JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From 22nd of November to 15th of December, 1961
Both Days Inclusive
and from 20th of February to 18th of April, 1962
Both Days Inclusive

IN THE TENTH AND ELEVENTH YEARS OF THE REIGN OF OUR
SOVEREIGN LADY QUEEN ELIZABETH II

BEING THE
Third Session of the
Twenty-Sixth Parliament of Ontario

SESSION 1961-62

PRINTED BY ORDER OF THE LEGISLATIVE ASSEMBLY

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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:

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 Wednesday, the twenty-second day of November, nineteen hundred and sixty-one.
November 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 JOHN KEILLER MACKAY, a Companion of Our Distinguished Service Order, upon whom has been conferred Our Volunteer Officers' Decoration, One of Our Counsel learned in the Law, a Lieutenant-Colonel in Our Canadian Army Supplementary Reserve, Doctor of Civil Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this second day of November in the year of Our Lord one thousand nine hundred and sixty-one and in the tenth year of Our Reign.

BY COMMAND

JOHN YAREMKO,
Provincial Secretary and
Minister of Citizenship.

Wednesday, the twenty-second day of November, 1961, being the first day of the Third Session of the Twenty-sixth Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable J. Keiller Mackay, D.S.O., V.D., Q.C., D.C.L., LL.D., Lieutenant Governor of the Province.

3 O'CLOCK P.M.

And the House having met,

The Honourable the Lieutenant Governor 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 great pleasure for me to welcome you to the Third Session of this Twenty-sixth Legislature. In extending to you this welcome I know that you would wish me to take cognizance of the retirement of the Prime Minister who
has given outstanding leadership to this House for the past twelve years and whose conscientious and unflagging efforts have made such a notable contribution to the economic well-being and development of this great Province and its people. At the same time, I know you would wish to join in extending to the new Prime Minister and administration our best wishes and our prayers that they be guided in wisdom and righteousness in carrying out the heavy responsibilities they have assumed.

For the second consecutive year, the Legislature is commencing its session in the autumn in conformity with the pattern of last year. Honourable members will have ample opportunity to study, consider and discuss the Government’s financial and economic program, including the Budget, the estimates of each department, new legislation and numerous other matters calculated to promote the growth and development of our Province and the prosperity of our people.

As in past years, the Government’s program has been designed to achieve an economic climate conducive to industrial expansion and employment. The year 1961 has witnessed a strong resurgence of economic growth. The pace of economic activity has accelerated. One by one the major economic indicators have advanced to higher levels. Ontario’s gross provincial product has risen to an annual rate of $16 billion. The rate of unemployment on a seasonally adjusted basis has declined since last February. Ontario’s ratio of unemployment is well below the national average and substantially less than it has been in the last two years.

The manufacturing industries, which exercise such an important effect upon the health of the whole Provincial, and, indeed, the National economy are now operating at record production levels. Despite the declining output of uranium and iron ore, the entire value of Ontario’s mineral production will again approximate 1960’s record of almost $1 billion. The output of our forest industries has increased. Despite a number of difficulties, housing construction is running well above that of last year. Agricultural output has risen. Exports have been increasing. An encouraging aspect of our economy is that public confidence has been well maintained, and that the broad economic picture suggests a continuance of growth and expansion throughout the coming year.

We cannot be complacent, however. The possible entry of the United Kingdom and other countries into the European Economic Community will introduce new stresses and strains. The price of progress must be unceasing attention to ways and means of improving quality and cutting costs.

The legislative, financial and economic program that will be presented to this House is the most comprehensive in our history. Among many other measures designed to promote the progress and economic well-being of our Province, this program will include:

1. New methods to promote co-operation between industry, labour and government, and to increase production and employment;
2. New measures to expand agricultural and industrial research facilities;
3. A major increase in the Province’s assistance to education. Not only will grants to local school boards be increased, but larger contributions
will be made to universities. Of great importance too will be the continued operation of the $200 million Federal-Provincial-Municipal program to provide trade and technical school education for our growing industrial economy;

(4) New measures to conserve and develop our natural resources;

(5) An accelerated program of highways, parks and economic development in Northern Ontario;

(6) Measures to strengthen individual and family security;

(7) Additional advances in mental health care and hospital services;

(8) Action to improve the Emergency Measures Organization;

(9) New Federal-Provincial tax-sharing arrangements.

A comprehensive plan is being evolved to assist the economy in achieving a satisfactory rate of economic growth. My Government is aware that there is no easy solution to our difficulties, or that it can provide some magic formula which, if taken in sufficient doses, would cause them to disappear. Since the task ahead requires the co-operation of all major groups in the economy, an Advisory Committee for Economic Development has been established, composed of men of wide experience in industry, labour and government. Among the sub-committees to be established under the new Advisory Committee will be one to study the special problems of Northern Ontario.

In addition, legislation will be introduced to merge the Department of Economics and the Department of Commerce and Development under the title of the Department of Economics and Development. This will permit a closer integration of the work of the Department of Economics, which studies economic conditions and trends, with the work of the Department of Commerce and Development, which places special emphasis upon industrial promotion. Increased emphasis is to be placed upon industrial research, with the result that the work of the Ontario Research Foundation will be expanded.

Plans for the development of additional supplies of power and energy in all parts of the Province will be placed before you. The 100,000-kilowatt thermal generating unit at the Thunder Bay station in Fort William is to be brought into service early in 1962. Progress is being made on the Lakeview thermal generating station, which is designed to supply 1,800,000 kilowatts of power. Hydro-electric power stations which have a total dependable capacity of 500,000 kilowatts are under construction, or are planned, in the James Bay watershed. The capacity of these new power stations is sufficient to meet the electric power requirements of nearly all of Ontario’s 1,650,000 homes. Of the two nuclear power stations now under construction, the plant at Rolphton, near Des Joachins, will be brought into service next spring.

You will be asked to consider legislation providing for the consolidation of the Northern Ontario Hydro-Electric Power system, commonly known as the “Northern Ontario Properties”, with the Southern Ontario system. This will
provide for the financial integration of all systems and permit a more economical development and operation of electric power plants throughout the whole Province. The residents of Northern Ontario will be ensured greater stability of supplies of power at a reasonable cost.

The Department of Energy Resources, with the full co-operation of industry, has been preparing a comprehensive set of rules and regulations for the guidance of all who are concerned with energy production and distribution. This work is nearing completion and the regulations will shortly be implemented. The Department has developed an expanded program to survey all Provincial energy resources. During the coming year, a review of all fuel resources within the Province will be undertaken. An examination into natural gas storage capacity is being made. Codes and regulations governing the natural gas industry will be reviewed to ensure that they are adequate and effective.

Legislation will be introduced to set up an Agricultural Research Institute to co-ordinate agricultural research in Ontario. Administrative changes to produce greater efficiency and economy will be introduced in connection with the Ontario Agricultural College, the Ontario Veterinary College and the MacDonald Institute at Guelph. The Cooperative Association Act will be introduced to provide means to assist agricultural cooperatives in the fields of marketing and transportation. You will be asked to amend The Livestock Products Act to provide for the making of regulations to permit bonding of livestock dealers. To simplify the procedures in connection with drainage, your approval will be sought for the consolidation of five related Acts.

The Department of Lands and Forests will expand its program of forest management, preservation of wild life and the maintenance and development of additional park areas. In addition to the growing number of Provincialy assisted parks in Conservation areas, the Provincial Parks system now consists of 79 Provincial Parks. Seventeen new parks were brought into operation last year and many others are now under development or are being planned. More wilderness areas will be added to the 35 already established. You will be asked to provide increased funds for research in forest management, fish and wild life. The conservation functions of the Department of Commerce and Development are being transferred to the Department of Lands and Forests, so that the main conservation efforts of this Government and its municipalities will be concentrated in one department.

In the field of mining, the Province has entered into a number of joint projects with the Government of Canada to provide air-borne geophysical surveys for the mapping of the whole Province. Paralleling this development will be an expansion of the Department of Mine’s geological work to provide for increased field work and for more geological reports and maps. These surveys will provide additional information for prospectors and result in further mineral developments.

The program of matching grants to regionally-based organizations as an incentive to the development and promotion of local tourist attractions, which commenced in 1961, will be continued. The Department of Travel and Publicity will continue its program of establishing new and relocating old reception centres as new bridges and highways are constructed. It is intended to continue the
search for some early Huron Villages and to carry out excavations at historic sites, as well as to continue the program of commemorating historic events and places by means of plaques.

You will be asked to provide a substantial increase in assistance for education. The growth in the enrolment in our elementary and secondary schools continues to impose a heavy strain upon our resources, both financial and physical. Some indication of the dimensions of this problem may be obtained from last year’s increase of more than 100,000 pupil places, constructed at a cost of $100 million. As the growth in enrolment shows no sign of abatement, expansion must continue.

Revisions of courses of study are under way in many subjects for both elementary and secondary schools. The major undertaking for next year is the development of new courses for kindergarten and grades one to six. New textbooks in history, geography and science have been prepared.

Staffing the Ontario school system is requiring Herculean efforts, but the results are gratifying. The number of teachers graduating from the Provincial Teachers’ Colleges is more than double that of just five years ago. None of this would have been possible without the expansion in our Teachers’ Colleges. The sixth of the new buildings provided for Teachers’ Colleges during the last six years is now under construction in Windsor. The other five recently built are located in Toronto, Hamilton, London, New Toronto and Port Arthur. The extension of facilities has gone hand-in-hand with the program to raise the standards of admission to these institutions.

The growing industrialization of our Province and the need for special skills and greater adaptability in industry and business have pointed up the value of the Institutes of Technology and other Trade and Vocational Schools. Under the new Federal-Provincial Technical and Vocational Training Agreement, the two senior levels of government assume the capital cost of the schools. As a result, a large number of local school boards are providing increased accommodation for the teaching of technical and business courses. New Trade Schools will be established in Toronto, Ottawa, London and Saulte Ste. Marie, and a new Institute of Technology is planned for Kirkland Lake. A new Institute of Technology building will replace the present rented quarters in Ottawa. The Ryerson Institute of Technology will be completed to accommodate a total enrolment of about 4,000 pupils.


Mental and public health services and procedures are constantly being revised in keeping with scientific and professional progress. You will be asked to approve plans and vote monies for improvements to our mental hospitals. A unit of the Ontario Hospital School at Orillia that has been demolished will be rebuilt. Two other wings will be replaced in the future. Residential wings will be set up in all Ontario Hospitals as well as in the three new hospitals at Goderich, Owen Sound and Palmerston. Increased emphasis will be placed upon rehabilitation. A new rehabilitation branch has been established to
provide in-hospital and post-hospital training and local vocational training for patients successfully treated in our mental and T.B. hospitals. The work of the new radiation protection laboratory, the first established by any province, will be accelerated. Efforts will continue to be made to encourage young men and women to enter the medical and nursing professions.

Enrolment in the Ontario Hospital Services Plan is continuing to rise. More than 5.8 million Ontario residents—more than 95 per cent of the population—are now free from worry over the financial hazards of hospitalization. This is an increase of 5.3 per cent over membership in the plan a year ago.

The report of the Departmental Committee set up to study physical fitness in this Province will be made available to the honourable members during the course of the Session. The physical fitness of our people, including not only our youth, but our post-school age population, is a matter of great concern to your Government and the Committee's Report will be useful in setting out a basis for our future activities in this field. Action will be taken to make full use of the recent federal proposals.

My Government welcomes the establishment by the Federal Government of the Royal Commission on Health Insurance. We will make technical assistance available and co-operate fully with the Commission in the conduct of its enquiry.

In the field of welfare, the Committee appointed to review Ontario's child welfare program will report upon the completion of its work. Legislation will be introduced to serve children who reside in charitable institutions operated by private organizations. Under new concepts of care and treatment, children with emotional problems will be able to receive the type of residential care and specialized attention that they require. Consideration will be given to the establishment of community children's villages to serve pre-delinquent children. A Bill will be introduced to replace the present Charitable Institutions Act with respect to the care of adults. The rehabilitation program for handicapped persons is being widened to include those on the welfare rolls who need rehabilitation services.

The construction of new highways, the improvement of existing facilities and the provision of financial assistance to the municipalities for road and street construction will continue. The Department of Highways, working in close co-operation with other departments, is conducting extensive research into the means of financing highway and road construction. Municipal traffic studies will be encouraged by Provincial technical assistance and grants of 75 per cent of the cost.

Plans are underway to construct new roads linking major airports to adjacent communities. The Rainy Lake Causeway is scheduled for completion in 1962, and construction is proceeding at both ends of the Fort Frances-Atikokan Highway. Additional work will be done on the Trans-Canada Highway and on new roads in Northern Ontario. As part of the Federal-Provincial roads to resources program, forestry roads of a new type will be constructed by the Department of Highways in Northern Ontario.
Additional appropriations will be required for Highway 401 which is scheduled for completion in 1963. Rapid progress is being made on the construction of Highway 403, the Hamilton by-pass. Work will continue on the new controlled-access Highway 405 between the Homer Skyway and the new International Bridge at Queenston, providing a more direct link between the Queen Elizabeth Way and New York State Thruway. Legislation will also be introduced to increase from 80 to 90 per cent the contribution of the Province towards bridges and culverts on any connecting link in towns and villages having a population of more than 2,500, other than separated towns.

The Department of Transport will continue the development and implementation of policies and procedures to ensure the safe and orderly movement of highway traffic and to improve driving performance. The policy of re-examining selected driver groups will be expanded. Amendments to The Highway Traffic Act will be proposed to keep pace with new concepts of traffic demands and to further the cause of safety. An analysis of the two-year experience with the demerit point system indicates that it has been an outstanding success and has done much to encourage and improve proper driving attitudes. Legislation will be advanced to further increase its effectiveness and to eliminate apparent inequities in the present system. The successful operation of vehicle inspection lanes in the Metro Toronto area has emphasized the significance of this safety activity and it is proposed to expand this service by making available mobile inspection units to provide inspection facilities in support of community safety programs throughout the Province.

This problem of highway safety has also continued to receive attention from the other departments concerned and a Cabinet Committee, consisting of the Attorney General and the Ministers of Highways and Transport, has been set up to provide for greater co-ordination of government activities in this field. A constant review is being made of the situation and studies are continually being carried out to effect improvements, by way of greater police protection on our highways, improved road construction, and more effective highway usage.

It is expected that a report of the Select Committee on Automobile Insurance will be submitted to the Legislature shortly. The Committee set up to study expropriation procedures has nearly completed its work and it is expected that a report will be presented before the close of the Session.

The Royal Commission on Industrial Safety has now presented its Report and it has been made available to the Members of the Legislature and to the public. This Report is under active study in the Department of Labour. Legislation will be introduced at this Session in reference to many of the recommendations contained in the Report.

Action is being taken to resolve management and labour problems in the construction industry. During the past year, a special Construction Industry Arbitration Board was appointed to adjudicate upon grievances arising in connection with the construction industry in Toronto. A Royal Commissioner has also been appointed to report upon problems in the industry with a view to creating greater harmony and stability. It is anticipated that the Commissioner's report will be completed and made available before the end of this Session. The Department of Labour is also carrying on investigations and providing assistance wherever required.
Action will be taken to strengthen the Government's legislation and administration in support of the maintenance of human rights irrespective of race, language, sex, colour or creed.

Honourable Members have received copies of the Second Report of the Ontario Committee on Portable Pensions and a suggested draft of The Pension Benefits Act. The Portable Pensions Committee is, at present, reviewing the draft Bill and drafting regulations pursuant to it. You will be given an opportunity to study and review progress on this important matter.

The Department of the Provincial Secretary and Citizenship will require additional funds to conduct seminars for ethnic and community leaders. The Department has co-operated with the Department of Education in training teachers to teach English to newcomers.

The Province's liquor legislation, including education, research, and control, is under review. Various Bills relating to Municipal Affairs will be introduced in the Legislature, including amendments to The Assessment Act, The Local Improvement Act, The Municipal Act, The Ontario Municipal Board Act, and The Municipality of Metropolitan Toronto Act. To accelerate the construction of the subway in Metropolitan Toronto and to increase employment, you will be asked to approve a $60 million loan to Metropolitan Toronto.

Continuing improvements will be made to the Province's reform program. A new training school for girls at Lindsay will soon be in operation. A new training school for boys is under construction at Simcoe.

The state of international relations justifies the strengthening of our Emergency Measures Organization and the development of plans to co-ordinate and organize facilities and services in case of war. The details of the action to be taken will be outlined to you. The Province's Emergency Measures Organization is being transferred to the Attorney-General's Department.

In the administration of justice, constant efforts are being made to meet changing situations. The Government will introduce legislation providing for the creation of an Ontario Police Commission vested with comprehensive powers relating to the maintenance of law and order in Ontario.

A report recently prepared on County and District Court Jurisdiction and related matters will be tabled and will be the basis of a plan to provide better utilization of our judicial services at the County and District Court levels. Plans are being drawn to make our Civil Courts more readily available to the public who have occasion to seek justice there. Appropriate legislation will be introduced to give effect to a number of the recommendations in the report.

You will be requested to approve legislation to enable the Government to enter into the new tax-sharing arrangements which have been negotiated with the Federal Government to replace the existing arrangements due to expire on March 31, 1962. The new arrangements, under which the Province will be free to impose, adjust and alter its tax rates in the major fields of direct taxation in accordance with its financial requirements, will provide a much greater measure of flexibility in the raising of Provincial revenue. Not only
will increased revenues accrue to the Province from the individual income tax field without a corresponding increase in the burden of taxation, but the Province will be afforded the opportunity of entering into a tax collection agreement under which the Federal Government will collect the tax.

Legislation amending The Corporations Act will be introduced to codify the Common Law with respect to the power of corporations to grant mortgages on property, and also to provide reciprocal legislation to make it possible for a corporation, incorporated under another jurisdiction in Canada, to amalgamate with an Ontario corporation. It is proposed to amend The Corporations Information Act to provide the public with more up-to-date information with respect to changes in the affairs of corporations as they occur.

Plans will be presented to establish a committee of the Legislature to deal with the matter of redistribution. It is the intention of my Government, through this procedure, to provide our people with complete and effective representation, based on the changes in our population pattern of the last few years.

The legislative and financial program that will be placed before you this Session is designed to promote expansion and development and to improve the scope and efficiency of the Province's social, welfare and economic services. It embraces all the departments and agencies of the Government. It has been formulated with regard to both the needs of our Province and its financial capacity to support the program.

I am confident that the Honourable Members will give their conscientious attention to the consideration of this program.

May Divine Providence guide you in your deliberations.

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His Honour was then pleased to retire.

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PRAYERS

3.35 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.

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

Bill 1, An Act to confirm the Revised Statutes of Ontario, 1960. Mr. Roberts.
On motion by Mr. Robarts, seconded by Mr. Roberts,

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

Mr. Speaker informed the House,

That he had received during the recess of the House notification of vacancies which had occurred in the Membership of the House by reason of the death of Honourable James Anthony Maloney, Member for the Electoral District of Renfrew South, the death of Harry Corwin Nixon, Member for the Electoral District of Brant, and the death of Albert Wren, Member for the Electoral District of Kenora.

The Prime Minister paid tribute to the late Members, in which he was joined by the Leader of the Opposition, and Mr. MacDonald.

The Prime Minister also paid tribute to the service to the Province of former Prime Minister Leslie M. Frost. He was joined by the Leader of the Opposition and by Mr. MacDonald, both of whom also expressed congratulation to the new Prime Minister.

The House then adjourned at 4.00 p.m.

SECOND DAY
THURSDAY, NOVEMBER 23RD, 1961

PRAYERS

3 O'CLOCK P.M.

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

By Mr. Thomas, the Petition of the Corporation of Greater Oshawa Community Chest praying that an Act may pass authorizing it to give notice of meetings by publishing such notice in a newspaper.

By Mr. Spence, the Petition of the Corporation of the Village of Erie Beach praying that an Act may pass allowing it to be represented on the County Council of the County of Kent.

By Mr. Sandercock, the Petition of the Corporation of the City of Belleville praying that an Act may pass amending The City of Belleville Act, 1948, to permit monies held by the Board of Governors of the Belleville General Hospital to be kept in a Trust Company registered under The Loan and Trust Corporations Act, as well as in a chartered bank.
By Mr. Trotter, the Petition of the Corporation of The Queen Elizabeth Hospital for Incurables, Toronto, praying that an Act may pass changing its name to The Queen Elizabeth Hospital, Toronto.

By Mr. Brunelle, the Petition of the Corporation of the Town of Hearst praying that an Act may pass vesting certain lands in one Joseph David Levesque.

By Mr. Letherby, the Petition of the Corporation of the Town of Orillia praying that an Act may pass enabling it and The Orillia Water, Light and Power Commission to require owners of lots in subdivisions to assume and pay their respective equitable share of the cost of such improvements before being entitled to the benefit thereof or obtaining a permit to construct a building thereon.

By Mr. Mackenzie, the Petition of the Corporation of the Village of Markham praying that an Act may pass confirming an agreement for the construction of a Community Centre Building and Arena, confirming a by-law relating thereto and authorizing the issue of debentures therefor.

By Mr. Hall, the Petition of the Corporation of the County of Halton praying that an Act may pass authorizing it to receive from persons or for the credit of persons admitted to homes for the aged, etc., real and personal property and to administer such property.

By Mr. Lawrence, the Petition by Metropolitan United Church, Toronto, praying that an Act may pass enlarging a trust to enable it to engage an organist who is a graduate of a Canadian Institution entitled to grant degrees in music and who holds a Fellowship in the Royal Canadian College of Organists.

By Mr. Morningstar, the Petition of the Corporation of the City of St. Catharines praying that an Act may pass establishing The St. Catharines Transit Commission; and for other purposes.

By Mr. Beckett, the Petition of the Corporation of Ontario Co-operative Credit Society praying that an Act may pass increasing the authorized capital of the Society.

By Mr. Johnston (Carleton), the Petition of the Corporation of the Township of Nepean praying that an Act may pass confirming debenture by-laws for school construction; also, the Petition of Nepean Township High School District Board and Collegiate Institute Board of Ottawa praying that an Act may pass confirming an agreement for the erection in the Township of Nepean, by the said Township Board, of secondary schools to be operated by the said Ottawa Board.

By Mr. Cowling, the Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing insurance for members of city council travelling on business of the Corporation; and for other purposes.

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

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 sixteen 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. Robarts, seconded by Mr. Roberts,


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. Robarts, seconded by Mr. Roberts,

Orderd, That a Select Committee of fourteen 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. Rollins (Chairman), Messrs. Carruthers, Cowling, Edwards (Perth), Gordon, Guindon, Hall, Lawrence, Morin, Simonett, Thomas, Whicher, White and Whitney.

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

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

Orderd, That tomorrow, and each succeeding Friday for the present Session, this House will meet at ten-thirty o'clock a.m. and that Rule 2 of the Assembly be suspended so far as it might apply to this motion.
On motion by Mr. Robarts, seconded by Mr. Wintermeyer,

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

On motion by Mr. Robarts, the House resolved itself into a Committee to enable Mr. Brown to express his thanks from the Chair.

