fish during the months of April and May. Spearing fish at any other time is illegal.</td>
<td>There is no present intention to legalize this.</td>
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<td>42. Concurs with Ontario Federation of Anglers and Hunters Resolution No. 5.</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. A. M. Lebano)</td>
<td>Requesting broader special archery season.</td>
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**Resolutions 44 to 51**:

Preamble:

We are here before you representing the Algoma Conservation Council, which is

The Algoma Conservation Council composed of Algoma
composed of representatives of the principal District of Algoma Organizations interested in or concerned with fish and wildlife conservation.

In S.S.M. 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 pounds in 1954 to 789,000 pounds in 1955, while whitefish production fell from 240,000 pounds in 1954 to 194,000 pounds in 1955.

During 1955 chub net fishing was permitted as an experiment and 330,000 pounds were taken as compared to 89,000 pounds the year before. Using the gill type net for chub, which is a 2 1\(\frac{1}{2}\) -inch mesh rather than the standard 4\(\frac{3}{4}\)-inch mesh brought about this increase in the chub production. It is also estimated that in a period of lifts covering three or four days 1,200 pounds of undersized trout also were taken.

In the past year the experiment was not continued in this part of Lake Superior but was continued in the northwestern section of the lake. This council expresses the hope

No new chub fishery in Lake Superior in 1956.
that the experiment will not be resumed in the eastern part of the lake. The damage already has been done and as a result there was very little large scale commercial fishing within 100 miles of Sault Ste. Marie, Ontario, and commercial operators moved further north because of the lack of fish in the southeastern area.

We should make it clear first of all that we are not commercial fishermen and we are 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 make their living by this means are most immediately affected, but they are only one small group concerned.

Although the Eastern Lake Superior Commercial Fishermen's Association is affiliated with and is represented by this Council, we would like to make it clear that the Council represents much more than commercial interests. The presence of game fish in Lake Superior is of vital concern to S.S.M., Ontario, and their presence affects all of us.

During 1956 Sault Ste. Marie and Algoma entertained more than 300,000 American tourists, a large number of whom are fishermen who have been coming to Algoma for

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many years. Fishing in Lake Superior has deteriorated to the point where many tourist operators report parties who have stated they are not coming back. This Council knows of tourist operators who are learning various water sports to interest their guests because sport fishing has become virtually a thing of the past in their area.

In addition to this, almost every type of business is affected by the tourist business. There are businesses which handle the type of merchandise sought by 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 Canada at the Sault.

It is also true that the Sault contains a goodly number of enthusiastic amateur fishermen. This council is just as interested in preserving good fishing in Lake Superior for purely selfish reasons, one of our favourite outdoor sports. With proper administration and control we can be assured good sport may be brought back and maintained 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-
Resolution

Commercial activities. However, we would remind you that the total take from fresh water fish in 1956 was $000,000. On the other hand the Department of Travel and Publicity estimates that American tourists alone brought more than $200,000,000 into this Province in the same year. It would be impossible to estimate the amount of money spent by Canadian sports fishermen in Ontario waters. If a few commercial 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.

Our Council takes the view that the depletion of the better species of fish in Lake Superior may be traced to certain specific causes: the growth in numbers and the spreading of their havoc of the sea lamprey; the increased population in Lake Superior of the smelt which in the spring feast upon the fry or eggs of lake and rainbow trout in particular, or upon similar food which may be found in the streams at that time; and too heavy a drain on the fish population commercially. Resident in the lake in numbers only in the last decade, the lamprey have grown greatly in numbers and gradually pushing further and further into the lake where they now may be found
100 miles from the St. Mary's River. Smelt have been present for a longer period but were virtually unknown until 20 or 25 years ago. Now every good stream for scores of miles northward is jammed with them in the spring, and may be caught by the bucketful, merely by dipping a basket or bucket.

Perhaps if the lamprey and the smelt did not constitute such a double threat, one to the adult fish, the other almost before they have hatched, the present danger from commercial fishing would not be too great. There is no doubt, however, that the lake cannot continue to reproduce sufficiently to replace the numbers killed by parasites and taken commercially.

This Council wishes to express approval of the Department of Lands and Forests in rebuilding of the Tarentorus Rearing Ponds, chiefly for the restocking of speckled trout and other species in the inland lakes. We feel this is a step in the right direction and express the hope that other rearing ponds also may be established to further this work.

Because of the heavy depletion of game fish life in Lake Superior, however, this council feels that a similar, and perhaps larger, program is needed for the restocking of lake trout in Lake Superior. The Council is aware that the planting of fry would be
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<td>wasteful, since few would survive against predators. However, lake trout</td>
<td>Algoma Conservation Council</td>
<td>Federal, provincial and state agencies are actively engaged in control measures</td>
<td>A closed season in the State of Michigan did not save the lake trout in</td>
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<td>grow quickly and two-year-old trout reared similarly to speckled trout,</td>
<td>(Mr. R. Curran)</td>
<td>under the jurisdiction of the International Commission on the Great Lakes</td>
<td>Lake Huron and Lake Michigan.</td>
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<td>would have a good chance of survival since they would not be exposed as</td>
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<td>Fisheries.</td>
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<td>fry to smelt, and would not become prey to the sea lamprey until growing</td>
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<td>There is no closed season on lake trout in the Great Lakes and international</td>
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<td>considerably larger. When facilities for such a program have been</td>
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<td>connecting waters.</td>
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<td>arranged, a concerted effort will be needed to obtain suitable parent</td>
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<td>stock, or fish eggs from Lake Superior itself.</td>
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<td>The Algoma Conservation Council would like to submit the following</td>
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<td>recommendations for the consideration of this Committee:</td>
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<td>44. Continued warfare on the sea lamprey by every means which proves</td>
<td>Algoma Conservation Council</td>
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<td>effective.</td>
<td>(Mr. R. Curran)</td>
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<td>45. A closed season on all types of trout fishing during the spawning</td>
<td>Algoma Conservation Council</td>
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<td>season.</td>
<td>(Mr. R. Curran)</td>
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<td>46. No chub net fishing licences to be issued for Eastern Lake Superior.</td>
<td>Algoma Conservation Council</td>
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47. A program of restocking of lake trout for Lake Superior, including the building of suitable rearing ponds for this purpose.

Algoma Conservation Council.

An extensive programme of this nature is now underway; we hope to be in a position to plant thousands of lake trout yearlings in Lake Superior in 1958, and each succeeding year, unless the action proves hopeless, because of the sea lamprey. The lake trout planted will be marked and a close follow up of their capture will be undertaken by the Research and Fish and Wildlife staffs of the Department. Rearing ponds are available at the recently renovated Dorian and Sault Trout Rearing Stations. Additional pond space is being provided at the Sault.

48. Effective control of licensing of commercial fishing.

Algoma Conservation Council.

Issuing of commercial fishing licences is under close scrutiny at all times.

49. Early spring use of electric weirs, originally designed to kill lampreys, which also will kill smelt entering streams, thus keeping them from beds planted by parent lake trout.

Algoma Conservation Council.

This will be studied by the International Commission for Great Lakes fisheries.