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


The Attorney General Tabled a copy of the Report of the Attorney General’s Committee on Enforcement of the Law relating to Gambling. (*Sessional Paper No. 60.*)

The Minister of Highways made a statement respecting the provision of services on Highway 401.

The House then adjourned at 4.35 p.m.

**THIRD DAY**
**FRIDAY, NOVEMBER 24TH, 1961**

**PRAYERS**

10.30 O’CLOCK A.M.

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

By Mr. Hall, the Petition of the Corporation of the Town of Oakville and the Corporation of the Township of Trafalgar praying that an Act may pass defining an area, in the new municipality created by the amalgamation of the Township and the Town, comprising all that part of the said new municipality lying south of the Upper Middle Road; and for related purposes.
By Mr. Reaume, the Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing the inclusion on The Board of Governors of the Metropolitan General Hospital of a member appointed by the Essex County Council; and for other purposes.

By Mr. Morin, the Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of Ottawa praying that an Act may pass raising the membership of the Board from nine to ten.

By Mr. Parry, the Petition of the Corporations of the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington praying that an Act may pass to confirm an agreement for the supply of water and the furnishing of fire protection to The Sun Parlour Home for Senior Citizens.

By Mr. Manley, the Petition of the Corporation of The Young Men's-Young Women's Christian Association of Cornwall praying that an Act may pass exempting its real property from municipal taxation except for local improvements.

By Mr. Lyons, the Petition of the Corporation of the Township of Wicksteed authorizing certain school construction and debentures therefor.

By Mr. Mackenzie, the Petition of the Corporation of the Town of Richmond Hill praying that an Act may pass re-constituting the Council.

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

Bill 4, An Act to amend The Legislative Assembly Act. Mr. Bryden.

Bill 5, An Act to amalgamate The Department of Economics and Federal and Provincial Relations and The Department of Commerce and Development. Mr. Macaulay.

Bill 6, An Act to amend The Ontario Parks Integration Board Act. Mr. Macaulay.


Bill 8, An Act to amend The Parks Assistance Act. Mr. Macaulay.

Bill 9, An Act to amend The Provincial Parks Act. Mr. Spooner.

Bill 10, An Act to amend The Forest Fires Prevention Act. Mr. Spooner.

Bill 11, An Act to amend The Forestry Act. Mr. Spooner.

Bill 12, An Act to amend The Fish Inspection Act. Mr. Spooner.
The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant Governor:


The House then adjourned at 11.00 a.m.

FOURTH DAY
MONDAY, NOVEMBER 27TH, 1961

PRAYERS
3 O'CLOCK P.M.

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

J. K. MACKAY

The Lieutenant Governor transmits Estimates of certain sums required for the Audit Office, the Department of Insurance, the Office of the Lieutenant Governor, the Office of the Prime Minister and President of the Executive Council, and the Department of Travel and Publicity for the year ending the 31st March, 1963, and recommends them to the Legislative Assembly.

(Sessional Paper No. 2.)

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

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

By Mr. Belisle, the Petition of the Corporation of The Sudbury High School District Board praying that an Act may pass authorizing the execution of an agreement with the Neelon-Garson and Falconbridge District High School Board relative to the operation and maintenance of schools outside the jurisdiction of the Sudbury Board; and for related purposes.

By Mr. Edwards (Wentworth), the Petition of the Corporation of the City of Hamilton praying that an Act may pass respecting charges for laying and repairing water service pipes from the main pipe to owners' premises.
On motion by Mr. Allan, seconded by Mr. Robarts,

Ordered, That this House will tomorrow resolve itself into the Committee of Supply.

Mr. Allan moved, seconded by Mr. Robarts,

That this House will tomorrow resolve itself into the Committee on Ways and Means, which motion was carried on the following division:—

**Yeas**

Allan  (Haldimand-Norfolk)  Frost  MacNaughton  
Allen  (Middlesex South)  Fullerton  Morningstar  
Auld  Gisborn  McNeill  
Beckett  Goodfellow  Nickle  
Boyer  Grossman  Noden  
Brown  Guindon  Parry  
Bryden  Hamilton  Price  
Carruthers  Hanna  Robarts  
Cass  Hackett  Rollins  
Cathcart  Hoffman  Root  
Cecile  Janes  Rowntree  
Connell  Johnston  Sandecock  
(Carleton)  
Cowling  Lawrence  Simonett  
Daley  Lavergne  Spooner  
Davison  Lewis  Stewart  
Dymond  Lyons  Sutton  
Edwards  Macaulay  Thomas  
(Perth)  MacDonald  Wardrope  
Evans  Mackenzie  Warrender  

**Nays**

Belanger  Innes  Thompson  
Bukator  Manley  Trotter  
Chapple  Newman  Troy  
Edwards  Oliver  Whicher  
(Wentworth)  Reaume  Wintermeyer  
Gordon  Singer  Worton—19.  
Gould  Spence  

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

Bill 13, An Act to amend The Farm Products Marketing Act. **Mr. MacDonal.**
Before the Orders of the Day, the Honourable Mr. Grossman presented the report of The Liquor Control Board of Ontario for the year ended March 31st, 1961. (Sessional Paper No. 43.)

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. Lawrence moved, seconded by Mr. Hamilton,

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

To the Honourable J. Keiller Mackay, D.S.O., V.D., Q.C., D.C.L., 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. Winterneyer,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.10 p.m.

FIFTH DAY
TUESDAY, NOVEMBER 28TH, 1961

PRAYERS 3 O'Clock P.M.

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

By Mr. White, the Petition of the Corporation of The City of London praying that an Act may pass refunding certain taxes on the premises of London Little Theatre; and for other purposes.

By Mr. Morin, the Petition of the Ontario Registered Music Teachers' Association praying that an Act may pass providing for a head office for the Association and increasing the Council to not more than fifteen.
Mr. Rollins, from the Select Committee appointed to prepare the lists of Members to compose the Standing Committees of the House, presented the Committee's first report which was read as follows and adopted:—

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

**Committee on Agriculture**


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

**Committee on Conservation**

_Messrs. Allen (Middlesex South), Brunelle, Bryden, Bukator, Carruthers, Davis, Evans, Gisborn, Gordon, Hall, Innes, Janes, Johnston (Carleton), Lawrence, Letherby, Lewis, MacDonald, Mackenzie, MacNaughton, Manley, Morin, McNeil, Newman, Oliver, Parry, Reaume, Root, Rowntree, Sandercock, Simonett, Spence, Stewart, Sutton, Troy, White—35._

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 Energy**

_Messrs. Brunelle, Bryden, Bukator, Carruthers, Chapple, Davis, Gomme, Guindon, Hamilton, Haskett, Janes, Johnston (Parry Sound), Johnston (Carleton), Lavergne, Lawrence, Letherby, Lewis, MacDonald, MacNaughton, Myers, McNeil, Oliver, Phillips, Reaume, Rollins, Root, Simonett, Singer, Sopha, Stewart, Thomas, Whicher, Whitney, Wintermeyer, Worton—35._

The Quorum of the said Committee to consist of five members.
COMMITTEE ON GAME AND FISH


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

COMMITTEE ON GOVERNMENT COMMISSIONS


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

COMMITTEE ON HEALTH AND WELFARE


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

COMMITTEE ON HIGHWAYS AND HIGHWAY SAFETY


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


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


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

Messrs. Allen (Middlesex South), Belisle, Boyer, Brunelle, Davis, Gomme, Grossman, Lavernge, Lawrence, Letherby, MacDonald, Morrow, Oliver, Trotter, Wintermeyer—15.

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

Your Committee recommends that the practice of the last two Sessions of devoting Wednesday afternoons to the work of Committees, when necessary, be continued.

Your Committee also recommends that the Standing Committees on Conservation and Lands and Forests be combined and that your Committee meet again to consolidate these two Committees into one of not more than fifty members.
On motion by Mr. Robarts, seconded by Mr. Roberts,

**Ordered**, That a Standing Committee on Public Accounts be appointed for the present Session, which said Committee shall be empowered to examine and enquire into all such matters and things as shall be referred to it by the House and to report from time to time its observations and opinions thereon, with power to send for persons, papers and records.

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

**Ordered**, That the Select Committee on Administrative and Executive Problems of Government be authorized to sit during the Christmas-New Year adjournment of this Session and that the same allowances for expenses to the Chairman and Members thereof be payable for such meetings as are provided by Section 65 of The Legislative Assembly Act, R.S.O. 1960, Chapter 308, for meetings held during the interval between Sessions.

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


Bill 18, An Act to amend The Division Courts Act.  *Mr. Roberts.*


Bill 27, An Act to amend The Summary Convictions Act.  *Mr. Roberts.*


Bill 31, An Act to amend The Air Pollution Control Act. *Mr. Dymond.*


Bill 34, An Act to amend The Schools Administration Act. *Mr. Robarts.*

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

Bill 6, An Act to amend The Ontario Parks Integration Board Act.


Bill 8, An Act to amend The Parks Assistance Act.

Bill 9, An Act to amend The Provincial Parks Act.


The House then adjourned at 4.45 p.m.

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**SIXTH DAY**

**WEDNESDAY, NOVEMBER 29TH, 1961**

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**Prayers**

3 O'Clock P.M.

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

By Mr. Morrow, the Petition of the Corporation of the City of Ottawa praying that an Act may pass authorizing the necessary action for a redevelopment proposal for part of the City of Ottawa; and for other purposes.
Before the Orders of the Day the Honourable Mr. Macaulay, Minister of Energy Resources, made a statement relating to the policy of the government, and of The Hydro-Electric Power Commission of Ontario, relative to water levels in the Niagara River.

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, it was,

On motion by Mr. Wintermeyer,

Ordered, That the debate be adjourned.

The House then adjourned at 6.05 p.m.

SEVENTH DAY
THURSDAY, NOVEMBER 30TH, 1961

PRAYERS

3 O'Clock P.M.

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

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

Petition of the Corporation of Greater Oshawa Community Chest praying that an Act may pass authorizing it to give notice of meetings by publishing such notice in a newspaper.

Petition of the Corporation of the Village of Erie Beach praying that an Act may pass allowing it to be represented on the County Council of the County of Kent.

Petition of the Corporation of the City of Belleville praying that an Act may pass amending The City of Belleville Act, 1948, to permit monies held by the Board of Governors of the Belleville General Hospital to be kept in a Trust Company registered under The Loan and Trust Corporations Act, as well as in a chartered bank.

Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing insurance for members of city council travelling on business of the Corporation; and for other purposes.
Petition of the Corporation of the Village of Markham praying that an Act may pass confirming an agreement for the construction of a Community Centre Building and Arena, confirming a by-law relating thereto and authorizing the issue of debentures therefor.

Petition of the Corporation of the County of Halton praying that an Act may pass authorizing it to receive from persons, or for the credit of persons, admitted to homes for the aged, etc., real and personal property and to administer such property.

Petition of the Corporation of the City of St. Catharines praying that an Act may pass establishing The St. Catharines Transit Commission; and for other purposes.

Petition of the Corporation of the Township of Nepean praying that an Act may pass confirming debenture by-laws for school construction.

Petition of Nepean Township High School District Board and Collegiate Institute Board of Ottawa praying that an Act may pass confirming an agreement for the erection in the Township of Nepean, by the said Township Board, of secondary schools to be operated by the said Ottawa Board.

Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of Ottawa praying that an Act may pass raising the membership of the Board from nine to ten.

Petition of the Corporation of The Young Men's-Young Women's Christian Association of Cornwall praying that an Act may pass exempting its real property from municipal taxation except for local improvements.

Petition of the Corporation of the Township of Wicksteed authorizing certain school construction and debentures therefor.

Petition of the Corporation of The Queen Elizabeth Hospital for Incurables, Toronto, praying that an Act may pass changing its name to The Queen Elizabeth Hospital, Toronto.

Petition of the Corporation of Ontario Co-operative Credit Society praying that an Act may pass increasing the authorized capital of the Society.

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

Bill Pr1, An Act respecting Greater Oshawa Community Chest. Mr. Thomas.

Bill Pr2, An Act respecting the Village of Erie Beach. Mr. Spence.

Bill Pr3, An Act respecting the City of Belleville. Mr. Sandercock.

Bill Pr4, An Act respecting The Queen Elizabeth Hospital. Mr. Trotter.
Bill Pr8, An Act respecting the Village of Markham.  Mr. Mackenzie.

Bill Pr9, An Act respecting the County of Halton.  Mr. Hall.

Bill Pr11, An Act respecting the City of St. Catharines.  Mr. Morningstar.

Bill Pr12, An Act respecting Ontario Co-operative Credit Society.  Mr. Beckett.

Bill Pr13, An Act respecting the Township of Nepean.  Mr. Johnston (Carleton).

Bill Pr14, An Act respecting the City of Toronto.  Mr. Cowling.

Bill Pr15, An Act respecting Nepean Township High School District Board and Ottawa Collegiate Institute Board.  Mr. Johnston (Carleton).

Bill Pr21, An Act respecting the Board of Trustees of the Roman Catholic Separate Schools of the City of Ottawa.  Mr. Morin.

Bill Pr23, An Act respecting The Young Men's-Young Women's Christian Association of Cornwall.  Mr. Manley.

Bill Pr27, An Act respecting the Township of Wicksteed.  Mr. Lyons.

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


The Order of the Day for Second Reading of Bill 5, An Act to amalgamate The Department of Economics and Federal and Provincial Relations and The Department of Commerce and Development, having been read,

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

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

The Order of the Day for resuming the Adjourned Debate on the Motion for 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. Wintemeyer moved, seconded by Mr. Oliver,
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,

1. That this government has failed deplorably to recognize the peril of the inroads of organized crime into the life of Ontario, and has failed to protect the citizens of this province from the activities of the criminal and the anti-social.

2. That the government's bad management of the province's finances resulted in the imposition of a sales tax and that this tax, ill-conceived and badly-timed, did produce a maximum of inconvenience to the taxpayer and a maximum of irritation for the retailer, when the plan calling for an exemption of $25 would have been far more effective.

3. That, as a result of the wasteful extravagance, unplanned spending and inefficiency of this government, notwithstanding the imposition of a sales tax, the public debt of this province has reached unparalleled heights, and has thereby placed an onerous mortgage on the future citizens of this province.

4. That the government, which has a responsibility to do everything in its power to provide an opportunity for every citizen to work, has failed to discharge this responsibility, with the result that gross unemployment debilitates the morale of the people of this province and attacks the stability of the economy, the community, and the family.

5. That the government has failed to provide leadership in the solution of municipal financial problems by failing to institute a financial reform that would have as its key feature reduction of the property tax for education and assumption of a greater share of the total cost of education by the provincial government.

6. That, in spite of the fact agriculture is still the backbone of the economy of this province, the economic position of the farmer has deteriorated to a point where his net income is the lowest in history. This government has failed to provide assurance to our sorely pressed farm community that government efforts will be directed towards preservation of the family farm as an efficient economic unit and that farmers, working individually and co-operatively with government help, will remain in control of the production and prime marketing of agricultural products.

7. That the lack of government leadership in the field of labour-management relations has brought its legislation into disrepute and thereby caused confusion and chaos in a vital area of our society and economy where clarity and order are imperative for the public good.

8. That the government's rigid policies towards the natural resource and manufacturing industries have failed to recognize the vital role it can play in assisting these industries to be competitive particularly by making available its special services for industrial expansion.
9. That the government has failed to initiate reform in Ontario's liquor laws, which under its administration have become the most widely disregarded and most thoroughly abused statutes in our province, and thereby have promoted a disrespect for law among our people.

10. That this government has failed to recognize that it has an obligation, by virtue of its jurisdiction over Northern Ontario, to encourage economic development and habitation in the north.

11. That the government has failed its responsibility as the parent of the Metropolitan government of Toronto to improve the structure of that government and thereby provide for the persons in the Metropolitan area equity in assessment and taxation, greater balance in representation and leadership in the Metropolitan council that is responsible to the electorate.

12. That the government has failed to indicate advances in policies and programs in the fields of health and welfare."

And the Debate continued, and after some time it was,

On motion by Mr. MacDonald,

*Ordered*, That the Debate be adjourned.

---

The House then adjourned at 6.05 p.m.

---

**EIGHTH DAY**

**FRIDAY, DECEMBER 1st, 1961**

**PRAYERS**

10.30 O'Clock A.M.

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


---

Before the Orders of the Day the Honourable Mr. Cass, Minister of Municipal Affairs, presented "A Report on the Metropolitan Toronto System of Government", prepared for the Special Committee of the Metropolitan Council on Metropolitan Affairs by the Ontario Department of Economics. (*Sessional Paper No. 61.*)
The following Bills were read the second time and referred to the Committee of the Whole House:—

Bill 1, An Act to confirm the Revised Statutes of Ontario, 1960.

Bill 12, An Act to amend The Fish Inspection Act.


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


Bill 20, An Act to amend The Jurors Act.


Bill 27, An Act to amend The Summary Convictions Act.

Bill 28, An Act to amend The Trustee Act.

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


Bill 31, An Act to amend The Air Pollution Control 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. Brown reported,

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

Bill 5, An Act to amalgamate The Department of Economics and Federal and Provincial Relations and The Department of Commerce and Development.

Bill 6, An Act to amend The Ontario Parks Integration Board Act.


Bill 8, An Act to amend The Parks Assistance Act.

Bill 9, An Act to amend The Provincial Parks Act.


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

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. Gisborn,

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:

(a) By striking out clauses 1 and 2 thereof and substituting the following:

1. That the government has refused to appoint a Commission to conduct a full, untrammeled public inquiry into the organized crime in this province in all its ramification, has otherwise failed to take adequate steps to protect the people of the province against this deadly menace, and has indeed, by its negligence and its refusal to face up realistically to the known facts, permitted organized crime to extend its foothold in the province.

2. That the government has not seen fit to eliminate the retail sales tax and to rely instead on more equitable and progressive methods of raising money, such as corporation and income taxes, revenues from natural resources and a weight-distance tax.

(b) By adding thereto the following:

"And this House further regrets:

1. That the government has failed to disclose any genuine awareness of the imperative need for comprehensive social and economic planning to provide continuous economic growth, full employment and balanced development of all sections of the province.

2. That the government has failed to act decisively and with a due sense of urgency to remedy the gross neglect of adequate safety precautions in important sections of Ontario industry, particularly the construction industry, and has thereby permitted the safety and even the lives of countless workmen to remain jeopardy."
3. That the government has announced no plans to encourage farmers' economic organizations but on the contrary is continuing to hamstring such organizations with restrictive legislation, thereby undermining the position of the independent farmer and the family farm.

4. That the government has not seen fit to proceed with a program of health insurance, covering medical and other related services as well as hospital services.

5. That the government has failed to develop a co-ordinated welfare program designed to help all those in need regardless of category or residential qualifications, and, in particular, has failed to establish welfare allowances on a budgetary basis in line with the Ontario Welfare Council's suggested minimum income and to negotiate an agreement with Ottawa for a cost-sharing arrangement to replace the present multiplicity of specific grants.

6. That the government has not announced any intention to proceed with a Bill of Rights for this province."

The Debate continued, and after some time it was,

On motion by Mr. White,

Ordered, That the Debate be adjourned.

The House then adjourned at 12.50 p.m.

NINTH DAY
MONDAY, DECEMBER 4TH, 1961

PRAYERS

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

By Mr. Lewis, the Petition of the Corporation of the Township of Etobicoke praying that an Act may pass providing that the provisions of The Public Parks Act shall not apply to the Township.

By Mr. Edwards (Wentworth), the Petition of the Corporation of the City of Hamilton praying that an Act may pass incorporating The Board of Governors of the Hamilton Civic Hospitals; and for related purposes.
By Mr. Davis, the Petition of the Corporation of the Township of Toronto praying that an Act may pass respecting payment for services installed in advance of development of land.

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

Your Committee recommends that the Standing Committees on Public Accounts and on Conservation, Lands and Forests ordered by the House on Tuesday last, November 28th, be composed as follows:

### COMMITTEE ON PUBLIC ACCOUNTS


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

### COMMITTEE ON CONSERVATION, LANDS AND FORESTS


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

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

*Bill 37, An Act to amend The Election Act. Mr. Bryden.*

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

*Bill 5, An Act to amalgamate The Department of Economics and Federal and Provincial Relations and The Department of Commerce and Development.*

*Bill 6, An Act to amend The Ontario Parks Integration Board Act.*

Bill 8, An Act to amend The Parks Assistance Act.

Bill 9, An Act to amend The Provincial Parks Act.


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

Bill 17, An Act to amend The Devolution of Estates Act.

Bill 18, An Act to amend The Division Courts Act.


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

Bill 29, An Act to amend The Dentistry Act.


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

Bill 33, An Act to amend The Department of Education Act.

Bill 34, An Act to amend The Schools Administration 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 again been read,

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

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. Brown reported,

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

Bill 1, An Act to confirm the Revised Statutes of Ontario, 1960.

Bill 12, An Act to amend The Fish Inspection Act.


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

The House then adjourned at 5.00 p.m.

TENTH DAY
TUESDAY, DECEMBER 5TH, 1961

PRAYERS

3.00 O'CLOCK P.M.

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

By Mr. Boyer, the Petition of the Corporation of the United Counties of Medora and Wood praying that an Act may pass authorizing the division of the Township into three wards and the election of the Council by wards.

By Mr. Edwards (Wentworth), the Supplementary Petition of the Corporation of the City of Hamilton praying that an Act may pass relating to assessment of cost of private drain connections and to permit licensing and regulation of use of untravelled portions of the highways.

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

Ordered, That, when this House adjourns the present sitting thereof, it do stand adjourned until three of the clock on Thursday afternoon.
On motion by Mr. Robarts, seconded by Mr. Roberts,

Ordered, That the time for depositing Private Bills with the Clerk free of penalty be extended to Tuesday, January 16th, 1962; that the time for presenting Petitions to the House be extended to the end of the first week after the resumption of the present Session in 1962 and the time for introducing Private Bills be extended to the end of the second week after such resumption.

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

Bill 38, An Act to amend The Hours of Work and Vacations with Pay Act. Mr. Gisborn.

Before the Orders of the Day, the Attorney General presented the Report of Eric Hamilton Silk, Q.C., Assistant Deputy Attorney General, of Certain Studies of the Jurisdiction of County and District Courts, and related matters. (Sessional Paper No. 62.)

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, 1963, the following sums:—

1101. To defray the expenses of the Office of Lieutenant Governor. $ 26,000

1401. To defray the expenses of the Main Office, Department of Prime Minister. 89,000

1402. To defray the expenses of the Cabinet Office. 80,000

1501. To defray the expenses of the Office of Provincial Auditor. 498,000

2101. To defray the expenses of the Main Office, Department of Travel and Publicity. 267,000

Mr. Speaker resumed the Chair; and Mr. Brown 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.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.05 p.m.
ELEVENTH DAY
THURSDAY, DECEMBER 7th, 1961

PRAYERS

3.00 O'CLOCK P.M.

The following Petition was brought up, laid on the Table, read and received:

By Mr. Johnston (Carleton), the Petition of the Corporation of the Township of Nepean praying that an Act may pass relating to imposition of sewage and water rates.

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

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

Petition of the Corporation of the Town of Hearst praying that an Act may pass vesting certain lands in one Joseph David Levesque.

Petition of the Corporation of the Town of Orillia praying that an Act may pass enabling it and The Orillia Water, Light and Power Commission to require owners of lots in subdivisions to assume and pay their respective equitable share of the cost of such improvements before being entitled to the benefit thereof or obtaining a permit to construct a building thereon.

Petition of the Corporation of the City of London praying that an Act may pass refunding certain taxes on the premises of London Little Theatre; and for other purposes.

Petition by Metropolitan United Church, Toronto, praying that an Act may pass enlarging a trust to enable it to engage an organist who is a graduate of a Canadian Institution entitled to grant degrees in music and who holds a Fellowship in the Royal Canadian College of Organists.

Petition of the Corporation of the Town of Oakville and the Corporation of the Township of Trafalgar praying that an Act may pass defining an area, in the new municipality created by the amalgamation of the Township and the Town, comprising all that part of the said new municipality lying south of the Upper Middle Road; and for related purposes.

Petition of the Corporation of the City of Ottawa praying that an Act may pass authorizing the necessary action for a re-development proposal for part of the City of Ottawa; and for other purposes.
Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing the inclusion on the Board of Governors of The Metropolitan General Hospital of a member appointed by the Essex County Council; and for other purposes.

Petition of the Corporation of the United Townships of Medora and Wood praying that an Act may pass authorizing the division of the Township into three wards and the election of the Council by wards.

Petition of the Corporations of the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington praying that an Act may pass to confirm an agreement for the supply of water and the furnishing of fire protection to The Sun Parlour Home for Senior Citizens.

Petition of The Ontario Registered Music Teachers' Association praying that an Act may pass providing for a head office for the Association and increasing the Council to not more than fifteen.

Petition of the Corporation of The Sudbury High School District Board praying that an Act may pass authorizing the execution of an agreement with the Neelon-Garson and Falconbridge District High School Board relative to the operation and maintenance of schools outside the jurisdiction of the Sudbury Board; and for related purposes.

Petition of the Corporation of the Town of Richmond Hill praying that an Act may pass re-constituting the Council.

Petition of the Corporation of the City of Hamilton praying that an Act may pass respecting charges for laying and repairing water service pipes from the main pipe to owners' premises. SUPPLEMENTARY PETITION of the Corporation of the City of Hamilton praying that an Act may pass relating to assessment of cost of private drain connections and to permit licensing and regulating use of untravelled portions of the highways.

Petition of the Corporation of the Township of Etobicoke praying that an Act may pass providing that the provisions of The Public Parks Act shall not apply to the Township.

Petition of the Corporation of the City of Hamilton praying that an Act may pass incorporating The Board of Governors of the Hamilton Civic Hospitals; and for related purposes.

Petition of the Corporation of the Township of Toronto praying that an Act may pass respecting payment for services installed in advance of development of land.

Mr. Lawrence 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 14, An Act to amend The Bailiffs Act.
Bill 17, An Act to amend The Devolution of Estates Act.
Bill 20, An Act to amend The Jurors Act.
Bill 27, An Act to amend The Summary Convictions Act.
Bill 28, An Act to amend The Trustee Act.

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

Bill 18, An Act to amend The Division Courts Act.

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

Your Committee begs to report the following Bills without amendment:

Bill 29, An Act to amend The Dentistry Act.
Bill 31, An Act to amend The Air Pollution Control Act.

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

Bill Pr10, An Act respecting Metropolitan United Church, Toronto. Mr. Lawrence.
Bill Pr30, An Act respecting The City of Hamilton. Mr. Edwards (Wentworth).

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

Bill Pr5, An Act respecting The Town of Hearst. Mr. Brunelle.

Bill Pr6, An Act respecting the Town of Orillia. Mr. Letherby.

Bill Pr7, An Act respecting the City of London. Mr. White.

Bill Pr16, An Act respecting the Town of Oakville. Mr. Hall.

Bill Pr17, An Act respecting the City of Ottawa. Mr. Morrow.

Bill Pr19, An Act respecting the City of Windsor. Mr. Reaume.

Bill Pr20, An Act respecting the United Townships of Medora and Wood. Mr. Boyer.

Bill Pr22, An Act respecting the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington. Mr. Parry.


Bill Pr26, An Act respecting the Town of Richmond Hill. Mr. Mackenzie.

Bill Pr28, An Act respecting the City of Hamilton. Mr. Edwards (Wentworth).

Bill Pr29, An Act respecting the Township of Etobicoke. Mr. Lewis.

Bill Pr31, An Act respecting the Township of Toronto. Mr. Davis.

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

Bill 39, An Act to amend The Department of Labour Act. Mr. Warrender.


Before the Orders of the Day the Attorney General made a statement to the House relative to the draft amendment to The British North America Act, copies of which had been placed on the Members' desks.

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, 1963, the following sums:

2102. To defray the expenses of the Division of Publicity $ 868,000
2103. To defray the expenses of the Development Branch 332,000
2104. To defray the expenses of the Information Branch 273,000
2105. To defray the expenses of the Photography Branch 132,000
2106. To defray the expenses of the Historical Branch 146,000
2107. To defray the expenses of the Theatres Branch 118,000
2108. To defray the expenses of the Public Records and Archives 87,000

Mr. Speaker resumed the Chair; and Mr. Brown 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.

Resolved, That the Committee have leave to sit again.

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 again been read,

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

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.
TWELFTH DAY
FRIDAY, DECEMBER 8TH, 1961

PRAYERS

10.30 O'CLOCK A.M.

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


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

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


Bill 17, An Act to amend The Devolution of Estates Act.

Bill 20, An Act to amend The Jurors Act.


Bill 29, An Act to amend The Dentistry Act.


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


Bill 27, An Act to amend The Summary Convictions Act.
Bill 28, An Act to amend The Trustee Act.

Bill 31, An Act to amend The Air Pollution Control Act.

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

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

THIRTEENTH DAY
MONDAY, DECEMBER 11TH, 1961

PRAYERS

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

Bill 45, An Act to amend The Election Act.  Mr. Wintermeyer.

Bill 46, An Act to amend The Legislative Assembly Act.  Mr. Wintermeyer.


Bill 49, An Act respecting Ontario Agricultural College, Ontario Veterinary College and Macdonald Institute.  Mr. Stewart.

Bill 50, An Act to provide for the Establishment of the Agricultural Research Institute of Ontario.  Mr. Stewart.
Before the Orders of the Day the Prime Minister announced the appointment of a Royal Commission to investigate allegations made by the Leader of the Opposition in his speech on November 29th and other matters relating to the prevention of crime in the Province.

Mr. Wintermeyer attempted to move the Adjournment of the House to discuss a Matter of Urgent Public Importance relating to the same subject.

Mr. Speaker ruled the motion Out of Order as it had not been previously submitted to and approved by the Speaker as required by Rule 38; also for the reason that the whole subject matter is now sub judice in view of the reference to the Royal Commission.

On appeal by Mr. Wintermeyer the Speaker's ruling was sustained on the following division:—

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| Bukator                  | Manley      | Thompson    |
| Chapple                  | Newman      | Trotter     |
| Davison                  | Oliver      | Troy        |
| Edwards (Wentworth)      | Reaume      | Whicher     |
| Gisborn                  | Singer      | Wintermeyer |
| Gordon                   | Sopha       | Worton—24   |
The following Bills were read the third time and were passed:—

Bill 1, An Act to confirm the Revised Statutes of Ontario, 1960.
Bill 12, An Act to amend The Fish Inspection Act.
Bill 17, An Act to amend The Devolution of Estates Act.
Bill 20, An Act to amend The Jurors Act.
Bill 27, An Act to amend The Summary Convictions Act.
Bill 28, An Act to amend The Trustee Act.
Bill 29, An Act to amend The Dentistry Act.
Bill 31, An Act to amend The Air Pollution Control 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. Nickle,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.
FOURTEENTH DAY
TUESDAY, DECEMBER 12TH, 1961

PRAYERS

3.00 O'CLOCK P.M.

Mr. Gomme 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 Pr1, An Act respecting Greater Oshawa Community Chest.

Bill Pr3, An Act respecting the City of Belleville.

Bill Pr4, An Act respecting The Queen Elizabeth Hospital for Incurables, Toronto.

Bill Pr8, An Act respecting the Village of Markham.

Bill Pr13, An Act respecting the Township of Nepean.

Bill Pr15, An Act respecting The High School Board of the Township of Nepean and The Collegiate Institute Board of the City of Ottawa.

Bill Pr23, An Act respecting the Young Men's-Young Women's Christian Association of Cornwall.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr23, An Act respecting the Young Men's-Young Women's Christian Association of Cornwall.

Mr. Cass presented the Second Interim Report of the Select Committee, appointed on April 12th, 1960 and re-appointed on March 23rd, 1961 to inquire into and review all Provincial legislation and regulations respecting expropriation of land by public authority (Sessional Paper No. 63), and on his motion, seconded by Mr. Robarts, it was,

Ordered, That the Committee be re-appointed and continue with the same membership and with the same powers and duties as heretofore; also, that the said Committee be authorized to sit during the Christmas-New Year adjournment of this Session and that the same allowances for expenses to the Chairman and Members thereof be payable for such meetings as are provided by Section 65 of The Legislative Assembly Act, R.S.O. 1960, Chapter 308, for meetings held during the interval between Sessions.
On motion by Mr. Robarts, seconded by Mr. Roberts,

Ordered, That the Select Committees on the Cost of Drugs and on Crop Insurance be authorized to sit during the Christmas-New Year adjournment of this Session and that the same allowances for expenses to the Chairman and Members thereof be payable for such meetings as are provided by Section 65 of The Legislative Assembly Act, R.S.O. 1960, Chapter 308, for meetings held during the interval between Sessions.

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

Ordered, That this House meet at 2.00 p.m. tomorrow, Wednesday, and also on Thursday next, December 14th, and that Rule 2 be suspended so far as it applies to this motion.

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

Bill 51, An Act to amend The Hospital Services Commission Act. Mr. Dymond.


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


Bill 49, An Act respecting Ontario Agricultural College, Ontario Veterinary College and Macdonald Institute.

Bill 50, An Act to provide for the Establishment of the Agricultural Research Institute of Ontario.

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


The Order of the Day for Second Reading of Bill 24, An Act to amend The Police Act, having been read,
Mr. Roberts 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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<td>McNeil</td>
<td>Yaremko—45.</td>
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**NAYS**

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

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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. Auld,

*Ordered*, That the Debate be adjourned.

---

The House then adjourned at 11.15 p.m.
Mr. McNeil from the Standing Committee on Agriculture presented the Committee's First Report which was read as follows and adopted:—

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


Mr. Allan presented the Second Interim Report of the Select Committee, appointed on April 12th, 1960 and re-appointed on March 21st, 1961 to examine, investigate, inquire into, study and report on all matters relating to compensation of persons who suffer financial loss or injury as a result of motor vehicle accidents (Sessional Paper No. 76), and on his motion, seconded by Mr. Robarts, it was, 

Ordered, That the Committee be re-appointed and continue with the same membership and with the same powers and duties as heretofore; also, that the said Committee be authorized to sit during the Christmas-New Year adjournment of this Session and that the same allowances for expenses to the Chairman and Members thereof be payable for such meetings as are provided by Section 65 of The Legislative Assembly Act, R.S.O. 1960, Chapter 308, for meetings held during the interval between Sessions.

The Order of the Day for the Second Reading of Bill 39, An Act to amend The Department of Labour Act, having been read,

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

Mr. MacDonald moved, seconded by Mr. Bryden,

That all the words after the word "That" be struck out and the following substituted therefor, "this House regrets the inadequacy of the government's program of industrial safety".

And a debate arising, after some time,

The amendment having been put was lost on the following division:—
13TH DECEMBER 1961-62

YEAS

Belanger
Bryden
Bukator
Chapple
Davison
Edwards
Gordon
Gould
Innes
MacDonald
Manley
Newman
Oliver
Reaume
Singer
Spence
Thompson
Trotter
Troy
Whicher
Wintermeyer
Worton—22.

NAYS

Allan
Allen
Auld
Beckett
Boyer
Brown
Brunelle
Cass
Cathcart
Cecile
Connell
Cowling
Daley
Downer
Dymond
Edwards
Evans
Fullerton
Gomme
Goodfellow
Grossman
Guindon
Hall
Haskett
Hoffman
Janes
Johnston
Lavergne
Lawrence
Lewis
Mackenzie
MacNaughton
Morin
Morningstar
Morrow
McNeil
Parry
Price
Robarts
Roberts
Rollins
Rowntree
Sandercock
Simonett
Spooner
Sutton
Wardrobe
Warrender
White
Whitney
Yaremko—51.

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:


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, 1963, the following sum:
801. To defray the expenses of the Main Office, Department of Insurance $466,000

Mr. Speaker resumed the Chair; and Mr. Brown 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.

Resolved, That the Committee have leave to sit again.

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. Whicher,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

SIXTEENTH DAY
THURSDAY, DECEMBER 14TH, 1961

PRAYERS 2.00 O’CLOCK P.M.

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

Bill 54, An Act to establish the Ontario Code of Human Rights and to provide for its Administration. Mr. Warrender.

The Order of the Day for Second Reading of Bill 47, An Act to amend The Retail Sales Tax Act, 1960-61, having been read,

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

On motion by Mr. Robarts, it was,

Ordered, That the debate be adjourned.
The House, according to Order, resolved itself into a Committee to consider certain Resolutions and certain Bills.

Mr. Robarts advised the House that the Honourable the Lieutenant Governor, having been informed of the subject matter of the Resolutions, recommends them to the consideration of the House.

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

Resolved,

That,

the members of the Ontario Safety Council may be paid remuneration and expenses at such rates as are determined by the Lieutenant Governor in Council, and the amounts thereof shall, until the 31st day of March, 1962, be paid out of the Consolidated Revenue Fund,

as provided by Bill 39, An Act to amend The Department of Labour Act.

Resolved,

That,

an income tax shall be paid for each of the 1962 to 1966 taxation years, inclusive, by every individual who was resident in or had income earned in Ontario, being the percentage of the tax payable under the Income Tax Act (Canada) as follows:

(a) 16 per cent in respect of the 1962 taxation year;
(b) 17 per cent in respect of the 1963 taxation year;
(c) 18 per cent in respect of the 1964 taxation year;
(d) 19 per cent in respect of the 1965 taxation year; and
(e) 20 per cent in respect of the 1966 taxation year,


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


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

Bill 18, An Act to amend The Division Courts Act.
Bill 24, An Act to amend The Police Act.

Bill 39, An Act to amend The Department of Labour Act.


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

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 House then adjourned at 11.05 p.m.

SEVENTEENTH DAY
FRIDAY, DECEMBER 15TH, 1961

Prayers 10.30 O’Clock A.M.

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

Ordered, That, when this House adjourns the present day’s Sitting thereof, it do stand adjourned until a day to be named by the Lieutenant Governor in Council.

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

Bill 18, An Act to amend The Division Courts Act.


Bill 24, An Act to amend The Police Act.

Bill 39, An Act to amend The Department of Labour Act.


The Honourable the Lieutenant Governor entered the Chamber of the Legislative Assembly and took his seat 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 as follows:

“The following are the titles of the Bills to which Your Honour's Assent is prayed:—

Bill 1, An Act to confirm the Revised Statutes of Ontario, 1960.

Bill 5, An Act to amalgamate The Department of Economics and Federal and Provincial Relations and The Department of Commerce and Development.

Bill 6, An Act to amend The Ontario Parks Integration Board Act.


Bill 8, An Act to amend The Parks Assistance Act.

Bill 9, An Act to amend The Provincial Parks Act.


Bill 12, An Act to amend The Fish Inspection Act.


Bill 17, An Act to amend The Devolution of Estates Act.

Bill 18, An Act to amend The Division Courts Act.

Bill 20, An Act to amend The Jurors Act.


Bill 24, An Act to amend The Police Act.


Bill 27, An Act to amend The Summary Convictions Act.

Bill 28, An Act to amend The Trustee Act.

Bill 29, An Act to amend The Dentistry Act.


Bill 31, An Act to amend The Air Pollution Control Act.


Bill 39, An Act to amend The Department of Labour Act.


Bill 48, An Act to amend The Milk Industry 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.”

His Honour was then pleased to retire.

The House then adjourned at 12 noon.
EIGHTEENTH DAY
TUESDAY, FEBRUARY 20th, 1962

PRAYERS

3.00 O’CLOCK P.M.

Order-in-Council approved by His Honour the Lieutenant Governor, dated the 18th day of January, A.D. 1962.

Upon the recommendation of the Honourable the Prime Minister, the Committee of Council advise that pursuant to the provisions of a Resolution of the Legislative Assembly of Ontario passed on the 15th day of December, 1961, as follows:

"Ordered, That, when this House adjourns the present day’s Sitting thereof, it do stand adjourned until a day to be named by the Lieutenant Governor in Council”,

that Tuesday, the 20th day of February, 1962, be named as the day to which the Assembly stands adjourned.

Certified, J. J. YOUNG, Clerk, Executive Council.

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 adjournment of the House:

ELECTORAL DISTRICT OF BEACHES—Robert John Harris.

PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Twenty-first day of November, 1961, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to Paul Oetiker, Esquire, Returning Officer for the Electoral District of Beaches, for the election of a Member to represent the said Electoral District of Beaches in the Legislative Assembly of this Province, in the room of William H. Collings, Esquire, who, since his election as representative of the said Electoral District of Beaches, hath departed this life, Robert John Harris, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Fourteenth day of February, 1962, which is now lodged of record in my office.

RODERICK LEWIS,
Chief Election Officer.

Toronto, February 20th, 1962.
Robert John Harris, Esquire, Member for the Electoral District of Beaches, having taken the Oaths and subscribed the Roll, took his seat.

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 adjournment of the House:

**ELECTORAL DISTRICT OF BRANT—Robert F. Nixon.**

---

**PROVINCE OF ONTARIO**

This is to certify that, in view of a Writ of Election dated the Twenty-first day of November, 1961, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to John P. Fraser, Esquire, Returning Officer for the Electoral District of Brant, for the election of a Member to represent the said Electoral District of Brant in the Legislative Assembly of this Province, in the room of Harry C. Nixon, Esquire, who, since his election as representative of the said Electoral District of Brant, hath departed this life, Robert F. Nixon, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-fifth day of January, 1962, which is now lodged of record in my office.

Roderick Lewis,
Chief Election Officer.

Toronto, February 20th, 1962.

Robert F. Nixon, Esquire, Member for the Electoral District of Brant, having taken the Oaths and subscribed the Roll, took his seat.

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 adjournment of the House:

**ELECTORAL DISTRICT OF KENORA—Robert W. Gibson.**

---

**PROVINCE OF ONTARIO**

This is to certify that, in view of a Writ of Election dated the Twenty-first day of November, 1961, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to Joseph J. O'Flaherty, Esquire, Returning Officer for the Electoral District of Kenora, for the election of a Member to
represent the said Electoral District of Kenora in the Legislative Assembly of
this Province, in the room of Albert Wren, Esquire, who, since his election as
representative of the said Electoral District of Kenora, hath departed this life,
Robert W. Gibson, Esquire, has been returned as duly elected as appears by
the Return of the said Writ of Election, dated the Twenty-fifth day of January,
1962, which is now lodged of record in my office.

Roderick Lewis,
Chief Election Officer.

Toronto, February 20th, 1962.

Robert W. Gibson, Esquire, Member for the Electoral District of Kenora,
having taken the Oaths and subscribed the Roll, took his seat.

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

Bill Pr10, An Act respecting Metropolitan United Church of Toronto.

The Supreme Court of Ontario (Crest) Osgoode Hall, Toronto 1,
20th December, 1961.

The Honourable The Chief Justice of Ontario
The Honourable Mr. Justice Schatz

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

Re: Bill No. Pr10, 1961-62, An Act respecting Metropolitan
United Church of Toronto.

Dear Sir:

The undersigned, as Commissioners of Estate Bills as provided by The
Legislative Assembly Act, R.S.O. 1960, Chap. 208, Sec. 57, having had the said
Bill referred to us as such Commissioners, now beg to report thereon.

We have heard representations from Mr. J. B. Allen, Q.C., on behalf of
the Petitioner. He informed us that National Trust Company Limited, executor
of the Estate of the late Lillian Frances Massey Treble, by letter have stated it
considers the Bill to be reasonable and does not oppose this petition.

It appears from the petition filed herewith and from the information dis-
closed on the hearing before us that the Bill is reasonable.

We are of the opinion that the provisions of the said Bill are proper for
carrying its purposes into effect and that it is reasonable that such Bill be passed
into law.
The Bill duly signed by the Commissioners and a copy of the petition for the same are accordingly returned herewith.

Yours sincerely,
(Signed) DANA PORTER, C.J.O.
S. N. SCHATZ, J.

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

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

By Mr. Parry, the Petition of The Corporation of Christ Church, Anglican Church of Canada, Amherstburg, praying that an Act may pass varying the terms of a trust created by the Will of the late Loftus Cuddy.

By Mr. Simonett, the Petition of the Corporation of the United Church of Canada praying that an Act may pass authorizing the Corporation and emanations thereof to invest in such securities as are authorized for Canadian Insurance Companies.

By Mr. Noden, the Petition of the Corporation of the Town of Rainy River praying that an Act may pass exempting the Baudette and Rainy River Municipal Bridge from all municipal taxation.

By Mr. Belisle, the Petition of the Corporation of Laurentian University of Sudbury praying that an Act may pass enlarging the Senate thereof; and for related purposes.

By Mr. Edwards (Wentworth), the Petition of the Corporation of the City of Hamilton praying that an Act may pass vesting in the Corporation all assets, etc. of the Board of Park Management of the said City; and for related purposes.

By Mr. Reaume, the Petition of Riverview Health Association praying that an Act may pass providing for the distribution of its assets in the event of dissolution; and for related purposes; also, the Petition of the Corporation of The Board of Education for the City of Windsor and The Windsor Suburban District High School Board validating an agreement whereby the Suburban District Board will erect and pay for additions to a secondary school in the City of Windsor and be guaranteed certain accommodation in such school.

Mr. Wintermeyer sought to move the adjournment of the House to discuss a matter of urgent public importance relating to a speech of the Attorney General outside the House.

Mr. Speaker ruled the motion out of order, as not being such a matter of urgent importance as is contemplated by the rule.
On appeal the Speaker's ruling was sustained on the following division:—

### Yeas

- Allan (Haldimand-Norfolk)
- Allen (Middlesex South)
- Auld
- Beckett
- Boyer
- Brown
- Brunelle
- Carruthers
- Cass
- Cathcart
- Cecile
- Connell
- Cowling
- Daley
- Davis
- Downer
- Dymond
- Edwards (Perth)
- Evans
- Gomme
- Goodfellow
- Grossman
- Guindon
- Hall
- Hamilton
- Hanna
- Harris
- Haskett
- Hoffman
- Janes
- Johnston (Parry Sound)
- Johnston (Carleton)
- Lawrence
- Letherby
- Lewis
- Macaulay
- Mackenzie
- MacNaughton
- Morin
- Morningstar
- Morrow
- McNeil
- Nickle
- Noden
- Parry
- Phillips
- Price
- Robarts
- Roberts
- Rollins
- Rowntree
- Sandercock
- Simonett
- Spooner
- Stewart
- Sutton
- Wardrope
- Warrender
- White
- Whitney
- Yaremko—61.