50. Removal of coarse fish from Lake Superior if a safe method may be found which will protect fish of commercial value.

Algoma Conservation Council.

This should be a part or function of commercial fishing activity and is currently under study for all of the Great Lakes as well as some inland waters.

51. Re-establishment of patrol boat, or boats, to enforce all fishing regulations, to supervise proper use of nets under licence.

Algoma Conservation Council.

See Resolution No. 19.
and methods used by commercial and sport fishermen and to supervise areas granted licences and type of nets.

RESOLUTIONS 44 TO 51 CONCLUSIONS:

Mr. Chairman, our Council is aware that the Federal Fisheries Department and the Ontario Fish and Wildlife Branch are working in co-operation with the International Fisheries Research Board in the study of the lamprey. We are aware that efforts are being made to combat the lamprey, using electric weirs or barriers at the entrances to rivers and streams, and our Council commends those efforts.

We would like to suggest, however, that more safeguards may be effectively used to preserve fish life while destroying the lamprey. We suggest that methods used in the Pancake River, placing nets above and below the electric barriers, should be tried in other rivers as well. Some rivers are too deep or too fast for effective netting, but the method would be quite feasible and effective in others. It might be possible to save most of the fish and still allow them to use the streams to plant their spawn.

Your Committee has heard before the proposal to close all trout fishing during the spawning season. We are sure you are aware that we cannot expect to have fish in plenty

By Whom
Algoma Conservation Council

Present Status

Comments
into perpetuity unless we have young fish spawned and reared every year. Depending upon the species, these spawning periods occur at varying periods, and it would be difficult to fix a time in advance which would apply to all species in all areas. However, in areas where such periods are known, fishing could be closed for a brief period without hardship to commercial interests. In fact many fishermen last year did not fish their areas anyway for weeks at a time.

Perhaps until large rearing ponds have been prepared there would be little point in gathering spawn for future planting. However, we urge upon the Department the development of more rearing ponds and the gathering of spawn, as a means of restocking depleted Lake Superior.

This Council is grateful to the Department in the banning of chub net fishing in Eastern Lake Superior last year and hopes that this policy will be continued. It is our feeling that the killing of small trout contributed greatly to the present state of depletion, and a continuation of this ban is necessary to allow a new population to arise in that portion of the lake.

It is the belief of this committee that a lack of proper control over licensing has contributed to the depleted condition of the lake. There is no patrol boat to see that such regulations as exist are observed. We
will return to the matter of the patrol boat later in this brief. Some commercial fishermen have obtained a licence for one net or two and perhaps more, without even being required to own more than a rowboat. Lake Superior is a very large body of water, and is dangerous at most times for anything so small as a rowboat, and at many times even for larger and better equipped boats. It is dangerous at most times for fishermen attempting to tend their nets in small boats. As a result nets of some of these small operators very often are not lifted for many days at a time. They become loaded with fish which usually die after contact with the net. Dead fish, rotted in the water, are not marketable so they are just dumped back into the lake, literally thousands of them. The nets are taken in, often in rotting condition, patched by the fishermen and reset, very often to again go untended in stormy weather simply repeating the process with rotten carcasses. We believe that requirement of ownership of proper safe equipment would eliminate this destruction to a very great extent.

Earlier in this brief we mentioned the dual threat of the sea lamprey and the smelt, one to the adult lake trout, the other to their spawn and fry. It is the belief of this Council that should the electric weirs be set

The Licensee who has only a small boat has generally a licence of 6,000 to 12,000 yards. Due to the low temperature of the water in Lake Superior, fish can remain in the nets three or four days and still be of fair quality. Thus, when a storm hits, the small operator does not have a large amount of net to lift and can usually run all the nets he has in the lake on the first day he is able to again get out to the nets. The Department, of course, urges that nets be lifted just as frequently as possible to avoid all possibilities of spoiled fish.
up and turned on early in the spring, both smelt and lamprey would be dealt with similarly, and the better fish species would have a greater chance to survive and multiply.

Recommendations have been offered before that, if a safe and effective method may be found, coarse fish be removed from the lake. These species are a menace and a nuisance to all concerned. They tear the nets of commercial fishermen, certain species cause severe rot, and they prey on the smaller of the more desirable species. This council suggests that biologists employed by this Department should make a study of this problem, and seek methods for the reduction of coarse fish in the lake.

Lastly our Council would like to recommend again the re-establishment of a patrol boat, or boats, in Lake Superior. At present it is virtually impossible to enforce those regulations which apply to fishing of any type except in the inland lakes. Conservation Officers who may wish to reach certain areas in the lake, to see for themselves whether regulations are being observed, are at the mercy of boat owners who may be commandeered to assist, and who themselves may be offenders.

Both commercial fishermen and the real sports fishermen would welcome the presence of one or two patrol craft, well equipped
and with good speed and manned by experienced boatmen, to see that regulations relating to both commercial and sports fishing are observed. Commercial fishermen then would have to set their nets properly and mark them properly. Sportsmen would have to abide by the rules, and poachers, either Canadian or from across the border, would find Lake Superior unhealthy for any but lawful fishing. We are aware that this could only be done at some cost, but believe the price justified to preserve good fishing for everyone.

52. LONG POINT, TURKEY POINT AND PORT ROWAN AREA:
Recommended that the Committee give full consideration to changing the opening date of the black bass season from July 1st to June 29th this year, and in future years that the opening date be set on the Saturday previous to July 1st when July 1st falls in the first half of the week.

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<tr>
<td>Norfolk County Council</td>
<td>Opening date July 1st.</td>
<td>An amendment to the 1957 regulations cannot be undertaken this year because of the Department's commitment to no changes in the regulations in 1957. However, the request will be given further study by the Department.</td>
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<td>(Mr. R. B. McCall)</td>
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53. LAKE TROUT:
To thank the Members of the Department of Lands and Forests for closing the season on lake trout until March 1st. We are sure it is a good move in conserving the lake trout.

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<tr>
<td>Ompah Conservation Association</td>
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<tr>
<td>(J. C. Dunham)</td>
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54. Speckled Trout:
That the Department open season on speckled trout March 1st and close October 6th, the same as lake trout season in some of the lakes that are not too heavily fished during the spring and summer season in Tweed District. Owing to a small percentage being caught in comparison to number being stocked.

Ompah Conservation Association.
(J. C. Dunham)

55. Lake Trout:
A minimum length of 15" for lake trout as there are far too many small trout caught, which are not returned to the water.

Ompah Conservation Association
No minimum size limit.
(J. C. Dunham)

56. Minnows:
That the Department of Lands and Forests print and distribute suitable posters defining Regulations with respect to "the use of Minnows".

Ompah Conservation Association.
(J. C. Dunham)

57. Opposed resolution of the Northern Ontario Tourist Outfitters on lake trout winter fishing (Resolution No. 5).

Mr. Ralph Bice, Kearney.

58. Commercial Fishing Licences:
Recommended that no more commercial net licences be issued for Lake Manitou.

Mr. George Bishop, representing the five eastern townships of Manitoulin Island.

This resolution will require very careful study by the Department.