### Nays

- Belanger
- Bryden
- Bukator
- Chapple
- Davison
- Edwards (Wentworth)
- Gibson
- Gisborn
- Gordon
- Gould
- Innes
- MacDonald
- Manley
- Newman
- Nixon
- Oliver
- Reaume
- Sopha
- Spence
- Thomas
- Thompson
- Trotter
- Troy
- Whicher
- Winterneyer

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


Bill 60, An Act to amend The Judicature Act (No. 1). *Mr. Roberts.*


Bill 63, An Act to amend The Division Courts Act. *Mr. Roberts.*


Bill 65, An Act to amend The Judicature Act (No. 2). *Mr. Roberts.*


The House then adjourned at 4.30 p.m.

NINETEENTH DAY

WEDNESDAY, FEBRUARY 21st, 1962

PRAYERS 3 O'CLOCK P.M.

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


Bill 70, An Act to amend The Agricultural Societies Act. *Mr. Stewart.*


The Minister of Mines presented the Report of the Department for the year 1961. (*Sessional Paper No. 53.*)
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 again 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:—

Public Accounts of the Province of Ontario for the Fiscal Year ended 31st March, 1961. (Sessional Paper No. 1.)

Report of the Provincial Auditor, Ontario, 1960-61. (Sessional Paper No. 3.)

The House then adjourned at 5.30 p.m.

TWENTIETH DAY
THURSDAY, FEBRUARY 22ND, 1962

PRAYERS

3 O'Clock P.M.

Before the Orders of the Day the Prime Minister advised the House of the intention of the Government respecting Redistribution of Electoral Districts.

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

Bill 51, An Act to amend The Hospital Services Commission Act.


Bill 54, An Act to establish the Ontario Code of Human Rights and to provide for its Administration.


Bill 58, An Act to amend The Lakehead College of Arts, Science and Technology Act, 1956.
The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having again been read,

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

Ordered, That the Debate be adjourned.

The House then adjourned at 5.45 p.m.

TWENTY-FIRST DAY
FRIDAY, FEBRUARY 23RD, 1962

Prayers 10.30 O’CLOCK A.M.

Mr. Beckett presented an Interim Report of the Select Committee on The Municipal Act and Related Acts. (Sessional Paper No. 64.)

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

Bill 72, An Act to provide for the Approval of Impartial Referees and Arbitrators. Mr. Roberts.

Bill 73, An Act to amend The Police Act Mr. Roberts.

Before the Orders of the Day the Prime Minister announced a new approach to Public Housing in Ontario.

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

Bill Pr1, An Act respecting Greater Oshawa Community Chest. Mr. Thomas.

Bill Pr3, An Act respecting the City of Belleville. Mr. Sandercock.

Bill Pr4, An Act respecting The Queen Elizabeth Hospital. Mr. Trotter.
Bill Pr8, An Act respecting the Village of Markham.  Mr. Mackenzie.

Bill Pr13, An Act respecting the Township of Nepean.  Mr. Johnston (Carleton).

Bill Pr15, An Act respecting Nepean Township High School District Board and Ottawa Collegiate Institute Board.  Mr. Johnston (Carleton).

Bill Pr23, An Act respecting the Young Men's-Young Women's Christian Association of Cornwall.  Mr. Manley.

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 again been read,

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

Ordered, That the Debate be adjourned.

On motion by Mr. Robarts, seconded by Mr. Macaulay,

Ordered, That this House meet at 2.00 p.m. on Monday next, and that Rule 2 be suspended as far as it applies to this motion.

The House then adjourned at 12.45 p.m.

TWENTY-SECOND DAY
MONDAY, FEBRUARY 26TH, 1962

PRAYERS

2.00 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, 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:—

(a) By striking out clauses 1 and 2 thereof and substituting the following:

1. That the government has refused to appoint a Commission to conduct a full, untrammelled public inquiry into the organized crime in this province in all its ramifications, has otherwise failed to take adequate steps to protect the people of the province against this deadly menace, and has indeed, by its negligence and its refusal to face up realistically to the known facts, permitted organized crime to extend its foothold in the province.

2. That the government has not seen fit to eliminate the retail sales tax and to rely instead on more equitable and progressive methods of raising money, such as corporation and income taxes, revenues from natural resources and a weight-distance tax.

(b) By adding thereto the following:

"And this House further regrets:

1. That the government has failed to disclose any genuine awareness of the imperative need for comprehensive social and economic planning to provide continuous economic growth, full employment and balanced development of all sections of the province.

2. That the government has failed to act decisively and with a due sense of urgency to remedy the gross neglect of adequate safety precautions in important sections of Ontario industry, particularly the construction industry, and has thereby permitted the safety and even the lives of countless workmen to remain in jeopardy.

3. That the government has announced no plans to encourage farmers' economic organizations but on the contrary is continuing to hamstring such organizations with restrictive legislation, thereby undermining the position of the independent farmer and the family farm.

4. That the government has not seen fit to proceed with a program of health insurance, covering medical and other related services as well as hospital services.

5. That the government has failed to develop a co-ordinated welfare program designed to help all those in need regardless of category or residential qualifications, and, in particular, has failed to establish welfare allowances on a budgetary basis in line with the Ontario Welfare Council's suggested minimum income and to negotiate an agreement with Ottawa for a cost-sharing arrangement to replace the present multiplicity of specific grants.
6. That the government has not announced any intention to proceed with a Bill of Rights for this province."

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

**YEAS**

Bryden  Gisborn  Thomas—5.
Davison  MacDonald

**NAYS**

Allan (Haldimand-Norfolk)  Grossman  Parry
Allen (Middlesex South)   Guindon  Price
Allen  Hall  Reaume
Belanger  Hamilton  Robarts
Boyer  Haskett  Roberts
Brown  Hoffman  Rollins
Brunelle  Innes  Root
Bukator  Janes  Rowntree
Carruthers (Carleton)  Johnston  Sandercock
Cass  Singer  Simonett
Cathcart  Lawrence  Spence
Cecile  Letherby  Spooner
Connell  Lewis  Stewart
Cowling  Macaulay  Sutton
Daley  Mackenzie  Thompson
Davis  MacNaughton  Trotter
Dymond  Manley  Troy
Edwards (Perth)  Morningstar  Wardrobe
Evans  Morrow  Warrender
Frost  McNeil  Whicher
Fullerton  Newman  Whitney
Gibson  Nixon  Wintemeyer
Gomme  Noden  Worton
Goodfellow  Oliver  Yaremko—75.

The Amendment to the Motion as follows:—

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

"But this House regrets,

1. That this government has failed deplorably to recognize the peril of the inroads of organized crime into the life of Ontario, and has failed to protect the citizens of this province from the activities of the criminal and the anti-social."
2. That the government's bad management of the province's finances resulted in the imposition of a sales tax and that this tax, ill-conceived and badly-timed, did produce a maximum of inconvenience to the taxpayer and a maximum of irritation for the retailer, when the plan calling for an exemption of $25 would have been more effective.

3. That, as a result of the wasteful extravagance, unplanned spending and inefficiency of this government, notwithstanding the imposition of a sales tax, the public debt of this province has reached unparalleled heights, and has thereby placed an onerous mortgage on the future citizens of this province.

4. That the government, which has a responsibility to do everything in its power to provide an opportunity for every citizen to work, has failed to discharge this responsibility, with the result that gross unemployment debilitates the morale of the people of this province and attacks the stability of the economy, the community, and the family.

5. That the government has failed to provide leadership in the solution of municipal financial problems by failing to institute a financial reform that would have as its key feature reduction of the property tax for education and assumption of a greater share of the total cost of education by the provincial government.

6. That, in spite of the fact agriculture is still the backbone of the economy of this province, the economic position of the farmer has deteriorated to a point where his net income is the lowest in history. This government has failed to provide assurance to our solely pressed farm community that government efforts will be directed towards preservation of the family farm as an efficient economic unit and that farmers, working individually and co-operatively with government help, will remain in control of the production and prime marketing of agricultural products.

7. That the lack of government leadership in the field of labour-management relations has brought its legislation into disrepute and thereby caused confusion and chaos in a vital area of our society and economy where clarity and order are imperative for the public good.

8. That the government's rigid policies towards the natural resource and manufacturing industries have failed to recognize the vital role it can play in assisting these industries to be competitive particularly by making available its special services for industrial expansion.

9. That the government has failed to initiate reform in Ontario's liquor laws, which under its administration have become the most widely disregarded and most thoroughly abused statutes in our province, and thereby have promoted a disrespect for law among our people.

10. That this government has failed to recognize that it has an obligation, by virtue of its jurisdiction over Northern Ontario, to encourage economic development and habitation in the north.
11. That the government has failed its responsibility as the parent of the Metropolitan government of Toronto to improve the structure of that government and thereby provide for the persons in the Metropolitan area equity in assessment and taxation, greater balance in representation and leadership in the Metropolitan council that is responsible to the electorate.

12. That the government has failed to indicate advances in policies and programs in the fields of health and welfare."

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

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Allan
(‘Haldimand-Norfolk) |
|———|———|———|
| Allan | Fullerton | Morningstar |
| Allen | Gomme | Morrow |
| (‘Middlesex South) | Goodfellow | McNeil |
| | Grossman | Noden |
| Auld | Guindon | Parry |
| Boyer | Hall | Price |
| Brown | Hamilton | Robarts |
| Brunelle | Hanna | Roberts |
| Carruthers | Harris | Rollins |
| Cass | Haskett | Root |
| Cathcart | Hoffman | Rowntree |
| Cecile | Janes | Sandercock |
| Connell | Johnston | Simonett |
| Cowling | (Carleton) | Spooner |
| Daley | Lawrence | Stewart |
| Davis | Letherby | Sutton |
| Dymond | Lewis | Wardrobe |
| Edwards | | Warrender |
| (‘Perth) | Macaulay | Whitney |
| Evans | Mackenzie | Yaremko—57. |
| Frost | MacNaughton | |
Yeas—Continued

Connell          Harris          Parry
Cowling          Haskett         Price
Daley            Hoffman        Roberts
Davis            Janes           Roberts
Dymond          Johnston        Rollins
Edwards          (Carleton)     Root
      (Perth)          Lawrence       Rowntree
Evans            Letherby       Sandercock
Frost            Lewis          Simonett
Fullerton        Macaulay       Spooner
Gomme            Mackenzie      Stewart
Goodfellow       MacNaughton    Sutton
Grossman         Morningstar    Wardrobe
Guindon          Morrow         Warrender
Hall             McNeil         Whitney
Hamilton         Noden          Yaremko—57.
Hanna

Nays

Belanger         Manley         Thomas
Bryden           Newman         Thompson
Bukator          Nixon          Trotter
Davison          Oliver         Troy
Gibson           Reaume         Whicher
Gisborn          Singer         Wintemeyer
Innes            Singer         Worton—23.
MacDonald        Spence

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 J. Keiller Mackay, D.S.O., V.D., Q.C., D.C.L., 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 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, 1961. (Sessional Paper No. 37.)

The House then adjourned at 6.25 p.m.
TWENTY-THIRD DAY
TUESDAY, FEBRUARY 27TH, 1962

PRAYERS

3.00 O'CLOCK P.M.

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

J. K. MACKAY

The Lieutenant Governor transmits Estimates of certain sums required for the Department of Economics and Development for the year ending the 31st March, 1963, and recommends them to the Legislative Assembly.


(Sessional Paper No. 2.)

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

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 adjournment of the House:

ELECTORAL DISTRICT OF RENFREW SOUTH—Leonard Joseph Quilty.

PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Twenty-first day of November, 1961, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to John S. Findley, Esquire, Returning Officer for the Electoral District of Renfrew South, for the election of a Member to represent the said Electoral District of Renfrew South in the Legislative Assembly of this Province, in the room of James A. Maloney, Esquire, who, since his election as representative of the said Electoral District of Renfrew South, hath departed this life, Leonard Joseph Quilty, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-second day of February, 1962, which is now lodged of record in my office.

Roderick Lewis,
Chief Election Officer.

Toronto, February 27th, 1962.
Leonard Joseph Quilty, Esquire, Member for the Electoral District of Renfrew South, having taken the Oaths and subscribed the Roll, took his seat.

Mr. Gomme, 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 Pr5, An Act respecting the Town of Hearst.
Bill Pr12, An Act respecting Ontario Co-operative Credit Society.
Bill Pr19, An Act respecting the City of Windsor.
Bill Pr21, An Act respecting the City of Ottawa Separate School Board.
Bill Pr24, An Act respecting The Ontario Registered Music Teachers’ Association.

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

Bill Pr2, An Act respecting the Village of Erie Beach.
Bill Pr16, An Act respecting the Town of Oakville.

Your committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr4, An Act respecting The Queen Elizabeth Hospital for Incurables, Toronto.

On motion by Mr. Stewart,

Ordered, That the Order referring Bills 49 and 50 to the Committee of the Whole House be discharged and that these Bills be referred to the Committee on Agriculture.

On motion by Mr. Robarts, seconded by Mr. Macaulay,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until Thursday next at 2.00 p.m.

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

Bill 74, An Act to amend The Bees Act. Mr. Stewart.

Bill 76, An Act to amend The Horticultural Societies Act. *Mr. Stewart.*


Bill 78, An Act to amend The Assessment Act. *Mr. MacDonald.*

Before the Orders of the Day, the Minister of Lands and Forests presented the Report of the Public Lands Investigation Committee, 1959. *(Sessional Paper No. 67.)*

The House, according to Order, resolved itself into the Committee of Supply, and after some time,

Mr. Speaker resumed the Chair; and the Chairman reported progress; also, That the Committee had directed him to ask for leave to sit again.

*Ordered,* That the Report be received.

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

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


Bill 60, An Act to amend The Judicature Act.

Bill 71, An Act to amend The Training Schools Act.

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

Bill 57, An Act to amend The Mining Act.

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

Bill 61, An Act to amend The County Courts Act.


Bill 63, An Act to amend The Division Courts Act.
Bill 64, An Act to amend The General Sessions Act.


Bill 72, An Act to provide for the Approval of Impartial Referees and Arbitrators.

Bill 73, An Act to amend The Police Act.

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


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

Bill 70, An Act to amend The Agricultural Societies Act.

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

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

Bill 51, An Act to amend The Hospital Services Commission Act.


and progress on:—

Bill 54, An Act to establish the Ontario Code of Human Rights and to provide for its Administration.

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

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

Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31, 1961. (Sessional Paper No. 32.)
Report of the Provincial Auditor on the Public Service Retirement Fund for the year ended March 31, 1961. *(Sessional Paper No. 33.)*

The House then adjourned at 6.10 p.m.

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**TWENTY-FOURTH DAY**

**THURSDAY, MARCH 1ST, 1962**

**PRAYERS**

2.00 O'CLOCK P.M.

Mr. Gomme, 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 Pr22, An Act respecting the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington.

Bill Pr29, An Act respecting the Township of Etobicoke.

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

Bill Pr25, An Act respecting The High School Board of the City of Sudbury and The Neelon-Garson and Falconbridge District High School Board.

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

Bill 79, An Act to amend The Department of Municipal Affairs Act. *Mr. Cass.*


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

J. K. MACKAY

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1963, and recommends them to the Legislative Assembly.

Toronto, 1st March, 1962.
The Lieutenant Governor transmits Supplementary Estimates of certain additional sums required for the services of the Province for the year ending the 31st March, 1962, and recommends them to the Legislative Assembly.

Toronto 1st March, 1962.

(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.

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The Order of the Day for the House to resolve itself into the Committee on Ways and Means having been read,

Mr. Allan moved,

That Mr. Speaker do now leave the Chair and that the House resolve itself into the Committee on Ways and Means, and in so doing Tabled his Budget Statement. (Sessional Paper No. 4.)

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

Ordered, That the Debate be adjourned.

---

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

Bill Pr2, An Act respecting the Village of Erie Beach.

Bill Pr5, An Act respecting The Town of Hearst.

Bill Pr12, An Act respecting Ontario Co-operative Credit Society.

Bill Pr16, An Act respecting the Town of Oakville and Township of Trafalgar.

Bill Pr19, An Act respecting the City of Windsor.

Bill Pr21, An Act respecting the Board of Trustees of the Roman Catholic Separate Schools of the City of Ottawa.


The following Bills were read the second time and referred to the Committee on Agriculture:—
Bill 74, An Act to amend The Bees Act.


Bill 76, An Act to amend The Horticultural Societies Act.

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

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

Bill 54, An Act to establish the Ontario Code of Human Rights and to provide for its Administration.


Bill 58, An Act to amend The Lakehead College of Arts, Science and Technology Act, 1956.


Bill 60, An Act to amend The Judicature Act.

Bill 71, An Act to amend The Training Schools Act.

Bill Pr1, An Act respecting Greater Oshawa Community Chest.

Bill Pr3, An Act respecting the City of Belleville.

Bill Pr4, An Act respecting The Queen Elizabeth Hospital.

Bill Pr8, An Act respecting the Village of Markham.

Bill Pr13, An Act respecting the Township of Nepean.

Bill Pr15, An Act respecting Nepean Township High School District Board and Ottawa Collegiate Institute Board.

Bill Pr23, An Act respecting the Young Men's-Young Women's Christian Association of Cornwall.

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

The House then adjourned at 5.55 p.m.
TWENTY-FIFTH DAY
FRIDAY, MARCH 2ND, 1962

PRAYERS

On motion by Mr. Robarts, seconded by Mr. Beckett,

Ordered, That the Select Committee appointed on March 27th, 1961 to inquire into and review The Municipal Act and Related Acts be re-appointed and continue with the same membership and all the same powers and duties as heretofore.

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


Bill 82, An Act to amend The Mental Hospitals Act. Mr. Dymond.


Bill 84, An Act to amend The Private Sanitaria Act. Mr. Dymond.

Bill 85, An Act to Provide for Health Insurance. Mr. Thomas.


Bill 87, An Act to amend The Hospitals Tax Act. Mr. Allan (Haldimand-Norfolk).


The House, according to Order, resolved itself into the Committee of Supply, and after some time,

Mr. Speaker resumed the Chair; and the Chairman reported progress; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.
On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. on Monday next and that Rule No. 2 be suspended so far as it applies to this motion.

The House then adjourned at 1.10 p.m.

TWENTY-SIXTH DAY
MONDAY, MARCH 5th, 1962

PRAYERS

Mr. Noden from the Standing Committee on Standing Orders presented the Committee's Third 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 Township of Nepean praying that an Act may pass relating to imposition of sewage and water rates.

Petition of the Corporation of Christ Church, Anglican Church of Canada, Amherstburg, praying that an Act may pass varying the terms of a trust created by the Will of the late Loftus Cuddy.

Petition of the Corporation of the United Church of Canada praying that an Act may pass authorizing the Corporation and emanations thereof to invest in such securities as are authorized for Canadian insurance companies.

Petition of the Corporation of the Town of Rainy River praying that an Act may pass exempting the Baudette and Rainy River Municipal Bridge from all municipal taxation.

Petition of the Corporation of Laurentian University of Sudbury praying that an Act may pass enlarging the Senate thereof; and for related purposes.

Petition of the Corporation of the City of Hamilton praying that an Act may pass vesting in the Corporation all assets, etc., of the Board of Park Management of the said City; and for related purposes.

Petition of Riverview Health Association praying that an Act may pass providing for the distribution of its assets in the event of dissolution; and for related purposes.
Petition of the Corporation of The Board of Education for the City of Windsor and The Windsor Suburban District High School Board validating an agreement whereby the Suburban District Board will erect and pay for additions to a secondary school in the City of Windsor and be guaranteed certain accommodation in such school.

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

Bill Pr32, An Act respecting Christ Church, Amherstburg. Mr. Parry.

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

Bill Pr18, An Act respecting the Township of Nepean (No. 2). Mr. Johnston (Carleton).

Bill Pr33, An Act respecting The United Church of Canada. Mr. Simonett.

Bill Pr34, An Act respecting the Baudette and Rainy River Municipal Bridge. Mr. Noden.

Bill Pr35, An Act respecting Laurentian University of Sudbury. Mr. Belisle.

Bill Pr36, An Act respecting the City of Hamilton. Mr. Edwards (Wentworth).

Bill Pr37, An Act respecting Riverview Health Association. Mr. Reaume.

Bill Pr38, An Act respecting The Windsor Board of Education and The Windsor Suburban District High School Board. Mr. Reaume.

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, 1963, the following sums:—

101. To defray the expenses of the Main Office, Department of Agriculture.................................. $ 514,800

102. To defray the expenses of the Agricultural and Horticultural Societies Branch.................................. 916,600

103. To defray the expenses of the Dairy Branch.............................. 550,600

104. To defray the expenses of the Extension Branch...................... 2,643,600
105. To defray the expenses of the Farm Economics and Statistics Branch .................................. $ 313,000
106. To defray the expenses of the Field Crops Branch ................. 243,000
107. To defray the expenses of the Information Branch ................. 233,000
108. To defray the expenses of the Live Stock Branch ................. 1,404,000
109. To defray the expenses of the Farm Products Marketing Board ................................................. 45,900
110. To defray the expenses of the Farm Products Inspection Service ............................................... 484,300

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Macaulay, seconded by Mr. Cecile,

Ordered, That, when this House adjourns the present day's Sitting thereof, it do stand adjourned until 2.00 p.m. tomorrow.

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

University of Toronto, President's Report, for the year ended June 30th, 1961 and Report of the Board of Governors of the University of Toronto for the year ending June 30th, 1961. (Sessional Paper No. 10.)

Annual Report of the Ontario College of Art for the fiscal year ending May 31, 1961. (Sessional Paper No. 9.)


Annual Report of the Teachers' Superannuation Commission for the year ending October 31st, 1961. (Sessional Paper No. 8.)

The House then adjourned at 11.25 p.m.
Elizabeth II

6th March

TWENTY-SEVENTH DAY
TUESDAY, MARCH 6TH, 1962

PRAYERS

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 adjournment of the House:

ELECTORAL DISTRICT OF EGLINTON—Leonard McKenzie Reilly.

PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Twenty-first day of November, 1961, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to Charles William Robinson, Esquire, Returning Officer for the Electoral District of Eglinton, for the election of a Member to represent the said Electoral District of Eglinton in the Legislative Assembly of this Province, in the room of William James Dunlop, Esquire, who, since his election as representative of the said Electoral District of Eglinton, hath departed this life, Leonard McKenzie Reilly, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-eighth day of February, 1962, which is now lodged of record in my office.

Toronto, March 6th, 1962.

RODERICK LEWIS,
Chief Election Officer.

Leonard McKenzie Reilly, Esquire, Member for the Electoral District of Eglinton, having taken the Oaths and subscribed the Roll, took his seat.

Mr. Gomme, 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 Pr10, An Act respecting Metropolitan United Church of Toronto.
Bill Pr26, An Act respecting the Town of Richmond Hill.
Bill Pr27, An Act respecting the Township of Wicksteed.
Your Committee begs to report the following Bill with certain amendments:—

Bill Pr14, An Act respecting the City of Toronto.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr10, An Act respecting Metropolitan United Church of Toronto.