Because of the difference in the rate of growth of lake trout in our lakes, it is impractical to impose a minimum size limit.
52. Spear Fishing by Skin Divers

Resolution:
That spear fishing of game fish by skin divers be allowed in all waters of the Province of Ontario under the following conditions:
1. That equipment used shall consist of a face mask, a snorkel tube (for surface breathing) and a pair of foot fins or flippers.
2. The spear gun shall be of the sling, spring, or rubber powered type.
3. No gas operated spear guns shall be allowed.
4. No self-contained underwater breathing apparatus (Scuba) shall be allowed.
5. Legal catch limits, open seasons and all conditions pertaining to anglers shall prevail.

Conclusions:
It is the considered opinion of our group of skin divers that a proper approach on the part of the Government to the recognition of spear fishing and skin divers in our Province is necessary at this time. The popularity of this sport with tourists is most evident and is definitely on the incline. At present we have instructed our members that spear fishing is illegal and that they must go elsewhere to take part in this sport. We trust that this Committee will review

By Whom: The Underwater Club of Canada. (B. Davis)
Present Status: Section 2 of the Ontario Fishery Regulations provides that residents may spear coarse fish, during the months of April and May. Spear fishing at any other time is illegal.
Comments: There is no present intention to legalize this.
our resolution as an expression of sincerity on the part of the Underwater Club of Canada and that the Committee will recognize our desire for conservation, good sportsmanship and co-operation.

60. LICENCES AND SEALS—DEER AND MOOSE:
That the Fish and Wildlife Division of the Department of Lands and Forests give consideration this year to making a licence and seal that will withstand the abuse normally subjected to them on hunting trips.

Ontario Federation of Anglers and Hunters. (Mr. Sutton) A seal which formed part of the licence was unsatisfactory.

The metal seal may not be helpful enough to justify its use. Very few prosecutions are in any way connected with seals.

61. GUN ACCIDENT PENALTIES:
Whereas the number of accidents (fatal, serious, and minor) caused by misuse of firearms and increasing at an alarming rate; and

Whereas such accidents are caused by irresponsible persons:

Be it resolved that we request the Department of Lands and Forests to enact legislation to prohibit forever the issuing of any further gun or hunting licences, in addition to any penalty given by a court of Justice, to any person found guilty.

Ontario Federation of Anglers and Hunters. (Mr. Sutton) Now provided that licence can be cancelled for five years on conviction for criminal negligence.

62. DEER SEASON, HURON AND ERIE FORESTRY ZONES:
Whereas we believe that the system under which the 1955 deer hunt was held in Halton County was not in the best interests of

Ontario Federation of Anglers and Hunters. (Mr. Sutton) An open season in Halton was recommended by the County Council. Shotguns

Deer are abundant enough to cause crop damage and the open
sportsmen and farmers in this District; and
Whereas this hunt has resulted in thousands of acres of good hunting land being posted against hunting; and
Whereas large numbers of Deer were wounded and left to suffer or die as the result of too-small shot being used;
Therefore be it resolved that in all future hunts held in the Huron and Erie Forestry Zones, except in Bruce and Grey Counties, the following restrictions be in effect:
(a) That wherever shot guns are used for deer no shot smaller than what is known as S.S.G's be allowed.
(b) That the hunting of all other game be illegal during the period of the aforementioned deer hunt.

63. Box Hides Rondeau Bay:
Whereas for many years Box Hides on the eastern shore of Rondeau Bay were under the jurisdiction of the Superintendent of Rondeau Provincial Park, with a fee being charged to erect such hides, with a rebate of a large part of this fee when the stakes supporting the hides were pulled. Under the present set-up there is nothing that obliges the hide owner to remove his stakes, and in the spring said stakes are below water level or at water level and become a danger

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<tr>
<td>Ontario Federation of Anglers and Hunters.</td>
<td>As stated.</td>
<td>The Department now proposes active control in all the area over which it has authority.</td>
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only allowed. Other game may be hunted. | season was desired by farmers. However, there is a lot of marginal and sub-marginal land now owned by city people who do not want hunters on their property but expect the public to establish and enforce the prohibition; disagreement between them and the farmers over the deer season may have brought posting. The last two parts are matters of sportsmanship, which is hardly the field for legislation.
to sailing and other small craft using the waters of Rondeau Bay.

Be it resolved that all Box Hides used for duck hunting be placed under the jurisdiction of the Park Superintendent, and that he be instructed to charge a fee for the erection of the said box hide and to be responsible for the removal of the stakes driven for the erection of such hide.

64. DUCK FEEDING:

Whereas the feeding of Ducks as practised at present by private clubs on their preserves is a detriment to good conservation; and

Whereas these private clubs stop feeding when the legal duck season closes and thousands of ducks that have been induced to winter over in the Lake St. Clair area by this feeding are left to starve through a food shortage;

Therefore be it resolved that the feeding of ducks, except in designated sanctuaries under control of suitable Federal or Provincial Authorities, be prohibited by law and said law be enforced.

65. DUCK STAMPS:

Resolved that a Provincial Duck Stamp set-up be instituted in Ontario similar to the one in the U.S.A., and that the money

Ontario Federation of Anglers and Hunters. No duck stamp. A duck stamp is simply a special licence to hunt ducks. Here in Ontario
be used to provide feeding and resting areas along the Ontario flyway. If and when this plan has been put into effect, and the proposed areas are operating, any further funds derived in this manner shall be used to provide Public Shooting Grounds.

66. Closed Season Deer:
Whereas there is at present an open season for deer in the area between the village of Beardmore and the town of Hearst; and
Whereas this area has been devoid of deer for many years until lately when pulp companies have begun to cut the area over so that deer are now beginning to filter into the area from both east and west;
Therefore be it resolved that we request the Department of Lands and Forests to close the area to deer hunting from Beardmore to Hearst both north and south of the highway so that these animals have an opportunity to reproduce to a degree to permit an open season with good hunting in the future, and that the season remain closed in this area until enough deer appear to warrant an opening of it again.

67. Deer Season:
Whereas the deer season in the District of Northern Ontario is at present the French and the English, The great bulk of hunters...
of Parry Sound began November 12th last year and many of the hunting camps in the area must be reached by water, rivers and small lakes of this area being frozen over before the end of the month; and

Whereas, if the occupants of these camps cannot return by water to the main roads, they encounter much hardship and danger, having to walk out, and

Whereas hunters who must vacate camp on foot cannot bring out as much meat as those coming by boat and may be forced to leave food, deer, etc., behind;

Therefore be it resolved that the Department of Lands and Forests be requested to set the opening date for the deer season on the first Monday of November in the Parry Sound District except in the area bounded by the Mattawa and Ottawa rivers on the north, Highway 11 on the west, Highway 60 and 62 to Pembroke on the east.

68. DEER SEASON:

Whereas the area bounded by the Mattawa and Ottawa Rivers on the north, Highway 11 on the west, and Highway 60 and 62 to Pembroke on the east, the deer population has increased considerably during the past several years;

Therefore be it resolved that we request the Department of Lands and Forests to consider extending the open deer season in Northern Ontario Tourist Outfitters. This is part of the large zone south of the French and Mattawa Rivers.

There would be no objection to a longer season but the same arguments and considerations would apply to a much larger area.
the aforementioned area to November 1 to 25th inclusive.