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

Bill 89, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and the Portability of Pension Benefits. Mr. Edwards (Wentworth).

Bill 90, An Act to amend The Local Improvement Act. Mr. Cass.


Bill 93, An Act to amend The Highway Improvement Act. Mr. Goodfellow.

Before the Orders of the Day the Minister of Transport presented the Report of Motor Vehicle Noise Research Committee. (Sessional Paper No. 69.)

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 on Ways and Means, having been read,

The Debate was resumed and, after some time, Mr. Whicher moved, seconded by Mr. Worton,

That the Motion “that Mr. Speaker do now leave the Chair and the House resolve itself into the Committee on Ways and Means” be amended by adding thereto the following words:—

This House regrets that the government has failed during its term of office to present an orderly accounting of the finances of the province; and

This House regrets that the government has established no system of priorities in its expenditures and has exerted no control over the haphazard growth of its departments; and

This House regrets that this government has not utilized its budget as an instrument to promote the growth of Ontario's economy; and
This House regrets that the government has failed to implement the Liberal plan of a $25 exemption in sales tax; and

This House regrets that the government has not undertaken a provincial-municipal conference to restore equity and flexibility to the tax structure; and

This House regrets that the government has failed to exert its influence to secure a thorough review of the Canadian tax structure; and

Therefore, this House rejects the budget as presented and must advise Your Honour that the government does not enjoy the confidence of the people of Ontario.

The debate continued and, after some time,

On motion by Mr. White.

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, 1963, the following sums:—

111. To defray the expenses of the Marketing Development Branch .................................................. $ 115,000

112. To defray the expenses of the Co-operatives Branch ............... 43,800

113. To defray the expenses of the Demonstration Farm, New Liskeard ................................................................. 67,700

114. To defray the expenses of the Strathclair Farm, Sault Ste. Marie ................................................................. 22,000

115. To defray the expenses of the Horticultural Experiment Station, Vineland ................................................................. 479,200

116. To defray the expenses of the Kemptville Agricultural School ................................................................. 520,700

117. To defray the expenses of the Ontario Agricultural College, Guelph ................................................................. 5,306,000

118. To defray the expenses of the Macdonald Institute, Guelph ................................................................. 355,000

119. To defray the expenses of the Ontario Veterinary College, Guelph ................................................................. 2,057,000
120. To defray the expenses of the Western Ontario Agricultural School and Experimental Farm, Ridgetown $ 453,500

121. To defray the expenses of the Ontario Telephone Service Commission 112,300

122. To defray the expenses of the Ontario Junior Farmer Loan Branch 100,000

123. To defray the expenses of the Main Office, Department of Agriculture 450,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Robarts, seconded by Mr. Macaulay,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until Thursday next at 2.00 p.m.

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 1961. (Sessional Paper No. 7.)

The House then adjourned at 10.55 p.m.

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TWENTY-EIGHTH DAY

THURSDAY, MARCH 8th, 1962

Prayers 2.00 O'Clock P.M.

Mr. Rollins, from the Select Committee appointed to prepare the lists of Members to compose the Standing Committees of the House, presented the Committee's third report which was read as follows and adopted:—
Your Committee recommends that the revised lists of the Standing Committees ordered by the House be composed as follows:—

COMMITTEE ON AGRICULTURE


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

COMMITTEE ON CONSERVATION, LANDS AND FORESTS

Messrs. Allen (Middlesex South), Auld, Belisle, Boyer, Brunelle, Carruthers, Chapple, Davison, Edwards (Perth), Evans, Fullerton, Gibson, Gisborn, Gomme, Guindon, Hall, Hamilton, Harris, Hoffman, Innes, Janes, Johnston (Carleton), Johnston (Parry Sound), Lavergne, Lawrence, Letherby, Lewis, MacDonald, Mackenzie, MacNaughton, Manley, Morningstar, Morrow, McNeil, Nixon, Noden, Oliver, Parry, Quilty, Rollins, Root, Sandercock, Simonett, Spoffa, Spence, Sutton, Troy, Wardrope, Whicher, White—50.

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

COMMITTEE ON EDUCATION


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

COMMITTEE ON ENERGY


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

COMMITTEE ON GAME AND FISH

Messrs. Allen (Middlesex South), Beckett, Boyer, Brown, Brunelle, Chapple, Cowling, Davis, Davison, Evans, Fullerton, Gibson, Gisborn, Guindon, Hamilton, Hoffman, Innes, Janes, Johnston (Parry Sound), Johnston (Carleton), Lavergne,

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

**COMMITTEE ON GOVERNMENT COMMISSIONS**


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

**COMMITTEE ON HEALTH AND WELFARE**


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

**COMMITTEE ON HIGHWAYS AND HIGHWAY SAFETY**


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 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


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

Messrs. Allen (Middlesex South), Belisle, Boyer, Brunelle, Davis, Gomme, Grossman, Harris, Lawrence, Letherby, MacDonald, Morrow, Oliver, Trotter, Wintermeyer—15.

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 seven members.

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

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

Bill Pr11, An Act respecting the City of St. Catharines.

Bill Pr17, An Act respecting the City of Ottawa.
Your Committee would recommend that the following Bill having been withdrawn be not reported and would further recommend that the fees less the penalties and the actual cost of printing be remitted:

Bill Pr6, An Act respecting the Town of Orillia.

Mr. White 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 Bill without amendment:

Bill 33, An Act to amend The Department of Education Act.

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

Bill 34, An Act to amend The Schools Administration Act.

Mr. McNeil from the Standing Committee on Agriculture presented the Committee’s second Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 70, An Act to amend The Agricultural Societies Act.

Bill 74, An Act to amend The Bees Act.


Bill 76, An Act to amend The Horticultural Societies Act.

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, 1963, the following sums:

2001. To defray the expenses of the Main Office, Department of Transport .................................................. $ 444,000
2002. To defray the expenses of the Ontario Highway Transport Board... $135,000

2003. To defray the expenses of the Highway Safety Branch... 554,000

2004. To defray the expenses of the Motor Vehicles Administration 4,677,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.30 p.m.

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TWENTY-NINTH DAY
FRIDAY, MARCH 9TH, 1962

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PRAYERS
10.30 O'Clock A.M.

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

Bill Pr30, An Act respecting Hamilton Civic Hospitals.

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

THE HONOURABLE MR. JUSTICE MACKAY
THE HONOURABLE MR. JUSTICE MCLENNAN

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

Re : Private Bill Pr30, An Act respecting Hamilton Civic Hospitals.

Sir:

The undersigned, as Commissioners of Estate Bills as provided by The Legislative Assembly Act, R.S.O. 1960, Chap. 208, Sec. 57, having had the said Bill referred to us as such Commissioners, now beg to report thereon.
Pursuant to an Act relating to the City Hospital of Hamilton, Statutes of Ontario, 1898, Chap. 43, the City of Hamilton has heretofore owned and operated three hospitals in the City of Hamilton.

The purpose of the present Bill is to vest in a corporate body to be known as "the Board of Governors of the Hamilton Civic Hospitals", the general management, operation and maintenance of all hospitals now owned or hereafter acquired by the Corporation of the City of Hamilton.

We note that in the Bill as presently framed, that while the ownership of the hospitals is to remain vested in the Corporation of the City of Hamilton and that by Sec. 18 of the proposed Bill they are obligated to provide the Board with working capital and to pay operating deficits, that Sec. 24 provides that the Board and not the City shall be liable for all claims, accounts and demands arising from or relating to the management, operation or maintenance of the hospitals.

It is our view that because under the Act the City and not the Board are the owners of the hospitals, that the Bill should specifically provide that the City should be liable for payment of any judgment obtained against the Board and for the payment of the amount of any settlement made in respect of claims against the Board.

To accomplish this purpose we recommend that Sec. 18 (1) of the proposed Bill be amended by adding thereto the following:

"In determining whether or not an operating deficit has been incurred by the Board within the meaning of this subsection the amount of the settlement of any claim, account or demand made upon the Board and the amount of any final judgment obtained against the Board, to the extent that such settlement or judgment is not recoverable from an insurer of the Board, shall be paid by the Board and charged against the operating revenues of the Board."

so that the Section shall read:

"18.—(1) The City shall, in each year, levy on the whole of the assessment for property and business assessment, according to the last revised assessment roll, a sum sufficient to provide for the operating deficit, if any, incurred by the Board during the preceding fiscal year according to the financial statement reported upon by the auditors of the City and shall pay over to the Board the amount of any such operating deficit on or before the first day of May of the same year. In determining whether or not an operating deficit has been incurred by the Board within the meaning of this subsection the amount of the settlement of any claim, account or demand made upon the Board and the amount of any final judgment obtained against the Board, to the extent that such settlement or judgment is not recoverable from an insurer of the Board, shall be paid by the Board and charged against the operating revenues of the Board."
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 should be passed into law.

We have the honour to be, Sir, your obedient servants.

(Signed) F. G. MacKay,
J. L. McLennan,
Commissioners for 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. Lawrence 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 61, An Act to amend The County Court Act.
Bill 64, An Act to amend The General Sessions Act.

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

Bill 63, An Act to amend The Division Courts Act.

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

Bill 95, An Act to amend The Hours of Work and Vacations with Pay Act. Mr. Davison.

The House, according to Order, resolved itself into the Committee of Supply, and after some time,

Mr. Speaker resumed the Chair; and the Chairman reported progress; also, That the Committee had directed him to ask for leave to sit again.
Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. on Monday next and that Rule No. 2 be suspended so far as it applies to this motion.

The House then adjourned at 1.05 p.m.

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THIRTIETH DAY
MONDAY, MARCH 12TH, 1962

Prayers

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, 1963, the following sums:

1201. To defray the expenses of the Main Office, Department of Mines $371,000
1202. To defray the expenses of the Geological Branch 843,000
1203. To defray the expenses of the Mines Inspection Branch 267,000
1204. To defray the expenses of the Laboratories Branch 228,000
1205. To defray the expenses of the Sulphur Fumes Arbitrator 30,000
1206. To defray the expenses of the Mining Lands Branch 353,000
1207. To defray the expenses of the Main Office, Department of Mines. ................. $1,000,000

1601. To defray the expenses of the Main Office, Department of Provincial Secretary and Citizenship. ......... 1,007,000

1602. To defray the expenses of the Office of The Speaker. ....... 46,700

1603. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer. ................. 119,800

1604. To defray the expenses of the Queen's Printer. ............. 210,500

1605. To defray the expenses of the Registrar General's Branch... 751,000

1606. To defray the expenses of the Sessional Requirements. .... 1,068,000

1607. To defray the expenses of the Post Office. .................. 700,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

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

Bill 51, An Act to amend The Hospital Services Commission Act.


Bill 54, An Act to establish the Ontario Code of Human Rights and to provide for its Administration.


Bill 58, An Act to amend The Lakehead College of Arts, Science and Technology Act, 1956.


Bill 60, An Act to amend The Judicature Act.

Bill 71, An Act to amend The Training Schools Act.

Bill Pr1, An Act respecting Greater Oshawa Community Chest.
Elizabeth II

12TH MARCH

Bill Pr3, An Act respecting the City of Belleville.

Bill Pr4, An Act respecting The Queen Elizabeth Hospital for Incurables, Toronto.

Bill Pr8, An Act respecting the Village of Markham.

Bill Pr13, An Act respecting the Township of Nepean.

Bill Pr15, An Act respecting The High School Board of the Township of Nepean and The Collegiate Institute Board of the City of Ottawa.

Bill Pr23, An Act respecting The Young Men's-Young Women's Christian Association of Cornwall.

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


Bill 80, An Act to amend The Ontario Municipal Board Act.

Bill 90, An Act to amend The Local Improvement Act.


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

Bill 79, An Act to amend The Department of Municipal Affairs Act.


Bill Pr10, An Act respecting Metropolitan United Church, Toronto.

Bill Pr11, An Act respecting the City of St. Catharines.

Bill Pr14, An Act respecting the City of Toronto.

Bill Pr17, An Act respecting the City of Ottawa.

Bill Pr22, An Act respecting the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington.

Bill Pr25, An Act respecting The High School Board of the City of Sudbury and The Neelon-Garson and Falconbridge District High School Board.

Bill Pr26, An Act respecting the Town of Richmond Hill.
Bill Pr27, An Act respecting the Township of Wicksteed.

Bill Pr29, An Act respecting the Township of Etobicoke.

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

Bill 82, An Act to amend The Mental Hospitals Act.


Bill 84, An Act to amend The Private Sanitaria Act.

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

Mr. Robarts acquainted the House that the Honourable the Lieutenant Governor, having been informed of the subject matter of the Resolutions, recommends them to the consideration of the House.

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

Resolved,

That,

the cost of establishing, maintaining and operating mine rescue stations shall be paid out of the Consolidated Revenue Fund, as provided by Bill 57, An Act to amend The Mining Act.

Resolved,

That,

there shall be paid,

(a) to the chief judge, an allowance at the rate of $5,000 per annum;

as provided by Bill 62, An Act to amend The County Judges Act.

Resolved,

That,

every purchaser of certain tangible personal property shall pay to Her Majesty in right of Ontario a tax in respect of the consumption or use thereof,

as provided by Bill 86, An Act to amend The Retail Sales Tax Act, 1960-61.
Resolved,

That,

purchasers of admission to places of amusement referred to in Bill 87, An Act to amend The Hospitals Tax Act, shall pay to the Treasurer of Ontario a tax on the price of admission in the amounts provided for therein.

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

Bill 33, An Act to amend The Department of Education Act.
Bill 70, An Act to amend The Agricultural Societies Act.
Bill 74, An Act to amend The Bees Act.
Bill 76, An Act to amend The Horticultural Societies Act.
Bill Pr2, An Act respecting the Village of Erie Beach.
Bill Pr5, An Act respecting The Town of Hearst.
Bill Pr12, An Act respecting Ontario Co-operative Credit Society.
Bill Pr16, An Act respecting the Town of Oakville.
Bill Pr19, An Act respecting the City of Windsor.
Bill Pr21, An Act respecting the City of Ottawa Separate School Board.
Bill Pr24, An Act respecting The Ontario Registered Music Teachers' Association.

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

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 on Ways and Means, having been read,

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

Ordered, That the Debate be adjourned.
On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. tomorrow and that Rule No. 2 be suspended so far as it applies to this motion.

The House then adjourned at 9.40 p.m.

THIRTY-FIRST DAY
TUESDAY, MARCH 13TH, 1962

PRAYERS 2.00 O'CLOCK P.M.

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

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

Bill Pr18, An Act respecting the Township of Nepean.

Bill Pr33, An Act respecting The United Church of Canada.

Bill Pr34, An Act respecting the Baudette and Rainy River Municipal Bridge.

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

Bill Pr30, An Act respecting Hamilton Civic Hospitals.

Bill Pr36, An Act respecting the City of Hamilton.

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

Bill Pr9, An Act respecting the County of Halton.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on the following Bills:—

Bill Pr9, An Act respecting the County of Halton.

Bill Pr33, An Act respecting The United Church of Canada.
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 57, An Act to amend The Mining Act.

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


The House, according to Order, resolved itself into the Committee of Supply, and after some time,

Mr. Speaker resumed the Chair; and the Chairman reported progress; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until Thursday next at 3.00 p.m.

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


Then House then adjourned at 5.05 p.m.
Prayers

3.00 O’Clock P.M.

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

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

Bill Pr37, An Act respecting Riverview Health Association.

Bill Pr38, An Act respecting The Windsor Board of Education and The Windsor Suburban District High School Board.

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

Bill Pr7, An Act respecting the City of London.

Bill Pr28, An Act respecting the City of Hamilton.

Bill Pr35, An Act respecting Laurentian University of Sudbury.

Your Committee would recommend that the following Bill having been withdrawn be not reported and would further recommend that the fees less the penalties and the actual cost of printing be remitted:—

Bill Pr20, An Act respecting the United Townships of Medora and Wood.

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


Bill 100, An Act to amend The Variation of Trusts Act. Mr. Roberts.

Bill 101, An Act to amend The Mortgages Act. Mr. Roberts.

Bill 102, An Act to amend The Loan and Trust Corporations 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, 1963, the following sums:

301. To defray the expenses of the Main Office, Department of Economics and Development .................. $ 320,500
302. To defray the expenses of the Economic Council ................ 150,000
303. To defray the expenses of the Economics Branch ................ 121,000
304. To defray the expenses of the Economic Statistics Branch ... 148,000
305. To defray the expenses of the Finance and Administration Branch .................................................. 246,000
306. To defray the expenses of the Housing Branch .............. 1,067,000
307. To defray the expenses of the Industrial Development Branch .......................................................... 572,000
308. To defray the expenses of the Inter-Governmental Relations Branch ................................................. 45,500
309. To defray the expenses of the Ontario House .................. 377,000
310. To defray the expenses of the Ontario Research Foundation 1,000,000
311. To defray the expenses of the Ontario-St. Lawrence Development Commission ............................. 1,894,000
312. To defray the expenses of the Housing Branch .............. 5,600,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

The Minister of Economics and Development presented the Report of The Ontario Research Foundation for the year 1960 (Sessional Paper No. 41), and Report, Charts and Mosaics respecting Moosonee Harbour Investigation, Basic Field Surveys, 1960 (Sessional Paper No. 71).

The House then adjourned at 11.50 p.m.
THIRTY-THIRD DAY
FRIDAY, MARCH 16TH, 1962

PRAYERS

10.30 O'CLOCK A.M.

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

Bill 103, An Act to amend The County Judges Act. Mr. Roberts.

Before the Orders of the Day the Minister of Economics and Development presented the Report of The Ontario-St. Lawrence Development Commission for the year ended December 31st, 1961. (Sessional Paper No. 50.)

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 on Ways and Means, having been read,

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

Ordered, That the Debate be adjourned.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. on Monday next.

The House then adjourned at 1.05 p.m.

THIRTY-FOURTH DAY
MONDAY, MARCH 19TH, 1962

PRAYERS

2.00 O'CLOCK P.M.

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

Ordered, That the Order of the Day for resuming the adjourned debate on Bill 47, An Act to amend The Retail Sales Tax Act, 1960-61, be discharged and that the subject matter of the Bill be referred to the Standing Committee on Public Accounts for consideration.
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, 1963, the following sums:—

701. To defray the expenses of the Main Office, Department of Highways........................................... $ 3,998,000

702. To defray the expenses of the Maintenance—King's Highways and Other Roads........................................... 74,391,000

703. To defray the expenses of the Construction and other Capital Projects........................................... 185,887,000

In the course of presenting his Estimates the Minister of Highways presented some statistical Tables and the Department's Capital Construction and Municipal Roads Programmes for the year 1962-63. (Sessional Paper No. 72.)

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

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

Report of the Minister of Public Works, Ontario, for the twelve months ending the 31st of March, 1961. (Sessional Paper No. 14.)

The House then adjourned at 12.05 a.m.

THIRTY-FIFTH DAY
TUESDAY, MARCH 20TH, 1962

Prayers

3.00 O’Clock P.M.

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

Bill 49, An Act respecting Ontario Agricultural College, Ontario Veterinary College and Macdonald Institute.

Bill 50, An Act to provide for the Establishment of the Agricultural Research Institute of Ontario.

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


Bill 105, An Act to amend The Dead Animal Disposal Act. Mr. Stewart.


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

Bill 33, An Act to amend The Department of Education Act.

Bill 70, An Act to amend The Agricultural Societies Act.

Bill 74, An Act to amend The Bees Act.


Bill 76, An Act to amend The Horticultural Societies Act.

Bill Pr2, An Act respecting the Village of Erie Beach.

Bill Pr5, An Act respecting the Town of Hearst.

Bill Pr12, An Act respecting Ontario Co-operative Credit Society.

Bill Pr16, An Act respecting the Town of Oakville.

Bill Pr19, An Act respecting the City of Windsor.

Bill Pr21, An Act respecting the City of Ottawa Separate School Board.

Bill Pr24, An Act respecting The Ontario Registered Music Teachers' Association.
The Order of the Day for the Second Reading of Bill 2, An Act to effect the Consolidation of All Works and Systems of The Hydro-Electric Power Commission of Ontario, having been read,

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

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

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


Bill 103, An Act to amend The County Judges Act.

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

Bill 96, An Act to amend The Ontario Energy Board Act.

Bill 97, An Act to amend The Energy Act.

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

Bill 100, An Act to amend The Variation of Trusts Act.


Bill 102, An Act to amend The Loan and Trust Corporations Act.

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

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

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

Ordered, That the Debate be adjourned.

The House, according to Order, resolved itself into the Committee of Supply, and the House having continued to sit until 12.00 o'clock Midnight:

WEDNESDAY, MARCH 21ST, 1962

After some time Mr. Speaker resumed the Chair; and the Chairman reported progress; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until Thursday next at 2.00 p.m.

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


The House then adjourned at 12.20 a.m.

THIRTY-SIXTH DAY

THURSDAY, MARCH 22ND, 1962

PRAYERS

Mr. Lawrence from the Standing Committee on Legal Bills presented the Committee's Third Report which was read as follows and adopted:
Your Committee begs to report the following Bill with certain amendments:

Bill 72, An Act to Provide for the Approval of Impartial Referees and Arbitrators.

Your Committee recommends that a committee be established by the Attorney General to study Bill 72 and related matters, that such Committee be composed of the Assistant Deputy Attorney General as Chairman, five persons representing labour and five persons representing management, with power to add from time to time.

Mr. Auld 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:


Bill 80, An Act to amend The Ontario Municipal Board Act.

Bill 90, An Act to amend The Local Improvement Act.


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


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


Bill 109, An Act to amend The Drugless Practitioners Act. Mr. Dymond.

Bill 110, An Act to amend The Hospital Services Commission Act. Mr. Dymond.

Bill 111, An Act to amend The Pharmacy Act. Mr. Dymond.


Bill 113, An Act to amend The Ontario Parks Integration Board Act. Mr. Daley.


Bill 116, An Act to amend The Public Lands Act. Mr. Spooner.

Bill 117, An Act to amend The Regulations Act. Mr. Roberts.

Bill 118, An Act to amend The Private Investigators Act. Mr. Roberts.

Bill 119, An Act to amend The Mortgage Brokers Registration Act. Mr. Roberts.

Bill 120, An Act to amend The Land Titles Act. Mr. Roberts.

Bill 121, An Act to amend The Certification of Titles Act. Mr. Roberts.

Bill 122, An Act to amend The Boundaries 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, 1963, the following sums:—

501. To defray the expenses of the Main Office, Department of Energy Resources.................................................. $ 251,600

502. To defray the expenses of the Inspection Services.......... 383,900

503. To defray the expenses of the Ontario Energy Board....... 89,500

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant Governor:—
Fifteenth Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1961. (Sessional Paper No. 44.)

Sixteenth Annual Report of the Department of Travel and Publicity, Ontario, for the calendar year 1961. (Sessional Paper No. 38.)

Thirty-seventh Annual Report of the Department of Health, Ontario, for the year 1961. (Sessional Paper No. 74.)

The House then adjourned at 11.15 p.m.

THIRTY-SEVENTH DAY
FRIDAY, MARCH 23RD, 1962

Prayers  10.30 O’Clock A.M.