69. **WOODLAND CARIBOU PRESERVE:**

Whereas the Department of Lands and Forests is interested in the dispersal of hunting pressure; and

Whereas there are increasing numbers of moose and deer within the confines of the existing Woodland Caribou Preserve located in the Sioux Lookout Forestry Administrative District, from which the annual increment could be harvested;

Therefore be it resolved that the Department of Lands and Forests open the said Caribou Game Preserve to the hunting of deer and moose in 1957 under the zoning plan, as presently set up by the Department of Lands and Forests.

**70. HUNTING WITH DOGS:**

Whereas big game hunting with dogs, especially on islands, is considered unsportsmanlike, while at the same time greatly increasing the take of game; and

Whereas an exhausted game animal being frightened into extreme exertion is generally conceded to be very poor for human consumption; and

Whereas this resolves into the unsportsmanlike killing of little-wanted game;

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<tr>
<td>Tourist Outfitters.</td>
<td>Preserve closed.</td>
<td>When it can be shown that the preserve is no longer vital to the caribou it can be opened.</td>
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<td>(B. Cummuskey)</td>
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<tr>
<td>Northern Ontario</td>
<td>Dogs permitted.</td>
<td>The area is one with many local resident hunters, and there is no evidence that the deer are not standing up under present hunting pressure.</td>
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<tr>
<td>Tourist Outfitters.</td>
<td></td>
<td></td>
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<tr>
<td>(B. Cummuskey)</td>
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Therefore be it resolved that deer and moose hunting with dogs be prohibited in the Kenora and Rainy River Districts.

71. Partridge Season:

Whereas the season for partridges has been open in the District of Parry Sound through the deer season and a great number of birds are shot with high-powered rifles leaving only feathers most of the time, and

Whereas it is considered that an open season for partridge during the deer season is of little value to the deer hunter;

Therefore be it resolved that the Department of Lands and Forests be requested to consider the closing of the partridge season during the deer hunting season as a conservation measure in the Parry Sound District.

NORTHERN ONTARIO TOURIST OUTFITTERS.

72. Upland Game Bird Hunting:

Whereas the tourist season in Ontario is, at best, only a matter of 6 months, and in some areas considerably less; and

Whereas the successful conduct of a tourist outfitter's business means the utilization of all of the various attractions for his particular area; and

Whereas the advice regarding the opening dates for upland game bird hunting is usually so close to the opening of the season that there is no time to inform for any advance

NORTHERN ONTARIO TOURIST OUTFITTERS.

Northern Ontario Tourist Outfitters. Season open during deer hunt.

(B. Cummuskey)

Northern Ontario Tourist Outfitters. Upland bird seasons set together when evidence of available crop of pheasants and huns is at hand, which means the Order-in-Council comes in August.

(B. Cummuskey)

No evidence that the grouse population is adversely affected by present hunting.

Grouse populations in Ontario are not controlled by hunting and might very well run with the migratory bird seasons. For other species full information is needed.
Resolution

Information to outfitter's clientel who might like to make up a party for a combined hunting of birds and a fishing trip;

Therefore be it resolved that the Department of Lands and Forests be requested to give out earlier information on the opening of hunting seasons for upland game birds, and that all licensed outfitters be officially advised.

73. Duck Season:

Whereas in the past there has been much confusion regarding the opening dates of the duck season in various parts of Northern Ontario.

Therefore be it resolved that in all areas north and west of the French and Mattawa Rivers that the duck season shall be set to begin on September 15, on a permanent basis. We fully realize that the duck season is set by those preparing the Migratory Birds Act under the Federal Government; however, we also realize that a recommendation from the Ontario Government could be of some value in this matter.

74. Wolf Bounty:

Whereas there is now only a bounty on fully-grown wolves; and

Whereas wolves kill to feed their cubs so that they will grow;

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<th>Northern Ontario</th>
<th>Wolf pups are already bountied.</th>
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<tr>
<td>Tourist Outfitters.</td>
<td>(B Cummuskey)</td>
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Therefore be it resolved that we request the Department of Lands and Forests to extend the wolf bounty to include wolf cubs.

75. BOUNTY:
Recommended that the bounty be left on until some better method can be brought about to control the wolves.

RESOLUTIONS 76 TO 82—PREAMBLE:
The Algoma Conservation Council came into existence only in the last year. While our affiliated organizations which we represent here today, are interested in conservation generally our chief interest is in conservation of fish and wildlife in the District of Algoma. Recommendations which we will offer at this time are proposed only for the District of Algoma. Our Council came into existence because of a general feeling of alarm. Your Committee yesterday heard recommendations pertaining to fish. Our feeling of alarm also extends to regulations concerning wildlife which our Council feels threatens the continued existence of such wildlife.

We would point in particular to the long moose season, which permitted the shooting of any moose, over a territory extending from the north shore of Lake Huron to the northern Canadian National Railways Line,
starting as early as October 13. Strong protests from various Algoma groups failed to alter this startling development.

Various members of this Council or affiliated organizations, and officials of the Algoma Central Railway, have reported a certain amount of wastage of meat resulting from the very early moose season, or from long distances the meat had to be hauled without refrigeration. This council learned of instances where moose rotted on the ground because they could not be taken out quickly enough in the unusually warm autumn weather.

Cold settles in this district at varying times, and seldom are there freezing temperatures, sufficient to keep moose meat satisfactorily, until November first or later. The very early opening of the moose season in 1956, plus the late arrival of cold weather, undoubtedly caused some wastage despite efforts of hunters to remove meat to freezers as quickly as possible. There were instances where carcasses had to be completely abandoned.

Because the northern area is not easily accessible, and therefore the kill unlikely to be serious, we do not propose any changes in the season north of the Canadian Pacific Railways Transcontinental Line. However, this Council will recommend a later season
in the southern, more accessible portion, and some limitation on what is to be allowed to be killed.

This Council also found disconcerting the fact that seasons were announced so late that protestations could not be heard. The chief answer received in reply to protests was that the season had been announced and it was too late to make a change. It is the feeling of our organization that dates for such seasons could be set much earlier, so that hunters could know well in advance and make their plans accordingly. This should apply to all hunting seasons, not merely to moose.

This Council also is concerned with senseless wounding of game, which perhaps cannot be trailed and killed. Quite often such wounded animals manage to evade their hunters but later die and rot. The banning of the use of .22 rifles, except under licence, during deer and moose season, would save much of this waste. Licences for .22 rifles would specifically state they are not to be used for deer and moose.

Many more Conservation Officers are required to enforce game laws in the vast area of which the District of Algoma is comprised. While the Council commends the Fish and Wildlife Division for the employment of several biologists for the study of life and habits of many species, we feel
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<td>that the employment of several veteran woodsmen familiar with the various regulations, also are needed to enforce such laws. While we recognize that even a large force of officers could not cover the entire district at one time, the knowledge among hunters that there are several officers at several check points would tend to encourage observance of the game laws. The Algoma Conservation Council therefore would like to respectfully submit the following recommendations for your consideration.</td>
<td>Algoma Conservation Council. (Mr. Curran)</td>
<td>Last year's season October 13 to December 24 over a large area. At beginning of season there were 1820 moose. Kill was 354 or less than increment. Present stock estimate for next October over 1900 moose.</td>
<td>No biological reason to change season.</td>
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<td>76. DEER SEASON: The deer season of 1956 was satisfactory and should be continued.</td>
<td>Algoma Conservation Council. (Mr. Curran)</td>
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<td>77. MOOSE SEASON: The moose season in the District of Algoma, south of the Agawa River and east as far as the Chapleau road, should not open before November 1st, and the shooting of bulls only should be permitted. As better access roads extend northward around Lake Superior and in the area eastward south of the Canadian Pacific Railway main line as far east as Chapleau, extension of the shorter season should be reconsidered from year to year.</td>
<td>Algoma Conservation Council. (Mr. Curran)</td>
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78. The earliest possible notice should be given to hunters on the various seasons for hunting of wildlife.

79. **Conservation Officers:**
   More Conservation Officers are required to enforce the various hunting regulations.

80. **Fish and Game Laws:**
   Copies of Fish and Game Laws should be printed in several languages for distribution to new Canadians.

81. **.22 Calibre Rifles:**
   No .22 calibre rifles should not be permitted in the bush during deer and moose season except under proper licence.

82. **Gun and Hunting Licences:**
   More strict regulations relating to the issuing of gun and hunting licences be adopted and rigorously enforced.

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*Algoma Conservation Council*
(Mr. Curran)
RESOLUTION

It will be noted that while this Council suggests changing the moose season we offer no such suggestion regarding deer. Our deer season is wide open and there always seem sufficient numbers. We are proposing that the moose season be opened on the same date, until the moose population has increased, to save the cows for reproduction. The later season would greatly reduce wastage of meat. Earlier we dealt with the need for early setting of seasons and the need for more Conservation Officers. We would also draw to your attention that we have among us a great many new Canadians from all over Europe, some of whom undoubtedly will be hunters. This Council suggests that providing Hunting Regulations in their own languages may help to prevent abuse of the laws through ignorance.

Our seventh recommendation, pertaining to more strict control over the issuing of licences is an endorsement of the recommendation of the Ontario Conservation Council, offered to this Government early in January. The use of firearms by careless, ignorant and inconsiderate persons is abhorred by our organization. Today anyone may obtain a gun or hunting licence merely by applying for one. Persons should be required to demonstrate that they understand how to operate a shotgun or rifle, and that they
further understand the dangers to themselves and others through improper or careless use of such weapons.

83. BOUNTY ON WOLVES:

Supported Mr. Bishop's resolution No. 75 that the bounty on wolves should be continued until some other more effective method can be devised.

Algoma Conservation Council.
(Mr. Curran)

84. MOOSE SEASON:

Indicated approval of moose season south of the French as last year but not necessarily the $25.00 licence fee.

Ontario Trappers' Association.
(Mr. R. Bice)

This will come under careful study by Departmental officials.

85. GAME AND FISHERIES ACT:

Objected to Section 21 of the Game and Fisheries which says that every man must get his own deer—not general practice and should be discontinued.

Ontario Trappers' Association.
(Mr. R. Bice)

See draft Bill.

86. Asked for zoning of hunting areas.

Ontario Trappers' Association.
(Mr. R. Bice)

At present camps are zoned, but hunters are not. Even that control can only be applied for Crown areas.

87. That we thank the Minister, Deputy Minister and all other members of the Department of Lands and Forests and Division of Fish and Wildlife for the help and assistance given not only the association, but all trappers in Ontario.

Ontario Trappers' Association.
(Mr. R. Bice)
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<td>88. Fur Buyers:</td>
<td>Ontario Trappers' Association</td>
<td>Present licences run from $25.00 to $200.00.</td>
<td>When the fur trade is active licences are in demand. Now the licence is actually a deterrent to trading.</td>
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<td>(Mr. R. Bice)</td>
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<td>89. Season:</td>
<td>Ontario Trappers' Association</td>
<td>Opens November 1st.</td>
<td>Some experimental evidence supports this.</td>
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<td>(Mr. R. Bice)</td>
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<td>90. Moose or Deer:</td>
<td>Ontario Trappers' Association</td>
<td>No such permission.</td>
<td>Already entitled to buy a licence and hunt in season.</td>
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<td></td>
<td>(Mr. R. Bice)</td>
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<td>91. Wolves:</td>
<td>Ontario Trappers' Association</td>
<td>No study.</td>
<td>We certainly need information.</td>
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<td></td>
<td>(Mr. R. Bice)</td>
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<td>92. Bounty on Bears:</td>
<td>Ontario Trappers' Association</td>
<td>Already covers all areas where bears are found except where there is no settlement.</td>
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<td></td>
<td>(Mr. R. Bice)</td>
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93. **Wolves and Beaver:**
That the Department gather together as much information regarding wolves and beaver and on methods of trapping them, and that this information be issued in pamphlet form, and distributed to all trappers.

94. **Snare Wire Manufacturer:**
That the Department advise all Districts the name and address of the firm that manufactures the snare wire distributed to a limited number of the trappers by the Department, so that all trappers may be advised where to purchase this wire.

95. **Game and Fisheries Act:**
That Section 32 be amended, permitting traps to be set on or near a beaver house.

96. **Game and Fisheries Act:**
That in the new Fish and Game Act Blue Book, trapping regulations be grouped in one place in said book.

97. **.22 Calibre Rifles:**
That there be a serious effort made to control, or if necessary eliminate the use of .22 calibre rifles for hunting, except by a trapper on his trapping area, and while engaged in the business of trapping.
98. **APPRENTICE ON TRAP LINE:**

That trappers be allowed to take an apprentice on his trap line. There are occasions when some person wishes to learn how to trap, and it is felt this would enable beginners to have first-hand knowledge. Said apprentice would not need to have a trapping licence.

**By Whom:**

Ontario Trappers' Association.
(Mr. R. Bice)

**Present Status:**

Under consideration.

**Comments:**

99. **ROYALTY ON MINK AND MUSKRAT:**

Asked to have royalty on mink and muskrat reduced.

**By Whom:**

Ontario Trappers' Association.
(Mr. R. Bice)

**Present Status:**

Under consideration.

**Comments:**

100. **COUNTY LICENCE:**

Recommended that licence at a fee of $1.00 for any designated County be issued and endorsed for a further fee of $1.00 to be valid any place else in Ontario.

**By Whom:**

W. B. Elliott, St. Catharines.

**Present Status:**

$1.00 for a County.

**Comments:**

In any group of people on whom a restriction is imposed there are sure to be some who never abused the liberty previously allowed.

101. **SUMMER HUNTING LICENCES:**

Indicated disapproval of present summer hunting licence and recommended that one licence be valid south of the line named in the Bulletin of January 15, 1957, and that it should be changed this summer.

**By Whom:**

Ontario Federation of Anglers and Hunters.
(Mr. Sutton)

**Present Status:**

**Comments:**

The purpose is to improve farmer-sportsmen relations.