Mr. Macaulay announced the sudden death of John Hanna, Member for Huron-Bruce, and expressed the sorrow of the House, in which he was joined by Mr. Winterneyer, Leader of Her Majesty’s Loyal Opposition, and Mr. MacDonald, Leader of the New Democratic Party.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1963, the following sums:—

1901. To defray the expenses of the Main Office, Department of Reform Institutions.......................... $ 1,604,000

1902. To defray the expenses of the Parole and Rehabilitation Service............................................................ 500,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Macaulay,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. on Monday next.

In respect to the memory of the late Mr. Hanna,

The House then adjourned at 12.30 p.m.

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THIRTY-EIGHTH DAY
MONDAY, MARCH 26TH, 1962

PRAYERS

2.00 O'CLOCK P.M.

On motion by Mr. Fullerton, seconded by Mr. Spooner,

Ordered, That the statements made in this House on December 14th, 1961, by the Member for Sudbury with reference to any connection of the Member for Algoma-Manitoulin with certain companies and the effect on his right to sit in this House, having regard to the provisions of The Legislative Assembly Act, be referred to the Standing Committee on Privileges and Elections.

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Before the Orders of the Day, the Minister of Public Works Tabled correspondence relating to a sale of municipally owned land in the Township of Pittsburg, County of Frontenac. (Sessional Paper No. 75.)

Also, the Minister of Labour Tabled a copy of the Report of the Royal Commission on Labour-Management Relations in the Construction Industry (H. Carl Goldenberg, O.B.E., Q.C., Commissioner). (Sessional Paper No. 77.)

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, and after some time,

Mr. Speaker resumed the Chair; and the Chairman reported progress; also, That the Committee had directed him to ask for leave to sit again.

*Ordered*, That the Report be received.

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

On motion by Mr. Macaulay,

*Ordered*, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. tomorrow.

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

Twenty-eighth Annual Report of the Department of Municipal Affairs for the year ending December 31st, 1961. (*Sessional Paper No. 16.*)


The House then adjourned at 5.05 p.m.

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**THIRTY-NINTH DAY**

**TUESDAY, MARCH 27TH, 1962**

**PRAYERS**

2.00 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 Pr32, An Act respecting Christ Church, Amherstburg.
THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1.
26th March, 1962.

THE HONOURABLE MR. JUSTICE MacKAY,
THE HONOURABLE MR. JUSTICE McLennan.

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

Re: Private Bill Pr32, An Act respecting Christ Church, Amherstburg.

Sir:

The undersigned, as Commissioners of Estate Bills as provided by The Legislative Assembly Act, R.S.O. 1960, Chap. 208, Sec. 57, having had the said Bill referred to us as such Commissioners, now beg to report thereon.

Pursuant to the Will of one Loftus Cuddy, who died in the year 1916, the sum of $5,000.00 was bequeathed to Christ Church (Episcopal), Amherstburg, Ontario, to be held by such Church and the income derived therefrom “to be used for the benefit of the poor of the Parish connected with the said Church”.

Since the death of the testator income has accumulated so that such accumulation is now almost equal to the original fund. Such accumulation has resulted from Dominion and Provincial legislation as Old Age Pensions, Unemployment Insurance, Mothers' and Widows' Allowances, Workmen's Compensation, Veterans' Allowances and Pensions, and General Welfare Relief by Dominion, Provincial and Municipal Governments, all of which were designed to meet the need provided for in the testator's Will.

The purpose of the present Bill is to widen the terms of the trust to permit the use of the accumulated income and future income for charitable or worthy purposes of or within the Parish connected with such Church.

We are of the opinion that the provisions of the said Bill are proper for carrying its purpose into effect and that it is reasonable that such Bill should be passed into law.

We have the honour to be, Sir, your obedient servants.

(Signed) F. G. MacKay,
J. L. McLennan,
Commissioners for 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. Hoffman from the Standing Committee on Game and Fish presented the Committee's Report which was read as follows and adopted:

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


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


Bill 128, An Act to amend The Homes for the Aged Act. Mr. Cecile.

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, 1963, the following sums:

601. To defray the expenses of the Main Office, Department of Health $ 4,108,200

602. To defray the expenses of the Public Health Administration Branch 1,532,000

603. To defray the expenses of the Public Health Nursing Branch 77,800

604. To defray the expenses of the Maternal and Child Health Branch 120,500

605. To defray the expenses of the Dental Service Branch 82,000

606. To defray the expenses of the Nursing Branch 401,000

607. To defray the expenses of the Epidemiology Branch 881,500

608. To defray the expenses of the Medical Rehabilitation Branch 536,000

609. To defray the expenses of the Tuberculosis Prevention Branch 6,036,500

610. To defray the expenses of the Industrial Hygiene Branch 745,000
611. To defray the expenses of the Environmental Sanitation Branch........................................ $ 245,000

612. To defray the expenses of the Laboratory Branch........... 2,679,000

613. To defray the expenses of the Mental Health Branch...... 58,397,500

614. To defray the expenses of the Hospital Services Commission of Ontario............................. 73,376,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

The Order of the Day for Second Reading of Bill 123, An Act to amend The Liquor Control Act, having been read,

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

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

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until Thursday next at 2.00 p.m.

The House then adjourned at 11.50 p.m.

FORTIETH DAY
THURSDAY, MARCH 29TH, 1962

Prayers

2.00 O’Clock P.M.

Mr. Gomme from the Standing Committee on Private Bills presented the Committee’s Eighth and Final Report which was read as follows and adopted:—

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

Bill Pr32, An Act respecting Christ Church, Amherstburg.
Your Committee would recommend that the following Bill having been withdrawn be not reported:—

Bill Pr31, An Act respecting the Township of Toronto.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on the following Bills:—

Bill Pr31, An Act respecting the Township of Toronto.
Bill Pr32, An Act respecting Christ Church, Amherstburg.

On motion by Mr. Robarts, seconded by Mr. Allan,

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, 1962, such payments to be charged to the proper appropriations following the voting of Supply.

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

Bill 129, An Act to amend The Mental Hospitals Act. Mr. Dymond.
Bill 130, An Act to amend The Cemeteries Act. Mr. Dymond.
Bill 131, An Act to amend The Housing Development Act. Mr. Macaulay.
Bill 132, An Act to amend The Magistrates Act. Mr. Roberts.
Bill 133, An Act to amend The Coroners Act. Mr. Roberts.
Bill 135, An Act to amend The Master and Servant Act. Mr. Roberts.
Bill 136, An Act to amend The Infants Act. Mr. Roberts.
Bill 137, An Act to amend The Registry Act. Mr. Roberts.
Bill 138, An Act to regulate the Prearrangement of Funeral Services. Mr. Roberts.
The House resolved itself into a Committee to consider certain Resolutions and certain Bills.

Mr. Robarts acquainted the House that the Honourable the Lieutenant Governor, having been informed of the subject matter of the Resolutions, recommends them to the consideration of the House.

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

Resolved,

That,

the amount payable by Trans-Canada Pipe Lines Limited under *The Provincial Land Tax Act* is,

(a) for the year 1958, the sum of $ 77,083.38;
(b) for the year 1959, the sum of $234,603.28;
(c) for the year 1960, the sum of $238,892.68;
(d) for the year 1961, the sum of $238,892.68; and
(e) for the year 1962, the sum of $238,892.68,

and any part of such sums not heretofore paid, and any penalty and interest, shall be paid,


Resolved,

That,

in addition to the allowance provided under section 9 (1) of *The County Judges Act*, there shall be paid to every judge for the county and district courts of the counties and districts of Ontario an allowance of $2,000 payable annually at the end of the year out of the Consolidated Revenue Fund,

as provided by Bill 103, An Act to amend *The County Judges Act*.

Resolved,

That,

every corporation as defined in *The Corporations Tax Act* shall pay to Her Majesty for the use of Ontario the taxes imposed,

as provided by Bill 114, An Act to amend *The Corporations Tax Act*. 
Resolved,

That,

the Lieutenant Governor in Council may direct the payment out of the Consolidated Revenue Fund of such amount as may be deemed necessary or advisable to subsidize the Motor Vehicle Accident Claims Fund and interest shall be credited to the Motor Vehicle Accident Claims Fund at the rate of 5 per cent per annum compounded annually,

as provided by Bill 124, An Act respecting Claims for Damages Arising out of Motor Vehicle Accidents.

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

Bill 2, An Act to effect the Consolidation of All Works and Systems of The Hydro-Electric Power Commission of Ontario.


Bill 34, An Act to amend The Schools Administration Act.


Bill 49, An Act respecting Ontario Agricultural College, Ontario Veterinary College and Macdonald Institute.

Bill 50, An Act to provide for the Establishment of the Agricultural Research Institute of Ontario.

Bill 61, An Act to amend The County Courts Act.


Bill 79, An Act to amend The Department of Municipal Affairs Act.

Bill 80, An Act to amend The Ontario Municipal Board Act.


Bill 90, An Act to amend The Local Improvement Act.


Bill 103, An Act to amend The County Judges Act.


Bill Pr10, An Act respecting Metropolitan United Church, Toronto.

Bill Pr11, An Act respecting the City of St. Catharines.

Bill Pr14, An Act respecting the City of Toronto.

Bill Pr17, An Act respecting the City of Ottawa.

Bill Pr22, An Act respecting the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington.

Bill Pr25, An Act respecting The High School Board of the City of Sudbury and The Neelon-Garson and Falconbridge District High School Board.

Bill Pr26, An Act respecting the Town of Richmond Hill.

Bill Pr27, An Act respecting the Township of Wicksteed.

Bill Pr29, An Act respecting the Township of Etobicoke.

Ordered, That the Report be now received and adopted and that the Bills reported be read the third 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, 1963, the following sums:

1001. To defray the expenses of the Main Office, Department of Lands and Forests. $2,889,000

1002. To defray the expenses of the Surveys Branch. 335,000

1003. To defray the expenses of the Basic Organization—District Offices. 19,167,500

1004. To defray the expenses of the Extra Fire Fighting. 750,000

1005. To defray the expenses of the Public Information and Education. 198,000

1006. To defray the expenses of the Air Service. 1,111,500

1007. To defray the expenses of the Grants. 926,000
1008. To defray the expenses of the Wolf Bounty.................. $  50,000
1009. To defray the expenses of the Parks Improvements......  1,500,000
1010. To defray the expenses of the Maintenance of Access Roads  268,000
1011. To defray the expenses of the Timber Branch..............  200,000
1012. To defray the expenses of the Conservation Authorities Branch.....................................................  4,500,000

and the House having continued to sit until 12.00 o'clock Midnight:—

**FRIDAY, MARCH 30TH, 1962**

Mr. Speaker resumed the Chair; and the Chairman 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.

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

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


Forty-first Annual Report of the Public Service Superannuation Board. (*Sessional Paper No. 34.*)


The Minister of Energy Resources Tabled the Report of the Committee on Oil and Gas Resources. (*Sessional Paper No. 78.*)

The House then adjourned at 12.15 a.m.

**FORTY-FIRST DAY**

**FRIDAY, MARCH 30TH, 1962**

**Prayers**

10.30 O’CLOCK A.M.

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

Bill 142, An Act to amend The Public Schools Act.  Mr. Robarts.

Bill 143, An Act to amend The Separate Schools Act.  Mr. Robarts.

Bill 144, An Act to amend The Insurance Act.  Mr. Roberts.

The Minister of Reform Institutions Tabled certain Inspection Reports for Ontario Reformatory, Mimico, and Metropolitan Toronto Jail. (Sessional Paper No. 79.)

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

Bill 2, An Act to effect the Consolidation of All Works and Systems of The Hydro-Electric Power Commission of Ontario.


Bill 34, An Act to amend The Schools Administration Act.


Bill 49, An Act respecting Ontario Agricultural College, Ontario Veterinary College and Macdonald Institute.

Bill 50, An Act to provide for the Establishment of the Agricultural Research Institute of Ontario.

Bill 61, An Act to amend The County Courts Act.


Bill 79, An Act to amend The Department of Municipal Affairs Act.

Bill 80, An Act to amend The Ontario Municipal Board Act.


Bill 90, An Act to amend The Local Improvement Act.


Bill 103, An Act to amend The County Judges Act.


Bill Pr10, An Act respecting Metropolitan United Church of Toronto.

Bill Pr11, An Act respecting the City of St. Catharines.

Bill Pr14, An Act respecting the City of Toronto.

Bill Pr17, An Act respecting the City of Ottawa.

Bill Pr22, An Act respecting the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington.

Bill Pr25, An Act respecting The High School Board of the City of Sudbury and The Neelon-Garson and Falconbridge District High School Board.

Bill Pr26, An Act respecting the Town of Richmond Hill.

Bill Pr27, An Act respecting the Township of Wicksteed.

Bill Pr29, An Act respecting the Township of Etobicoke.

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

Bill 111, An Act to amend The Pharmacy Act.


The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat 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 as follows:
"The following are the titles of the Bills to which Your Honour's Assent is prayed:—

Bill Pr1, An Act respecting Greater Oshawa Community Chest.

Bill Pr2, An Act respecting the Village of Erie Beach.

Bill Pr3, An Act respecting the City of Belleville.

Bill Pr4, An Act respecting The Queen Elizabeth Hospital for Incurables, Toronto.

Bill Pr5, An Act respecting the Town of Hearst.

Bill Pr8, An Act respecting the Village of Markham.

Bill Pr10, An Act respecting Metropolitan United Church, Toronto.

Bill Pr11, An Act respecting the City of St. Catharines.

Bill Pr12, An Act respecting Ontario Co-operative Credit Society.

Bill Pr13, An Act respecting the Township of Nepean.

Bill Pr14, An Act respecting the City of Toronto.

Bill Pr15, An Act respecting The High School Board of the Township of Nepean and The Collegiate Institute Board of the City of Ottawa.

Bill Pr16, An Act respecting the Town of Oakville.

Bill Pr17, An Act respecting the City of Ottawa.

Bill Pr19, An Act respecting the City of Windsor.

Bill Pr21, An Act respecting the City of Ottawa Separate School Board.

Bill Pr22, An Act respecting the County of Essex, the Town of Leamington and The Public Utilities Commission of the Town of Leamington.

Bill Pr23, An Act respecting The Young Men's-Young Women's Christian Association of Cornwall.

Bill Pr24, An Act respecting The Ontario Registered Music Teachers' Association.

Bill Pr25, An Act respecting The High School Board of the City of Sudbury and The Neelon-Garson and Falconbridge District High School Board.

Bill Pr26, An Act respecting the Town of Richmond Hill.

Bill Pr27, An Act respecting the Township of Wicksteed.
Bill Pr29, An Act respecting the Township of Etobicoke.

Bill 2, An Act to effect the Consolidation of All Works and Systems of The Hydro-Electric Power Commission of Ontario.


Bill 33, An Act to amend The Department of Education Act.

Bill 34, An Act to amend The Schools Administration Act.


Bill 49, An Act respecting Ontario Agricultural College, Ontario Veterinary College and Macdonald Institute.

Bill 50, An Act to provide for the Establishment of the Agricultural Research Institute of Ontario.

Bill 51, An Act to amend The Hospital Services Commission Act.


Bill 54, An Act to establish the Ontario Code of Human Rights and to provide for its Administration.


Bill 58, An Act to amend The Lakehead College of Arts, Science and Technology Act, 1956.


Bill 60, An Act to amend The Judicature Act.

Bill 61, An Act to amend The County Courts Act.


Bill 70, An Act to amend The Agricultural Societies Act.

Bill 71, An Act to amend The Training Schools Act.

Bill 74, An Act to amend The Bees Act.


Bill 76, An Act to amend The Horticultural Societies Act.

Bill 79, An Act to amend The Department of Municipal Affairs Act.

Bill 80, An Act to amend The Ontario Municipal Board Act.


Bill 90, An Act to amend The Local Improvement Act.


Bill 103, An Act to amend The County Judges Act.

Bill 123, An Act to amend The Liquor Control 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.”

His Honour was then pleased to retire.

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, 1963, the following sum:—

1903. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails) ........................................ $ 16,203,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.
The Order of the Day for Second Reading of Bill 105, An Act to amend The Dead Animal Disposal Act, having been read,

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

Mr. Bryden moved, seconded by Mr. Gisborn,

That the motion be amended by striking out all the words after "That" and substituting the following:

"In the opinion of this House the principle embodied in Bill 105 is not a satisfactory substitute for a proper system of inspection and labelling of all meat placed on the market for human consumption and that, therefore, the government should immediately enter into negotiations with the Government of Canada with a view to establishing such a system in this Province at the earliest possible date."

The debate continued, and after some time it was,

On motion by Mr. Thomas,

Ordered, That the debate be adjourned.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. on Monday next; and will meet at 2.00 p.m. on Tuesday, Wednesday and Thursday of next week.

The House then adjourned at 1.05 p.m.

FORTY-SECOND DAY
MONDAY, APRIL 2ND, 1962

PRAYERS 2.00 O'Clock P.M.

The following Bills were 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, 1963, the following sums:

201. To defray the expenses of the Main Office, Department of Attorney General ........................................ $ 531,000

202. To defray the expenses of the Legislative Counsel and Registrar of Regulations ........................................ 79,000

203. To defray the expenses of the Traffic Safety Program ............. 35,000

204. To defray the expenses of the Judges’ Staff—Supreme Court of Ontario .......................................................... 81,000

205. To defray the expenses of the Master—Supreme Court of Ontario .......................................................... 117,000

206. To defray the expenses of the Registrar—Supreme Court of Ontario .......................................................... 198,000

207. To defray the expenses of the Supreme Court Reporters ........... 211,000

208. To defray the expenses of the Master of Titles ...................... 261,000

209. To defray the expenses of the Director of Titles .................... 54,000

210. To defray the expenses of the Laboratory .................................. 363,000

211. To defray the expenses of the Probation Services ................... 1,311,000

212. To defray the expenses of the Fire Marshal .......................... 604,000

213. To defray the expenses of the Ontario Securities Commission ..... 283,000

214. To defray the expenses of the Inspector of Legal Offices .......... 3,319,000

215. To defray the expenses of the Criminal Justice Accounts ........ 1,290,000

216. To defray the expenses of the Ontario Provincial Police ........ 14,700,000

217. To defray the expenses of the Official Guardian .................... 316,000

218. To defray the expenses of the Public Trustee ........................ 760,000

219. To defray the expenses of the Accountant—Supreme Court of Ontario .......................................................... 52,000

220. To defray the expenses of the Co-ordinator of Justice Administration .......................................................... 21,000
221. To defray the expenses of the Supervising Coroner's Office. $ 55,000
222. To defray the expenses of the Ontario Police College...... 185,000
223. To defray the expenses of the Ontario Police Commission.. 60,000
224. To defray the expenses of the Emergency Measures...... 430,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

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

Bill 109, An Act to amend The Drugless Practitioners Act.
Bill 110, An Act to amend The Hospital Services Commission Act.
Bill 128, An Act to amend The Homes for the Aged Act.
Bill Pr7, An Act respecting the City of London.
Bill Pr18, An Act respecting the Township of Nepean.
Bill Pr28, An Act respecting the City of Hamilton.
Bill Pr30, An Act respecting Hamilton Civic Hospitals.
Bill Pr32, An Act respecting Christ Church, Amherstburg.
Bill Pr33, An Act respecting The United Church of Canada.
Bill Pr34, An Act respecting the Baudette and Rainy River Municipal Bridge.
Bill Pr35, An Act respecting Laurentian University of Sudbury.
Bill Pr36, An Act respecting the City of Hamilton.

Bill Pr37, An Act respecting Riverview Health Association.

Bill Pr38, An Act respecting The Windsor Board of Education and The Windsor Suburban District High School Board.

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


Bill 119, An Act to amend The Mortgage Brokers Registration Act.

Bill 120, An Act to amend The Land Titles Act.

Bill 121, An Act to amend The Certification of Titles Act.


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

Bill 129, An Act to amend The Mental Hospitals Act.

The House then adjourned at 10.55 p.m.

Forty-Third Day
Tuesday, April 3rd, 1962

Prayers

2.00 O'Clock P.M.

Mr. Morrow presented the report of the Standing Committee on Privileges and Elections as follows and moved its adoption:—

The Committee met on Monday and Tuesday, April 2nd and 3rd, and heard a full presentation of the evidence and argument relating to the matters referred to it, and,

The Committee finds no evidence whatever which affects the right of the Honourable Member for Algoma-Manitoulin to sit in this House.
Mr. Wintermeyer proposed an amendment to the motion for adoption, seconded by Mr. Oliver, which amendment Mr. Speaker ruled out of order.

On appeal the ruling was sustained on the following division:—

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| Bukator  | Manley    | Spence     |
| Davison  | Newman    | Troy       |
| Edwards  | Nixon     | Whicher    |
| (Wentworth) |          |            |
| Gibson   | Oliver    | Wintermeyer|
| Gisborn  | Quilty    | Worton—23  |

The motion for adoption of the report having then been put was declared to be carried.

The Minister of Health presented the Report of the Ontario Physical Fitness Study Committee. *(Sessional Paper No. 81.)*

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


Bill 150, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Allan (Haldimand-Norfolk).


Bill 152, An Act to amend The Tile Drainage Act. Mr. Allan (Haldimand-Norfolk).


Bill 154, An Act to amend The Public Service Superannuation Act. Mr. Allan (Haldimand-Norfolk).


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, 1963, the following sums:—

901. To defray the expenses of the Main Office, Department of Labour ........................................ $ 761,000

902. To defray the expenses of the Industry and Labour Board .............................................. 282,000

903. To defray the expenses of the Apprenticeship Branch .................................................. 1,230,000

904. To defray the expenses of the Boiler Inspection Branch .................................................. 344,000

905. To defray the expenses of the Engineering Services Branch ............................................. 129,000

906. To defray the expenses of the Board of Examiners of Operating Engineers .......................... 116,000

907. To defray the expenses of the Minimum Wage Branch ...................................................... 21,000

908. To defray the expenses of the Factory Inspection Branch .................................................. 463,000

909. To defray the expenses of the Labour Relations Board ...................................................... 361,000

910. To defray the expenses of the Office of Athletics Commissioner ....................................... 71,000

911. To defray the expenses of the Elevator Inspection Branch .................................................. 173,000
912. To defray the expenses of the Human Rights Commission $ 30,000
913. To defray the expenses of the Industry and Labour Board 11,000,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 12.00 midnight.

FORTY-FOURTH DAY
WEDNESDAY, APRIL 4TH, 1962

PRAYERS 2.00 O'CLOCK P.M.

Mr. Downer from the Standing Committee on Health and Welfare presented the Committee's Second Report, which was read as follows and adopted:—

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

Bill 82, An Act to amend The Mental Hospitals Act.


Bill 84, An Act to amend The Private Sanitaria Act.

Bill 111, An Act to amend The Pharmacy Act.


Bill 129, An Act to amend The Mental Hospitals Act.

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

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

Bill 97, An Act to amend The Energy Act.
Your Committee begs to report the following Bill with certain amendments:

Bill 96, An Act to amend The Ontario Energy Board Act.