101. **BLUE-WING TEAL:**

Asked for an earlier opening of the blue-

**By Whom:**

Port Rowan Chamber

**Present Status:**

Season opens on a Satur-

**Comments:**

A selection of date cannot
wing teal season in the Port Rowan-Long Point Bay area, and suggested the first Saturday closest to the 1st of October.
(Blue-wing teal have migrated south before the 6th of October.)

103. Opening of Duck Season:
Recommended that the starting time on the opening day of the duck season should be at 9 a.m. instead of noon.

104. Duck Blinds:
Whereas it is the practice of some so-called sportsmen in the Niagara District and no doubt in other sections of the Province of Ontario to abandon their duck blinds at the close of the duck hunting season; and

Whereas the winter elements such as ice, snow and wind, cause these duck blinds to fall apart; and

Whereas other types of sportsmen such as fishermen, motor boat enthusiasts, water skiers, etc., use these same waters for their enjoyment but with the ever present danger to life and sporting equipment of these abandoned and in some cases submerged duck blinds;

Therefore be it resolved that the Department of Lands and Forests of the Province of Ontario enact a law to clear up this situation by making it an offence punishable by law to abandon floating type duck blinds ofCommerce. (J. Miller) day early in October.

be imposed by one species of duck that behaves differently from all the rest.

Port Rowan Chamber of Commerce. (J. Miller) Opens noon on first day only.

Noon opening was very well received.

St. Catharines and Lincoln County Game and Fish Protection Association. (Mr. James A. Wilson) The Game and Fish Act does not deal with hazards to navigation.

Some other body would presumably be competent to deal with this.
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<td>in any navigable waters of the Province of Ontario.</td>
<td>St. Catharines and Lincoln County Game and Fish Protection Association.</td>
<td>(Mr. James A. Wilson)</td>
<td>Is the law the custodian of ethics and sportsmanship?</td>
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<td>105. Duck Hunting:</td>
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<td>Whereas it is the custom of many duck hunters to walk the shores of lakes, rivers and other bodies of water when hunting for ducks and geese; and</td>
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<td>Whereas these sportsmen must realize if game was killed and fell out of reach of the hunter on shores of these said waters it would be impossible to retrieve the downed game thus causing unnecessary waste; and</td>
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<td>Whereas such action is contrary to the Act and Regulations of the Ontario Department of Lands and Forests “Article No. 67 of the Summary of the Ontario Hunting Regulations 1956” which reads “You are respectfully requested to note that it is contrary to the Act and Regulations, No. 67, To allow the flesh of any animal or bird taken, and suitable for food, to be destroyed or spoilt, or the pelt of any fur-bearing animals to be destroyed or spoilt.”;</td>
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<td>Therefore be it resolved that the Ontario Department of Lands and Forests include in its rules and regulations laws compelling hunters of waterfowl to have available while hunting such game, some means of retrieving said game such as a boat or retriever type of dog.</td>
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106. **RUFFED GROUSE:**

Whereas it has been the policy of the Department of Lands and Forests to have the open season on Ruffed Grouse set at various lengths in different sections of the Province; and

Whereas the very short season set for the southern section of Ontario limits the amount of hunting residents of this section of Ontario may enjoy without travelling far afield;

Therefore be it resolved that the open season for Ruffed Grouse in the Niagara Peninsula of Ontario be set at two (2) weeks beginning with the 1957 season.

107. **CARRYING OF FIREARMS:**

Whereas the rules and regulations of the Department of Lands and Forests of the Ontario Government leave much to be desired as to the securing of licenses to carry firearms in the Province.

Therefore the St. Catharines and Lincoln County Game and Fish Protective Association recommends that the Ontario Department of Lands and Forests establish a new set of regulations governing the purchase of gun licences, incorporating the following:

1. Eligible for a Resident Gun Licence:
   a. Any British subject, 16 years of age, having resided in the Province of Ontario for one year.
   b. Any naturalized Canadian, 16

St. Catharines and Lincoln County Game and Fish Protective Association.
(Mr. James A. Wilson)

One-week season.
The season suggested could not affect the grouse adversely.

If we are to improve our licensing in the interest of safety we could do well to look to Highways. There, there is no non-resident licence as the outside licences are all recognized here. Our interest in having non-resident licences is revenue. In the resident licence Highways work on the basis of initial qualifying and subsequent renewal. The system suggested in the
Resolution

years of age, having resided in the Province of Ontario for one year.
(c) Any foreign-born resident of the Province of Ontario, 16 years of age, who owns real estate in the Province of Ontario over the value of $2,000.00 and has resided in the Province of Ontario for one year.

(2) Non-resident Licences (at extra fee):
(a) All sportsmen residing outside of the Province of Ontario.
(b) All foreign-born residents of the Province of Ontario who do not qualify under the above resident ruling.

(3) (a) That an examination on the handling of firearms and hunting laws be passed by all applicants before receiving a gun licence.
(b) That the licence holder must return his previous year's gun licence before receiving his renewal (similar to auto licence).

108. Open Season—Pheasants, Rabbits:
Whereas the hunter who is lawfully allowed when afield to take a mixed bag of game is less liable to become part of game law infractions; and

Whereas the Fruit Growers of Lincoln County feel that the rabbit and hare are

By Whom
St. Catharines and Lincoln County Game and Fish Protective Association.
(Mr. James A. Wilson)

Present Status
As far as possible the question of whether pheasants and rabbits should be open at the same time is settled on the basis of local demand.

Comments
resolution seems unduly complicated.
somewhat of a pest by attacking their trees and crops; and
Whereas the great many pheasant hunters who are afield are stopped by law from co-operating with the farmers by eliminating this pest and so creating better farmer-hunter relations;
Therefore be it resolved that the Department of Lands and Forests of the Province of Ontario take this into consideration when setting the 1957 open seasons for hunting and have the first day of the open season on pheasants, rabbits and hares be one and the same day in the County of Lincoln.

109. Hunting Licences:
   Request a rescinding of the new resident licence to hunt from March 1st to August 31st. We consider it confusing and unfair to vermin hunters.

   Wentworth Conservation Association, composed of nine Sporting Clubs.
   (W. J. Lamouraux)

   Established in the interest of improving farmer/sportsmen relations.

110. Deer:
   Resolved that the Department of Lands and Forests limit the deer hunting season for the year 1957 to one week with dogs or two weeks without dogs in the District of North Frontenac County, especially the united townships of Palmerston, North and South Canoto.

   Ompah Conservation Association.
   (J. C. Dunham)

   Deer in this area are recovering from a winter kill in 1954-55. They have increased in succeeding years and have had a very good winter.

   Separate Regulations for one municipality are confusing and undesirable.
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<tr>
<td>111. Deer:</td>
<td>Ompah Conservation Association. (J. C. Dunham)</td>
<td>Ompah Conservation Association. (J. C. Dunham)</td>
<td>This is aimed at one camp which is closely watched and has not been found committing any illegal acts.</td>
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<td>113. Concurred with the Resolution by the Algoma Conservation Council (Resolution No. 77).</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. Lebano)</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. Lebano)</td>
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<td>114. Concurred with Mr. W. B. Elliott re summer hunting licence (Resolution No. 100).</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. Lebano)</td>
<td>Conservation Council of Stormont, Dundas and Glengarry. (Mr. Lebano)</td>
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<tr>
<td>115. Summer Hunting Licence:</td>
<td>Conservation Council of Stormont, Dundas</td>
<td>Conservation Council of Stormont, Dundas</td>
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like a chauffeur's licence.

116. Whereas until last fall we of this district have enjoyed a short deer hunting season with shotguns only.

Whereas after checking with District Biologist and other officials from the Department of Lands and Forests in Kemptville as to the number of deer in the counties known to them through surveys.

Whereas we are told by these same officials that the numbers of deer in most of these areas would warrant a short open season and that they were in favour of such season.

Whereas we are told that the United Counties Council was instrumental in bringing about the closing of the season last fall for their own known reasons.

Be it therefore resolved that we petition the government to again open a short deer season in the Counties of Stormont, Dundas and Glengarry—or portions thereof.

117. Whereas due to the geographical location of the Counties of Stormont, Dundas and Glengarry, in relationship to the Province of Quebec to the east and the State of New York on the south.

Whereas it is a well known fact by all parties concerned, that Sunday hunting and shooting is at the present time existing in the northern part of the Province.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. Lebano)

No season last year.

The Department has tried to avoid pitting farmers and sportsmen against each other and sportsmen would be well advised to do the same. We expect that the season will be open.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. Lebano)
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<td>Whereas we of the Southern portion of the Province do not think it fair that the whole of the Province is not treated alike with regard to the enforcement of any or all of our regulations or laws. Whereas all other forms of recreation and sporting activities are legally held on Sunday in 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.</td>
<td>Conrad J. Hauser, Sharon, Ontario.</td>
<td>Criminal Code prohibits sale to anyone under 14 years of age.</td>
<td>Any payment of salary or expenses would lead to great confusion.</td>
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<td>118. Game wardens needed particularly in densley populated areas.</td>
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<td>119. Guns and rifles too easy to get hold of. Stores have no scruples about selling to children.</td>
<td>Conrad J. Hauser, Sharon, Ontario.</td>
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<td>120. Far too many ignorants running around with lethal weapons.</td>
<td>Conrad J. Hauser, Sharon, Ontario.</td>
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<td>121. Deputy wardens should be paid a small sum; the amount of running one does as a D.G.W. is terrific.</td>
<td>Conrad J. Hauser, Sharon, Ontario.</td>
<td>D.G.W. requests appointment in this honorary capacity.</td>
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<td>122. More literature re game laws, etc. This could be sent to purchasers of guns, particularly immigrants.</td>
<td>Conrad J. Hauser, Sharon, Ontario.</td>
<td>The information going out in the form of summaries of the laws and news release</td>
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123. Our laws are far too easy. Witness the Second case. Those fines were all right in the depression days and could be easily doubled today.

Conrad J. Hauser, Sharon, Ontario.

124. Sunday hunting ban is quite right. I wish it were more enforced. Why do I as a land owner have to listen to erratic gun fire on a day of rest?

Conrad J. Hauser, Sharon, Ontario.

125. Hunting season could be shortened to end of January. It is a decided relief not to listen to continual banging.

Conrad J. Hauser, Sharon, Ontario.

126. We need more supervision and control of young boys with .22 rifles. These people shoot at anything.

Conrad J. Hauser, Sharon, Ontario.

127. That Legislation be passed to permit the taking of Game by means of Bow and Arrow.

Fish and Game Advisory Committee of Essex County. (Windsor Branch)

Malicious damage comes under the Criminal Code.

128. That the duck season starting time be returned to starting at sunrise, in place of the present time of 12.00 o’clock noon.

Fish and Game Advisory Committee of Essex County. (Woodslee Branch)

This is of interest from the farmer-sportsman relation point of view.

Can only comment that from biological point of view the foxes and rabbits do not need the extra protection.

Information, etc., is improving each year.

Already permissible.
129. That the clause in the Migratory Bird Act prohibiting the placing of decoys and blinds at a greater distance than 200 yards from the shore of a body of water, or from a natural rush bed thick enough to conceal a boat. We recommend this law be removed.

130. That this Club feels the Goose season opens too early; therefore we recommend that the goose season not open before November 5th, each year.

131. Ferrets:
Although it is illegal to use Ferrets for hunting in Ontario, there is much evidence that they are being used illegally. Under present regulations it is difficult if not impossible for conservation officers of the Department of Lands and Forests to apprehend and convict the violators. We therefore make the following recommendation which was duly passed at out last meeting.
That the person or persons retaining Ferrets be licensed to do so by the Department of Lands and Forests.

132. That all boys and girls of 14 and 15 years of age may have the privilege to hunt with a bow without benefit of a licence.
133. That the age limit for boys be lowered to 14 years of age for the privilege of hunting with a parent, and all such special licences be issued by the Township Clerk.

134. Whereas deer in settled areas have become so numerous as to cause extensive damage to farmers’ properties, and

Whereas no legislation exists either for the protection of property, or for the collection of damages.

Be it therefore resolved that legislation be enacted protecting farmers from depredations of deer.

Be it further resolved that such protection take the form of petition by injured parties to Department personnel, who are then authorized, by existing legislation after proof of actual or imminent damage, to decimate deer population to reasonable proportions.

Be it further resolved that the Department of Lands and Forests manage the deer herd in Southern Ontario in a manner to include regular open seasons on same, in order that the herd will be maintained at a level not detrimental to private property and the travelling public.

135. That our Club endorse a resolution sent to you re open seasons for deer in Bruce, Huron and Grey Counties.

Harrow and Colchester South Rod and Gun Club.

Corporation of the Township of Beaverly, T. Wm. Gibson, Clerk and Treasurer, Rockton, Ontario.

Open seasons only when a large contiguous area agrees.

The problem of deer in Southern Ontario was first brought to the attention of this Committee some years ago. It was not then very serious, nor is it now, though occasionally property and crop damage is high, but deer are steadily increasing.

Barrie District Hunters and Anglers Conservation Club.
(Mr. Clair Ruhl)

See 134.
136. That the Department of Lands and Forests use legislation whereby they can open the deer seasons in Southern Ontario Counties in a uniform manner as they see fit.

137. It was recommended that the opening date of the duck season in the Kenora District be similar to that of the Northern Region, and that this District be placed in the Northern Zone for such purposes in future.

138. It was also suggested that the opening date of the Partridge season be released as soon as possible. We do receive innumerable inquiries in this regard, and are usually unable to answer them until a late date. Early release would help considerably in meeting the requests of prospective visitors.

139. Whereas the Department of Lands and Forests is interested in the dispersal of hunting pressure, and

Whereas there are increasing numbers of moose and deer within the confines of the existing Woodland Caribou Crown Game Game Preserve, located in the Sioux Lookout Forestry Administrative District, from which the annual increment could be harvested,

Therefore be it resolved that the Department of Lands and Forests open the said

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<td>Barrie District Hunters and Anglers Conservation Club. (Mr. Clair Ruhl)</td>
<td>This change was made last year.</td>
<td>See 134.</td>
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<td>Kenora District Camp Owners Association. (Mr. J. Band)</td>
<td>This could be done if an early opening date were accepted for Northern Ontario and kept constant from year to year. There would be no adverse affect on the grouse.</td>
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<tr>
<td>Kenora District Camp Owners Association. Mr. J. Band)</td>
<td>Closed.</td>
<td>When it is clear that Caribou no longer need the protection of this preserve it can be opened.</td>
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</table>
Game Preserve for the hunting of moose and deer in 1957, under the Zoning Plan, as presently set up by the Department of Lands and Forests.