Mr. Roberts presented the Second Interim Report of the Select Committee on Administrative and Executive Problems of Government.  (*Sessional Paper No. 82.*)

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


Bill 162, An Act to provide for the Safety of Workmen during the Construction, Alteration, Repair or Demolition of Buildings and Other Structures.  *Mr. Warrender.*

Bill 163, An Act respecting a Certain Dispute between The Hydro-Electric Power Commission of Ontario and The Ontario Hydro Employees' Union, N.U.P.S.E., C.L.C.  *Mr. Robarts.*

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 on Ways and Means, having been read,

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

*Ordered*, That the Debate be adjourned.

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


The House then adjourned at 6.00 p.m.

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FORTY-FIFTH DAY

THURSDAY, APRIL 5TH, 1962

PRAYERS

Mr. Cass presented the final Report of the Select Committee on Land Expropriation. (Sessional Paper No. 83.)

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

Bill 164, An Act to amend The Teachers' Superannuation Act. Mr. Robarts.

The Order of the Day for Second Reading of Bill 163, An Act respecting a Certain Dispute between The Hydro-Electric Power Commission of Ontario and The Ontario Hydro Employees' Union, N.U.P.S.E., C.L.C. having been read,

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

The motion being put, was carried on the following division:

**YEAS**

Allan (Haldimand-Norfolk)  
Beckett  
Belanger  
Boyer  
Brown  
Bukator  
Carruthers  
Cass  
Cathcart  
Cecile  
Chapple  
Connell  
Cowling  
Daley  
Davis  
Downer  
Dymond  
Edwards (Perth)  
Edwards (Wentworth)  
Fullerton  
Gibson  
Gordon  
Grossman  
Hall  
Hamilton  
Harris  
Haskett  
Hoffman  
Innes  
Janes
YEAS—Continued

Johnston
(Parthenon)  
Lavergne  
Lawrence  
Letherby  
Lewis  
Macaulay  
Mackenzie  
MacNaughton  
Morningstar  
McNeil  
Newman  
Nixon  
Noden  
Oliver  
Parry  
Quilty  
Reaume  
Reilly  
Robarts  
Roberts  
Rowntree  
Sandercock  
Singer  
Spence  
Sponsor  
Sutton  
Thompson  
Trotter  
Troy  
Wardrope  
Warrender  
Whicher  
White  
Whitney  
Wintemeyer  
Worton  
Yaremko—67.

NAYS

Bryden  
Davison  
MacDonald  
Thomas—4.

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

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

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

Bill 163, An Act respecting a Certain Dispute between The Hydro-Electric Power Commission of Ontario and The Ontario Hydro Employees' Union, N.U.P.S.E., C.L.C.

Ordered, That the Report be now received and adopted and that the Bill be read the third time today.

The Bill was then read the third time and passed.

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, 1963, the following sums:—

1801. To defray the expenses of the Main Office, Department of Public Works................................. $1,334,000
1802. To defray the expenses of the Ontario Government Buildings $ 8,220,000
1803. To defray the expenses of the Leased Premises............. 1,400,000
1804. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc......................... 110,000
1805. To defray the expenses of the Aid to Drainage............. 635,000
1806. To defray the expenses of the Miscellaneous................ 203,000
1807. To defray the expenses of the Public Buildings............. 37,000,000
1808. To defray the expenses of the Dams, Docks and Locks.... 975,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

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


Bill 130, An Act to amend The Cemeteries Act.

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


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


Bill 139, An Act to amend The Municipality of Metropolitan Toronto Act.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat 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 a certain Bill 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 title of the Bill that had passed as follows:

"The following is the title of the Bill to which Your Honour's Assent is prayed:—

Bill 163, An Act respecting a Certain Dispute between The Hydro-Electric Power Commission of Ontario and The Ontario Hydro Employees' Union, N.U.P.S.E., C.L.C.

To this Act 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 this Bill."

His Honour was then pleased to retire.

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

Forty-fourth Annual Report of the Civil Service Commission for Ontario for the fiscal year ending March 31st, 1961, together with supplement for the balance of the calendar year 1961. (Sessional Paper No. 35.)

The House then adjourned at 11.30 p.m

FORTY-SIXTH DAY
FRIDAY, APRIL 6TH, 1962

Prayers 10.30 O'Clock A.M.

Mr. Beckett from the Standing Committee on Highways and Highway Safety presented the Committee's Report, which was read as follows and adopted:—

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

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

Bill 165, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and the Portability of Pension Benefits. Mr. Robarts.


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

Bill 113, An Act to amend The Ontario Parks Integration Board Act.


Bill 150, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 152, An Act to amend The Tile Drainage Act.


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

Bill 107, An Act to amend The Assessment Act.

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

Bill 133, An Act to amend The Coroners Act.


Bill 136, An Act to amend The Infants Act.

Bill 137, An Act to amend The Registry Act.

Bill 138, An Act to regulate the Prearrangement of Funeral Services.

Bill 144, An Act to amend The Insurance Act.

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


Bill 142, An Act to amend The Public Schools Act.

Bill 143, An Act to amend The Separate Schools Act.

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

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

Bill 57, An Act to amend The Mining Act.

Also, that the Committee had directed him to report the following Bill as reprinted:—


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

On motion by Mr. Robarts,

That, commencing Monday next and until further Order, this House will meet at 2.00 p.m. each day, Monday to Thursday, inclusive.

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


The House then adjourned at 1.05 p.m.

FORTY-SEVENTH DAY
MONDAY, APRIL 9th, 1962

PRAYERS 2.00 O’Clock P.M.

Mr. Auld 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 Bills with certain amendments:

Bill 107, An Act to amend The Assessment Act.


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1963, the following sums:

1701. To defray the expenses of the Main Office, Department of Public Welfare .................................................. $ 7,981,000
1702. To defray the expenses of the Child Welfare Branch ...... 5,673,000
1703. To defray the expenses of the Day Nurseries Branch ...... 273,000
1704. To defray the expenses of the Field Services Branch ... 1,335,000
1705. To defray the expenses of the General Welfare Assistance Branch .......................................................... 11,005,000
1706. To defray the expenses of the Homes for the Aged Branch. 2,592,500
1707. To defray the expenses of the Rehabilitation Services ... 324,000
1708. To defray the expenses of the Welfare Allowances Branch 31,471,500
1709. To defray the expenses of the Welfare Allowances Branch .. 15,536,000
2201. To defray the expenses of the Main Office of Treasury and Public Debt ....................................................... 779,000
2202. To defray the expenses of the Comptroller of Revenue .... 5,236,000
2203. To defray the expenses of the Ontario Racing Commission .. 218,000
2204. To defray the expenses of the Tabulating Branch ............ 421,000
2205. To defray the expenses of the Housing Mortgage Branch .. 29,000
2206. To defray the expenses of the Civil Service Commission .. 942,000
2207. To defray the expenses of the Public Service Superannuation Branch .......................................................... 135,000
Mr. Speaker resumed the Chair; and the Chairman 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.

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

The House then adjourned at 11.30 p.m.

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**FORTY-EIGHTH DAY**

**TUESDAY, APRIL 10th, 1962**

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**Prayers**

2.00 O'Clock P.M.

Mr. Stewart presented the final Report of the Select Committee on Crop Insurance. (*Sessional Paper No. 84.*)

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

Bill 167, An Act to amend The Farm Products Marketing Act. *Mr. Stewart.*

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The Prime Minister Tabled a Return to Question 11 showing: What were the names and addresses of all persons holding special non-member O.P.P. identification cards for the years 1955 to 1961 inclusive. (*Sessional Paper No. 85.*)

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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, 1963, the following sums:—

1. To defray the expenses of the Main Office and General Departmental Expenses, Department of Education... $872,000

2. To defray the expenses of the Elementary Education Branch 3,379,000

3. To defray the expenses of the Secondary Education Branch 5,745,000
404. To defray the expenses of the Teacher Education Branch... $4,365,000

405. To defray the expenses of the Professional Development Branch................................. 461,000

406. To defray the expenses of the Special Educational Services Branch............................... 2,646,000

and the House having continued to sit until 12.00 o'clock Midnight:—

WEDNESDAY, APRIL 11TH, 1962

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

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, 1961. (Sessional Paper No. 15.)

The House then adjourned at 12.05 a.m.

FORTY-NINTH DAY
WEDNESDAY, APRIL 11TH, 1962

Prayers

2.00 O'Clock P.M.

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

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

Bill 139, An Act to amend The Municipality of Metropolitan Toronto Act.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:—


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 on Ways and Means, having been read,

The Debate was resumed and, after some time, it was, on motion by Mr. Allen (Middlesex-South),

*Ordered,* That the Debate be adjourned.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the motion for Second Reading of Bill 105, An Act to amend The Dead Animal Disposal Act, having been read,

The Debate was resumed and after some time the amendment having been put was declared to be lost 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 93, An Act to amend The Highway Improvement Act.

Bill 131, An Act to amend The Housing Development Act.


Bill 146, An Act to amend The Ontario Highway Transport Board Act.


Bill 154, An Act to amend The Public Service Superannuation Act.


Bill 161, An Act to repeal The Building Trades Protection Act.


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

Bill 164, An Act to amend The Teachers' Superannuation Act.

The Order of the Day for Second Reading of Bill 162, An Act to provide for the Safety of Workmen during the Construction, Alteration, Repair or Demolition of Buildings and Other Structures, having been read,

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

Mr. Bryden moved in amendment, seconded by Mr. Davison,

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

In the opinion of this House, Bill 162 does not guarantee adequate standards of construction safety and therefore this House urges the Government to introduce a Bill, in substitution for Bill 162, which will fully carry out the recommendations of the Royal Commission on Industrial Safety on this subject, as those recommendations may have been modified and developed by the Labour Safety Council of Ontario;

and, after some time, the amendment being put was lost on the following division:—

**Yeas**

<table>
<thead>
<tr>
<th>Belanger</th>
<th>MacDonald</th>
<th>Thomas</th>
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<tbody>
<tr>
<td>Bryden</td>
<td>Manley</td>
<td>Trotter</td>
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<td>Bukator</td>
<td>Newman</td>
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<td>Chapple</td>
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<td>Whicher</td>
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<td>Davison</td>
<td>Singer</td>
<td>Wintermeyer</td>
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<td>(Wentworth)</td>
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</table>
NAYS

Allan (Haldimand-Norfolk)  Gomme  Morningstar
Allen (Middlesex South)  Goodfellow  Morrow
Boyer  Grossman  McNeil
Brown  Hall  Noden
Brunelle  Hamilton  Parry
Carruthers  Haskett  Price
Cathcart  Johnston  Reilly
Cecile (Parry Sound)  Roberts  Robarts
Cowling  Johnston  Root
Daley (Carleton)  Rowntree  Spooner
Dymond  Lawrence  Stewart
Edwards  Letherby  Wardrobe
Evans  Macaulay  Warrender
Fullerton  Mackenzie  White—46.

and the Bill was accordingly read the second time and referred to the Committee on Labour.

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 and The Mortmain and Charitable Uses Act for the fiscal year ending March 31st, 1961. (Sessional Paper No. 30.)

Report of the Provincial Secretary of Ontario with respect to the administration of Part IX of The Corporations Act for the fiscal year ending March 31st, 1961. (Sessional Paper No. 31.)

Report relating to the Registration of Births, Marriages and Deaths in the Province of Ontario for the year ending 31st December, 1961. (Sessional Paper No. 18.)


Report of the Ontario Cancer Treatment and Research Foundation for the year ending December 31st, 1961. (Sessional Paper No. 58.)


The House then adjourned at 6.00 p.m.
Mr. Lawrence from the Standing Committee on Legal Bills presented the Committee's Fourth and Final Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 119, An Act to amend The Mortgage Brokers Registration Act.
Bill 133, An Act to amend The Coroners Act.
Bill 136, An Act to amend The Infants Act.
Bill 137, An Act to amend The Registry Act.
Bill 138, An Act to regulate the Prearrangement of Funeral Services.
Bill 144, An Act to amend The Insurance Act.

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

Bill 73, An Act to amend The Police Act.
Bill 100, An Act to amend The Variation of Trusts Act.
Bill 102, An Act to amend The Loan and Trust Corporations Act.
Bill 120, An Act to amend The Land Titles Act.
Bill 121, An Act to amend The Certification of Titles Act.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:


Bill 173, An Act to amend The Embalmers and Funeral Directors Act. Mr. Dymond.

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, 1963, the following sums:

1301. To defray the expenses of the Main Office, Department of Municipal Affairs. $46,842,000

1302. To defray the expenses of the Ontario Municipal Board... 327,000

1303. To defray the expenses of the Ontario Water Resources Commission. 2,531,000

1304. To defray the expenses of the Main Office, Department of Municipal Affairs. 780,000

1305. To defray the expenses of the Ontario Water Resources Commission. 25,000,000

Mr. Speaker resumed the Chair; and the Chairman 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.

Resolved, That the Committee have leave to sit again.

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, 1961. (Sessional Paper No. 21.)

Eighty-fifth Annual Report of the Ontario Agricultural College and Experimental Farm for the year ending March 31st, 1961. (Sessional Paper No. 28.)

Report of the Ontario Veterinary College for the year ending March 31st, 1961. (Sessional Paper No. 29.)

Report of the Statistics Branch, Department of Agriculture, Ontario, for the year 1960. (Sessional Paper No. 22.)


Seventh Annual Report of The Ontario Telephone Development Corporation of the Province of Ontario for the year ending December 31st, 1961. (Sessional Paper No. 48.)


Report of the Ontario Food Terminal Board, Department of Agriculture, Ontario, for the year ending March 31st, 1961. (Sessional Paper No. 27.)

Seventy-fifth Annual Report of the Niagara Parks Commission for the fiscal year ending October 31st, 1961. (Sessional Paper No. 45.)

Also, the Honourable Mr. Macaulay presented the Sixty-first Annual Report of the Ontario Northland Transportation Commission for the year ended December 31st, 1961. (Sessional Paper No. 46.)

The House then adjourned at 11.45 p.m.

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FIFTY-FIRST DAY
FRIDAY, APRIL 13TH, 1962

Prayers 10.30 O’Clock A.M.

Mr. White 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 Bills without amendment:—


Bill 164, An Act to amend The Teachers' Superannuation Act.

Your Committee begs to report the following Bills with certain amendments:—
Bill 141, An Act to amend The Secondary Schools and Board of Education Act.

Bill 142, An Act to amend The Public Schools Act.

Bill 143, 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:—

Bill 174, An Act to require the Full Disclosure of All Terms and Conditions of Loans made in Ontario.  Mr. Wintermeyer.

Bill 175, An Act to amend The Minimum Wage Act.  Mr. Wintermeyer.


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


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


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

Bill 169, An Act to establish the Ontario Municipal Employees Retirement System.

Bill 170, An Act to amend The Municipal 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 on Ways and Means, having been read,

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

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 Ontario Department of Transport for the year 1961. *(Sessional Paper No. 54.)*

Fifth Report of the Ontario Parks Integration Board for the fiscal year ending March 31st, 1961. *(Sessional Paper No. 86.)*

The House then adjourned at 1.10 p.m.

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**FIFTY-SECOND DAY**

**MONDAY, APRIL 16TH, 1962**

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**Prayers**

2.00 O’CLOCK P.M.

Mr. Mackenzie 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.

Also that an allowance be authorized and a cheque issued to each of the full-time daily newspaper representative covering the present Session of the Legislative Assembly, as approved by Mr. Speaker.

Your Committee recommends that copies of the Canadian Parliamentary Guide, The Canadian Almanac and 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 and to the current supplement for the Ontario Statute Citator.

Your Committee recommends that the following Sessional Papers be printed for departmental use and distribution:—

<table>
<thead>
<tr>
<th>Paper Description</th>
<th>Number</th>
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<tbody>
<tr>
<td>Accounts, Public</td>
<td>1,650</td>
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<tr>
<td>Agricultural College and Experimental Farm, Report</td>
<td>1,375</td>
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<tr>
<td>Agriculture, Minister’s Report</td>
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<td>Agriculture, Statistics Branch, Report</td>
<td>6,775</td>
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<td>525</td>
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<tr>
<td>Civil Service Commission, Report</td>
<td>375</td>
</tr>
<tr>
<td>Education, Department of, Report</td>
<td>2,000</td>
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</tbody>
</table>
Mr. Auld from the Standing Committee on Municipal Law presented the Committee's Fourth and Final Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 169, An Act to establish the Ontario Municipal Employees Retirement System.

Bill 170, An Act to amend The Municipal Act.

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

Mr. Robarts acquainted the House that the Honourable the Lieutenant Governor, having been informed of the subject matter of the Resolutions, recommends them to the consideration of the House.

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

Resolved,

That,

a grant to an approved corporation for the erection, alteration, extension or acquisition of a building or premises for use as a social and recreational centre for elderly persons, made before the 1st day of April, 1963, shall be paid out of the Consolidated Revenue Fund,

as provided by Bill 127, An Act to assist in the Establishment and Expansion of Social and Recreational Centres for Elderly Persons.
Resolved,

That,

the moneys required by the Treasurer of Ontario to purchase debentures of The Municipality of Metropolitan Toronto the issue of which is authorized by clause b of section 1 of an Order of the Ontario Municipal Board, dated the 6th day of June, 1961, on file P.F.E. 287-58, in any amounts not exceeding in the aggregate $60,000,000, shall be paid out of the Consolidated Revenue Fund, as provided by Bill 139, An Act to amend The Municipality of Metropolitan Toronto Act.

Resolved,

That,

all land situate in territory without municipal organization is liable to assessment and taxation, as provided by Bill 149, The Provincial Land Tax Act, 1961-62.

Resolved,

That,

the Lieutenant Governor in Council is authorized to raise from time to time by way of loan upon the credit of and chargeable upon the Consolidated Revenue Fund such sum or sums of money as may be deemed expedient for the purposes set out in Bill 150, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund, as provided for in the said Bill 150.

Resolved,

That,

an income tax shall be paid for each of the 1962 to 1966 taxation years, inclusive, by every individual who, during the taxation year, was a member of the Canadian Forces to whom section 5 of The Income Tax Act, 1961-62 applies, as provided by Bill 151, An Act to amend The Income Tax Act, 1961-62.

Resolved,

That,

the Treasurer of Ontario may purchase, acquire and hold debentures issued under The Tile Drainage Act to an extent not exceeding in the whole $10,000,000 at any time, and pay therefor out of the Consolidated Revenue Fund, as provided for in Bill 152, An Act to amend The Tile Drainage Act.
Resolved,
That,

(a) the Province of Ontario debentures issued under section 7 of The Ontario Municipal Employees Retirement System Act, 1961-62 are a charge upon the Consolidated Revenue Fund;

(b) the expenses incurred by the Ontario Municipal Employees Retirement Board in the formation of the Ontario Municipal Employees Retirement System, as approved by the Lieutenant Governor in Council, shall be charged to the Consolidated Revenue Fund,

as provided by Bill 169, An Act to establish the Ontario Municipal Employees Retirement System.

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

Bill 64, An Act to amend The General Sessions Act.


Bill 72, An Act to provide for the Approval of Impartial Referees and Arbitrators.

Bill 82, An Act to amend The Mental Hospitals Act.


Bill 84, An Act to amend The Private Sanitaria Act.

Bill 93, An Act to amend The Highway Improvement Act.

Bill 96, An Act to amend The Ontario Energy Board Act.

Bill 97, An Act to amend The Energy Act.

Bill 102, An Act to amend The Loan and Trust Corporations Act.


Bill 105, An Act to amend The Dead Animal Disposal Act.


Bill 107, An Act to amend The Assessment Act.

Bill 109, An Act to amend The Drugless Practitioners Act.

Bill 110, An Act to amend The Hospital Services Commission Act.

Bill 111, An Act to amend The Pharmacy Act.


Bill 113, An Act to amend The Ontario Parks Integration Board Act.


Bill 119, An Act to amend The Mortgage Brokers Registration Act.

Bill 121, An Act to amend The Certification of Titles Act.


Bill 128, An Act to amend The Homes for the Aged Act.

Bill 129, An Act to amend The Mental Hospitals Act.

Bill 130, An Act to amend The Cemeteries Act.

Bill 131, An Act to amend The Housing Development Act.


Bill 133, An Act to amend The Coroners Act.


Bill 136, An Act to amend The Infants Act.

Bill 137, An Act to amend The Registry Act.

Bill 138, An Act to regulate the Prearrangement of Funeral Services.
Bill 139, An Act to amend The Municipality of Metropolitan Toronto Act.


Bill 144, An Act to amend The Insurance Act.


Bill 146, An Act to amend The Ontario Highway Transport Board Act.


Bill 150, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 152, An Act to amend The Tile Drainage Act.


Bill 154, An Act to amend The Public Service Superannuation Act.


Bill 161, An Act to repeal The Building Trades Protection Act.

Bill 164, An Act to amend The Teachers' Superannuation Act.


Bill Pr7, An Act respecting the City of London.

Bill Pr18, An Act respecting the Township of Nepean.

Bill Pr28, An Act respecting the City of Hamilton.
Bill Pr30, An Act respecting Hamilton Civic Hospitals.

Bill Pr32, An Act respecting Christ Church, Amherstburg.

Bill Pr33, An Act respecting The United Church of Canada.

Bill Pr34, An Act respecting the Baudette and Rainy River Municipal Bridge.

Bill Pr35, An Act respecting Laurentian University of Sudbury.

Bill Pr36, An Act respecting the City of Hamilton.

Bill Pr37, An Act respecting Riverview Health Association.

Bill Pr38, An Act respecting The Windsor Board of Education and The Windsor Suburban District High School Board.

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

Bill 63, An Act to amend The Division Courts Act.


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

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


Bill 167, An Act to amend The Farm Products Marketing Act.