140. Whereas the boundary line of the Echo Bay Commercial Fishing Licence for the months of June, July, August and September is drawn across the centre of the Bay, and

Whereas throughout the balance of the year the entire Bay is open to commercial fishing, and

Whereas this licence is operating on a 5 per cent trout quota of the entire catch and is kept well below this quota,

Therefore be it resolved that the fluctuating boundary line in Echo Bay be removed and that the entire Bay be open to the Echo Bay Commercial Fishing Licence the length of the open Commercial Fishing Season and that this resolution be submitted to the Kenora District Joint Committee for approval.

141. Whereas Bass are not native to these waters, and since being planted about 50 years ago, they have spread to all parts of the Lake of the Woods and tributary waters, and have multiplied in great numbers.

Whereas since these fish are being found throughout the area and in such numbers, and are being continually entangled in

Kenora and Patricia District Fisheries Association.

This subject will receive attention.

Kenora District Camp Owners' Association.

The opening date for black bass has been advanced to June 8th this year, and the open season extends to December 15th, inclusive.

Open season—1957—June

This regulation should be given a fair trial before it is amended further.
Resolution

Commercial fishermen's nets and being released, it is felt that in the near future their increased numbers will jeopardize other species of game fish.

Whereas the bass protect its spawn nests until the eggs are hatched, and this is not the case in regard to the other species, it seems logical to assume that the percentage of hatch from the bass would be much greater than any other species. Therefore, they will eventually take over the waters unless controlled by angling, being the only legal way in which they may be taken.

Whereas the increase in the past 50 years from a few hundred planted in one small lake to untold millions throughout all the local waters, the time may be past when the angler can keep up with yearly production even with a complete open season, necessitating in the future, more drastic measures to keep them under control.

Whereas the earlier opening date for this species will advance considerably the present tourist season.

Whereas in the State of Minnesota, all waters excepting International water have earlier June opening date, notwithstanding their smaller bodies of water and much heavier angling pressure.

Therefore be it resolved that the opening date for angling of bass be June 1st in Kenora

By Whom

Present Status

Comments

8th to December 15th—Kenora and Rainy River and international boundary waters between Ontario and Minnesota. This is the first year in effect, under an amendment provided in the Fall of 1956 in accordance with an agreement with Minnesota authorities.
District on an experimental basis at the discretion of the Department.

142. SUNDAY HUNTING:

In view of the meeting of the Fish and Game Committee which is about to be held permit us to state that the Lord's Day Alliance of Canada believes it would be unwise to accede to any request which might be made for the removal of legal restrictions against Sunday hunting. As this request has been made on several occasions by the same persons or by the same or similar groups we should like to keep our objections before the Committee.

We have supposed it would weigh seriously with the Committee and with other sportsmen that Sunday hunting is likely to bring out so many more hunters than on weekdays that it would add greatly, and perhaps disastrously to the slaughter of wildlife. We believe that this important consideration ought to appeal strongly to sportsmen and, particularly, to conservationists.

While we share the above opinion with others, the concern of our organization is, of course, centred more upon people than upon wildlife. We believe that any increase in Sunday hunting would constitute a distinct hazard in Ontario, except, it might be, in some remote parts of the Province. Sundays undoubtedly provide an occasion

The Lord's Day Alliance of Canada.
(Rev. A. S. McGrath)
for large numbers of people to enjoy the out-of-doors. These people should be free to enjoy themselves without being exposed to the danger of firearms. Certainly, in our opinion, no hunting on Sundays should be allowed in any part of the Province south of a line drawn north of Sault Ste. Marie to Highway No. 11. In Northern Ontario no hunting should be allowed within a considerable number of miles of any community from which Sunday picknickers and pleasure seekers undoubtedly go into hunting areas. We state our position thus in order to point out the principle of safety and of freedom to enjoy Sunday without danger from hunters.

Those who have been requesting a change in Ontario law appear to be unaware of another law which governs Sunday custom in respect to hunting. We refer to the Lord's Day Act of Canada. Section 9 of that Act

"It shall not be lawful for any person on the Lord's Day to shoot with or use any gun, rifle or other similar engine, either for gain, or in such a manner or in such places as to disturb other persons in attendance at public worship or in the observance of that day."

This has the effect, in our opinion, of forbidding Sunday hunting in any area of population where it would undoubtedly
interfere with people in their enjoyment of the day. Ontario law reinforces the Dominion law by making the issue clear and perhaps more emphatic to some who seem to be unaware of the existence and the implications of the Dominion law. We believe it to be in the public interest to retain Ontario restrictions against Sunday hunting. We respectfully ask the Committee's sympathetic acceptance of these important considerations.

143. I have been instructed by Council of the united townships of Palmerston, North and South Canonto, to request your Department, first to have the deer hunting season in these townships be one week only, second to request permission to poison wolves, this to be done under the supervision of the local game overseer.

W. H. Sargeant,
Clerk-Treasurer,
Townships of
Palmerston, North
and South Canonto.

It has been tentatively proposed and recommended that the 1957 deer season would be at least two weeks in the entire Tweed District lying north of highway 401. We feel that the present deer population has not been affected by the hunting pressure over the past years and this includes the townships of Palmerston, North and South Canonto.

Approximately one-half the above mentioned townships are made up of Crown land with a large number of hunters hunting from organized camps under land use permits. These hunters are against a short season and their success has not undergone any noticeable change.

A research program in South Canonto in connection with deer has been going on for the past two years, and Mr. Robin Hepburn, biologist in charge, can perhaps give figures of that area which would strengthen our case for a longer deer season and a greater take. To administer such an area having a one-week season only would certainly bring forth many enforcement problems.
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<td>144. Resolved that the area secured by the Ontario Northland Conservation Federation be included in the Northern Zone of the Migratory Convention Act, thus providing a regular opening of September 15th each year.</td>
<td>V. Salomaa, Clerk, Town of Timmins.</td>
<td>The wolf population in the townships of Palmerston, North and South Canonto is not considered to be high according to our field personnel. Trappers are unanimously against the use of poison. Every year at regular trappers' meetings this question is brought forward for discussion but the trappers are definitely against the use of poison for taking wolves.</td>
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<td>145. I beg to advise you that at the March Session of the Council of the County of Victoria a resolution was passed asking that the time of the hunting season for that part of the Province of Ontario lying south of the French and Mattawa Rivers commence on the first Monday in November of each year instead of various commencing dates that have been effect for the last few years.</td>
<td>F. L. Weldon, Clerk and Treasurer, County of Victoria.</td>
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<td>146. That local residents be subject to the same law as non-residents regarding the possession of Pickerel and Pike Fillets which which reads, “Must produce one pair of fillets for each Pickerel and Pike in their possession”.</td>
<td>W. P. Shields, O.N.C.F.</td>
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