Bill 173, An Act to amend The Embalmers and Funeral Directors 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, 1963, the following sums:—
407. To defray the expenses of the Registrar’s Branch, Department of Education.............................. $ 1,376,000
408. To defray the expenses of the Curriculum and Text-Books Branch........................................... 106,000
409. To defray the expenses of the Other Educational Services......................................................... 688,000
410. To defray the expenses of the Dominion-Provincial Agreements .................................................. 33,450,000
411. To defray the expenses of the Scholarships, Bursaries, etc.......................................................... 1,739,000
412. To defray the expenses of the Legislative Grants, etc................................................................. 215,165,000
413. To defray the expenses of the Miscellaneous Grants................................................................. 321,000
414. To defray the expenses of the Grants to Provincial and Other Universities, etc............................ 44,938,000
415. To defray the expenses of the Teachers’ Superannuation, etc...................................................... 4,000
416. To defray the expenses of the Main Office, Department of Education.......................................... 3,000,000

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1962, the following further supplementary sums:—

518. To defray the expenses of the Dominion-Provincial Agreements, Department of Education.............. $ 9,000,000
519. To defray the expenses of the Provincial Institute of Automotive and Allied Trades....................... 73,000
520. To defray the expenses of the Special Grant................................................................. 1,000,000
715. To defray the expenses of the Special Grants, Department of Health........................................ 2,900,000
2308. To defray the expenses of the Main Office, Treasury Department............................................... 1,000,000

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

The House then adjourned at 12.00 Midnight.
Mr. Brown 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, 1962:

**DEPARTMENT OF EDUCATION:**
- Dominion-Provincial Agreements: $9,000,000
- Provincial Institute of Automotive and Allied Trades: 73,000
- Special Grant: 1,000,000

**DEPARTMENT OF HEALTH:**
- Special Grants: 2,900,000

**TREASURY DEPARTMENT:**
- Main Office: 1,000,000

- 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, 1963:

**DEPARTMENT OF AGRICULTURE:**
- Main Office: $514,800
- Agricultural and Horticultural Societies Branch: 916,600
- Dairy Branch: 550,600
- Extension Branch: 2,643,600
- Farm Economics and Statistics Branch: 313,000
- Field Crops Branch: 243,000
- Information Branch: 233,000
- Live Stock Branch: 1,404,000
- Farm Products Marketing Board: 45,900
- Farm Products Inspection Service: 484,300
- Marketing Development Branch: 115,000
- Co-operatives Branch: 43,800
- Demonstration Farm, New Liskeard: 67,700
- Strathclair Farm, Sault Ste. Marie: 22,000
- Horticultural Experiment Station, Vineland: 479,200
- Kemptville Agricultural School: 520,700
- Ontario Agricultural College, Guelph: 5,306,000
- Macdonald Institute, Guelph: 355,000
- Ontario Veterinary College, Guelph: 2,057,000
**Western Ontario Agricultural School and Experimental Farm, Ridgetown** ........................................ $ 453,500
Ontario Telephone Service Commission .................. 112,300
Ontario Junior Farmer Loan Branch ...................... 100,000
Main Office .................................................. 450,000

**DEPARTMENT OF ATTORNEY GENERAL:**
- Main Office .................................................. 531,000
- Legislative Counsel and Registrar of Regulations .... 79,000
- Traffic Safety Program .................................. 35,000
- Judges' Staff—Supreme Court of Ontario ............ 81,000
- Master—Supreme Court of Ontario .................... 117,000
- Registrar—Supreme Court of Ontario ................ 198,000
- Supreme Court Reporters ................................ 211,000
- Master of Titles ........................................... 261,000
- Director of Titles ........................................ 54,000
- Laboratory .................................................. 363,000
- Probation Services ....................................... 1,311,000
- Fire Marshal ............................................... 604,000
- Ontario Securities Commission ......................... 283,000
- Inspector of Legal Offices ............................... 3,319,000
- Criminal Justice Accounts ............................. 1,290,000
- Ontario Provincial Police ................................ 14,700,000
- Official Guardian ......................................... 316,000
- Public Trustee ............................................. 760,000
- Accountant—Supreme Court of Ontario ............... 52,000
- Co-ordinator of Justice Administration .............. 21,000
- Supervising Coroner's Office .......................... 55,000
- Ontario Police College .................................. 185,000
- Ontario Police Commission ............................. 60,000
- Emergency Measures ..................................... 430,000

**DEPARTMENT OF ECONOMICS AND DEVELOPMENT:**
- Main Office .................................................. 320,500
- Economic Council ......................................... 150,000
- Economics Branch ........................................ 121,000
- Economic Statistics Branch ............................ 148,000
- Finance and Administration Branch ................... 246,000
- Housing Branch ............................................ 1,067,000
- Industrial Development Branch ......................... 572,000
- Inter-Governmental Relations Branch ................. 45,500
- Ontario House .............................................. 377,000
- Ontario Research Foundation ........................... 1,000,000
- Ontario-St. Lawrence Development Commission .... 1,894,000
- Housing Branch ............................................ 5,600,000

**DEPARTMENT OF EDUCATION:**
- Main Office and General Departmental Expenses .... 872,000
- Elementary Education Branch ........................... 3,379,000
- Secondary Education Branch ............................ 5,745,000
- Teacher Education Branch ............................... 4,365,000
- Professional Development Branch ..................... 461,000
Elizabeth II
17th April

Special Educational Services Branch ........................................ $ 2,646,000
Registrar’s Branch ................................................................ 1,376,000
Curriculum and Text-Books Branch ......................................... 106,000
Other Educational Services ...................................................... 688,000
Dominion-Provincial Agreements ............................................ 33,450,000
Scholarships, Bursaries, etc. .................................................... 1,739,000
Legislative Grants, etc. ............................................................. 215,165,000
Miscellaneous Grants ............................................................. 321,000
Grants to Provincial and Other Universities, etc. ................. 44,938,000
Teachers’ Superannuation, etc. ................................................ 4,000
Main Office ........................................................................... 3,000,000

DEPARTMENT OF ENERGY RESOURCES:
Main Office ........................................................................... 251,600
Inspection Services ............................................................... 383,900
Ontario Energy Board .......................................................... 89,500

DEPARTMENT OF HEALTH:
Main Office ........................................................................... 4,108,200
Public Health Administration Branch .................................... 1,532,000
Public Health Nursing Branch ............................................... 77,800
Maternal and Child Health Branch ....................................... 120,500
Dental Service Branch .......................................................... 82,000
Nursing Branch ...................................................................... 401,000
Epidemiology Branch ............................................................ 881,500
Medical Rehabilitation Branch .............................................. 536,000
Tuberculosis Prevention Branch ............................................ 6,036,500
Industrial Hygiene Branch .................................................... 745,000
Environmental Sanitation Branch ......................................... 245,000
Laboratory Branch ................................................................ 2,679,000
Mental Health Branch ............................................................ 58,397,500
Hospital Services Commission of Ontario ......................... 73,376,000

DEPARTMENT OF HIGHWAYS:
Main Office ........................................................................... 3,998,000
Maintenance—King’s Highways and Other Roads ............... 74,391,000
Construction and other Capital Projects ......................... 185,887,000

DEPARTMENT OF INSURANCE:
Main Office ........................................................................... 466,000

DEPARTMENT OF LABOUR:
Main Office ........................................................................... 761,000
Industry and Labour Board .................................................. 282,000
Apprenticeship Branch .......................................................... 1,230,000
Boiler Inspection Branch ....................................................... 344,000
Engineering Services Branch ................................................ 129,000
Board of Examiners of Operating Engineers ..................... 116,000
Minimum Wage Branch ......................................................... 21,000
Factory Inspection Branch .................................................... 463,000
Labour Relations Board ......................................................... 361,000
<table>
<thead>
<tr>
<th>Department</th>
<th>Budget</th>
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<tbody>
<tr>
<td>Office of Athletics Commissioner</td>
<td>$71,000</td>
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<tr>
<td>Elevator Inspection Branch</td>
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<td>Human Rights Commission</td>
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<td>Industry and Labour Board</td>
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<td><strong>DEPARTMENT OF LANDS AND FORESTS:</strong></td>
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<tr>
<td>Main Office</td>
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<td>Surveys Branch</td>
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<td>Basic Organization</td>
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<td>Extra Fire Fighting</td>
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<td>Air Service</td>
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<td>Grants</td>
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<td>Wolf Bounty</td>
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<td>Parks Improvements</td>
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<td>Maintenance of Access Roads</td>
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<td>Timber Branch</td>
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<td>Conservation Authorities Branch</td>
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<td><strong>OFFICE OF LIEUTENANT GOVERNOR:</strong></td>
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<td>Office of Lieutenant Governor</td>
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<td><strong>DEPARTMENT OF MINES:</strong></td>
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<td>Geological Branch</td>
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<td>Mines Inspection Branch</td>
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<td>Laboratories Branch</td>
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<td>Sulphur Fumes Arbitrator</td>
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<td>Mining Lands Branch</td>
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<td>Main Office</td>
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<td><strong>DEPARTMENT OF MUNICIPAL AFFAIRS:</strong></td>
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<td>Main Office</td>
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<td>Ontario Municipal Board</td>
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<td>Ontario Water Resources Commission</td>
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<td>Main Office</td>
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<td>Ontario Water Resources Commission</td>
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<td><strong>DEPARTMENT OF PRIME MINISTER:</strong></td>
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<td>Main Office</td>
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<td>Cabinet Office</td>
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<td><strong>OFFICE OF PROVINCIAL AUDITOR:</strong></td>
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<td>Office of Provincial Auditor</td>
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<td><strong>DEPARTMENT OF PROVINCIAL SECRETARY AND CITIZENSHIP:</strong></td>
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<tr>
<td>Main Office</td>
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<tr>
<td>Office of The Speaker</td>
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<td>Clerk of The Legislative Assembly and Chief Election Officer</td>
<td>$119,800</td>
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<td>Queen's Printer</td>
<td>$210,500</td>
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<td>Registrar General's Branch</td>
<td>$751,000</td>
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<td>Sessional Requirements</td>
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<td>Post Office</td>
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# Department of Public Welfare:

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<tr>
<td>Main Office</td>
<td>$7,981,000</td>
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<tr>
<td>Child Welfare Branch</td>
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<td>Day Nurseries Branch</td>
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<td>Field Services Branch</td>
<td>$1,335,000</td>
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<td>General Welfare Assistance Branch</td>
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<td>Homes for the Aged Branch</td>
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<td>Rehabilitation Services</td>
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<td>Welfare Allowances Branch</td>
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# Department of Public Works:

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<th>Branch</th>
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<tr>
<td>Main Office</td>
<td>$1,334,000</td>
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<tr>
<td>Ontario Government Buildings</td>
<td>$8,220,000</td>
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<tr>
<td>Leased Premises</td>
<td>$1,400,000</td>
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<td>Maintenance of Locks, Bridges, Dams and Docks, etc.</td>
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<tr>
<td>Aid to Drainage</td>
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<td>Miscellaneous</td>
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<td>Public Buildings</td>
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<tr>
<td>Dams, Docks and Locks</td>
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# Department of Reform Institutions:

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<tr>
<td>Main Office</td>
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<tr>
<td>Parole and Rehabilitation Service</td>
<td>$500,000</td>
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<tr>
<td>Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails)</td>
<td>$16,203,000</td>
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# Department of Transport:

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<tr>
<td>Main Office</td>
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<td>Ontario Highway Transport Board</td>
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<td>Highway Safety Branch</td>
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<td>Motor Vehicles Administration</td>
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# Department of Travel and Publicity:

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<th>Branch</th>
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<td>Main Office</td>
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<td>Division of Publicity</td>
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<td>Development Branch</td>
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<td>Information Branch</td>
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<td>Photography Branch</td>
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<td>Historical Branch</td>
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<td>Theatres Branch</td>
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<td>Public Records and Archives</td>
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# Treasury Department:

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<td>Main Office and Public Debt</td>
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<td>Comptroller of Revenue</td>
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<td>Ontario Racing Commission</td>
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<td>Tabulating Branch</td>
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<td>Housing Mortgage Branch</td>
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<td>Civil Service Commission</td>
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<tr>
<td>Public Service Superannuation Branch</td>
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</table>
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 Bill without amendment:—


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

Bill 162, An Act to provide for the Safety of Workmen during the Construction, Alteration, Repair or Demolition of Buildings and Other Structures.

Mr. White presented the Third Report of the Standing Committee on Education which was read as follows and adopted:—

Your Committee met on Monday, April 16th, to consider Bill 171, An Act to amend The Public Accountancy Act. Representations were heard from several interested organizations and some diversity of opinion was expressed. Representatives of the organizations were asked to meet subsequent to the meeting of the Committee and reconcile their differences and report back to a meeting of the Committee today.

At the meeting today unanimity was expressed by the executives of the following Associations:—

The Institute of Chartered Accountants of Ontario
The Certified Public Accountants Association of Ontario
The Society of Industrial and Cost Accountants of Ontario
The Certified General Accountants Association of Ontario.

Objections to Bill 171, voiced previously, were withdrawn, and the Bill is accordingly reported without amendment.

The following Bill was read the 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 the Chairman reported,
That the Committee had directed him to report the following Bills without amendment:

Bill 73, An Act to amend The Police Act.
Bill 100, An Act to amend The Variation of Trusts Act.
Bill 142, An Act to amend The Public Schools Act.
Bill 143, An Act to amend The Separate Schools Act.
Bill 167, An Act to amend The Farm Products Marketing Act.
Bill 169, An Act to establish the Ontario Municipal Employees Retirement System.
Bill 170, An Act to amend The Municipal Act.
Bill 173, An Act to amend The Embalmers and Funeral Directors Act.

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

Bill 120, An Act to amend The Land Titles Act.

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

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 on Ways and Means, having been read,

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

Ordered, That the Debate be adjourned.
The following Bills were read the third time and were passed:—

Bill 57, An Act to amend The Mining Act.
Bill 63, An Act to amend The Division Courts Act.
Bill 64, An Act to amend The General Sessions Act.
Bill 82, An Act to amend The Mental Hospitals Act.
Bill 84, An Act to amend The Private Sanitaria Act.
Bill 93, An Act to amend The Highway Improvement Act.
Bill 96, An Act to amend The Ontario Energy Board Act.
Bill 97, An Act to amend The Energy Act.
Bill 102, An Act to amend The Loan and Trust Corporations Act.
Bill 105, An Act to amend The Dead Animal Disposal Act.
Bill 107, An Act to amend The Assessment Act.
Bill 109, An Act to amend The Drugless Practitioners Act.
Bill 110, An Act to amend The Hospital Services Commission Act.
Bill 111, An Act to amend The Pharmacy Act.
Bill 113, An Act to amend The Ontario Parks Integration Board Act.


Bill 119, An Act to amend The Mortgage Brokers Registration Act.

Bill 121, An Act to amend The Certification of Titles Act.


Bill 128, An Act to amend The Homes for the Aged Act.

Bill 129, An Act to amend The Mental Hospitals Act.

Bill 130, An Act to amend The Cemeteries Act.

Bill 131, An Act to amend The Housing Development Act.


Bill 133, An Act to amend The Coroners Act.


Bill 136, An Act to amend The Infants Act.

Bill 137, An Act to amend The Registry Act.

Bill 138, An Act to regulate the Prearrangement of Funeral Services.

Bill 139, An Act to amend The Municipality of Metropolitan Toronto Act.


Bill 144, An Act to amend The Insurance Act.

Bill 146, An Act to amend The Ontario Highway Transport Board Act.


Bill 150, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 152, An Act to amend The Tile Drainage Act.


Bill 154, An Act to amend The Public Service Superannuation Act.


Bill 161, An Act to repeal The Building Trades Protection Act.

Bill 164, An Act to amend The Teachers’ Superannuation Act.


Bill Pr7, An Act respecting the City of London.

Bill Pr18, An Act respecting the Township of Nepean.

Bill Pr28, An Act respecting the City of Hamilton.

Bill Pr30, An Act respecting Hamilton Civic Hospitals.

Bill Pr32, An Act respecting Christ Church, Amherstburg.

Bill Pr33, An Act respecting The United Church of Canada.

Bill Pr34, An Act respecting the Baudette and Rainy River Municipal Bridge.
Bill Pr35, An Act respecting Laurentian University of Sudbury.

Bill Pr36, An Act respecting the City of Hamilton.

Bill Pr37, An Act respecting Riverview Health Association.

Bill Pr38, An Act respecting The Windsor Board of Education and The Windsor Suburban District High School Board.

The Order of the Day for Third Reading of Bill 72, An Act to provide for the Approval of Impartial Referees and Arbitrators, having been read,

The motion was made that the Bill be now read a third time.

Mr. Sopha moved, seconded by Mr. Edwards (Wentworth),

That the Bill be not now read a third time but be read a third time this day six months hence.

The amendment being put, was lost on the following division:—

YEAS

Bryden         MacDonald         Thomas
Bukator        Nixon            Trotter
Davison        Quilty           Troy
Edwards        Singer           Wintermeyer
(Wentworth)    Singer           Wintermeyer
Gisborn        Spence

NAYS

Allan          Frost            Morrow
(Haldimand-Norfolk)  Fullerton        McNeil
Allen          Goodfellow       Noden
(Middlesex South)  Grossman        Parry
Belisle        Guindon          Price
Boyer          Hall             Reilly
Brown          Harris           Roberts
Brunelle       Haskett          Roberts
Carruthers     Hoffman          Root
Cass           Janes            Sandercock
Cathcart       Johnston         Spooner
Cecile         Johnston         Spooner
               (Parry Sound)    Stewart
Connell        Johnston         Sutton
Cowling        Johnston         Sutton
               (Carleton)     Sutton
Daley          Lawrence         Wardrope
Downer          Letherby        Warrender
Dymond          Lewis           White
Edwards        Mackenzie       Whitney
(Perth)         MacNaughton     Yaremko—54.
Evans          Morningstar

and the Bill was accordingly read the third time and was passed.
The Order of the Day for Second Reading of Bill 13, An Act to amend The Farm Products Marketing Act, having been read,

Mr. MacDonald moved that the Bill be now read a second time, and after some time, it was,

On motion by Mr. Stewart,

*Ordered*, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 37, An Act to amend The Election Act, having been read,

Mr. Bryden moved that the Bill be now read a second time, and after some time, it was,

On motion by Mr. Macaulay,

*Ordered*, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 174, An Act to require the Full Disclosure of All Terms and Conditions of Loans made in Ontario, having been read,

Mr. Wintermeyer moved that the Bill be now read a second time, and after some time, it was,

On motion by Mr. Macaulay,

*Ordered*, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 38, An Act to amend The Hours of Work and Vacations with Pay Act, having been read,

Mr. Gisborn moved that the Bill be now read a second time, 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:—


The House then adjourned at 10.30 p.m.

FIFTY-FOURTH DAY
WEDNESDAY, APRIL 18TH, 1962

**Prayers**

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

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


On motion by Mr. Robarts, seconded by Mr. Allan,

Ordered, That the Select Committees appointed to inquire into the cost of drugs and The Administration and Executive Problems of Government be re-appointed and continue with the same membership and all the same powers and duties as heretofore.

The Prime Minister Tabled Returns to the following Questions:

9. *Mr. Quilty*—Enquiry of the Ministry—(1) How many motor vehicles, cars and trucks, were purchased in the years 1959, 1960 and 1961 by each Department. (2) From whom were they purchased. (3) What was the amount of each purchase. (4) Were public tenders called in each case. (*Sessional Paper No. 87.*)

13. *Mr. Sopha*—Enquiry of the Ministry—(1) What were the names of all solicitors engaged to perform legal services for each department, board, commission or committee of the Legislature, standing or select, during the years 1960 and 1961. (2) In each case what services were performed. (3) In each case what was the amount of the account rendered. (4) In each case what was the final payment made. (*Sessional Paper No. 88.*)
The House resolved itself into a Committee to consider certain Bills and, after some time spent therein, Mr. Speaker resumed the Chair, and the Chairman reported,

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

Bill 162, An Act to provide for the Safety of Workmen during the Construction, Alteration, Repair or Demolition of Buildings and Other Structures.


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

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

Bill 73, An Act to amend The Police Act.

Bill 100, An Act to amend The Variation of Trusts Act.


Bill 120, An Act to amend The Land Titles Act.

Bill 142, An Act to amend The Public Schools Act.

Bill 143, An Act to amend The Separate Schools Act.


Bill 162, An Act to provide for the Safety of Workmen during the Construction, Alteration, Repair or Demolition of Buildings and Other Structures.

Bill 167, An Act to amend The Farm Products Marketing Act.


Bill 169, An Act to establish the Ontario Municipal Employees Retirement System.

Bill 170, An Act to amend The Municipal Act.


Bill 173, An Act to amend The Embalmers and Funeral Directors Act.


On motion by Mr. Robarts, seconded by Mr. Macaulay,

Ordered, That a Commission be appointed to inquire into the distribution of electoral districts in the Province and to recommend to this House the number, area and boundaries of such electoral districts, to be defined in the schedule forming a part of a new Representation Act; and further that the Commission, in making its inquiry and investigation, shall give consideration to:

(1) the concentration of population in various areas of the Province as indicated by the 1961 Federal census;
(2) the varying conditions and requirements regarding representation as between rural and urban electoral districts;
(3) the existing and traditional boundaries of the electoral districts of the Province;
(4) the community or diversity of interests of the population of such districts;
(5) the means of communication between various parts of such districts, together with the physical features thereof;
(6) all other related and relative factors, and,

with particular reference to rural electoral districts shall, as far as practicable, include the whole of any one municipality in one electoral district.

The said Commission to be composed as follows:

The Honourable Mr. Justice Edward Anderson Richardson, Chairman;
Mr. Kenneth Grant Crawford; and
Mr. Roderick Gilmour Lewis, Q.C.

The costs of the said Commission and the manner of payment thereof to be fixed by the Lieutenant Governor-in-Council;

And that the said Commission shall 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 Commission of such persons and the production of such papers and things as it may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his warrant or warrants.
On motion by Mr. Robarts, seconded by Mr. Warrender,

Ordered, That a Select Committee of the House be appointed to examine, investigate, inquire into, study and make recommendations concerning:

(1) *The Apprenticeship Act* and the regulations made thereunder;

(2) All aspects of the apprenticeship system as presently established in Ontario and more particularly as it pertains to the training of persons in trades or crafts relating to the construction industry and in industrial undertakings;

(3) The training of workers and more particularly retraining and upgrading of skills; and

(4) The roles of government, industry and labour in this field.

And that such Select Committee shall consist of eleven members and shall 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 Committee of such persons and the production of such papers and things as it may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his warrant or warrants.

And that the membership of such Select Committee shall consist of the following:

Mr. Simonett, Chairman
Messrs. Boyer
Brunelle
Carruthers
Chapple
Gisborn

Messrs. Harris
Morin
Morningstar
Thompson
White

On motion by Mr. Macaulay, seconded by Mr. Warrender,

Ordered, That Elmer Walter Sopha, Member of the Assembly for the Electoral District of Sudbury, may bargain for and purchase from Her Majesty the Queen in the right of the Province of Ontario, as represented by the Minister of Lands and Forests, the lands, at a price of $4.00 per acre, described as being:

The south half of Lot 9, Concession 5, in the Township of Burwash, District of Sudbury, having an area of 160 acres more or less,

and his seat in the Assembly shall not thereby be vacated nor shall he thereby be rendered ineligible as a Member of or to sit or vote in the Assembly.
On motion by Mr. Roberts, seconded by Mr. Robarts,

Ordered, That William Atcheson Stewart, Member of the Assembly for the Electoral District of Middlesex North, is entitled to the payment of $145.00 out of the public money of Ontario without thereby becoming ineligible as a Member of or to sit or vote in the Assembly, the said payment being compensation in full for a portion of Lot 12, Concession 16, in the Township of London, in the County of Middlesex, being a strip of land 17 feet in perpendicular width, and other lands, having an area of 0.770 acre, more or less, that have been expropriated by the Minister of Highways under the authority of The Highway Improvement Act for the purpose, inter alia, of widening the right of way of King’s Highway No. 7.

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 on Ways and Means, 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 the Committee on Ways and Means" be amended by adding thereto the following words:—

This House regrets that the government has failed during its term of office to present an orderly accounting of the finances of the province; and

This House regrets that the government has established no system of priorities in its expenditures and has exerted no control over the haphazard growth of its departments; and

This House regrets that this government has not utilized its budget as an instrument to promote the growth of Ontario's economy; and

This House regrets that the government has failed to implement the Liberal plan of a $25 exemption in sales tax; and

This House regrets that the government has not undertaken a provincial-municipal conference to restore equity and flexibility to the tax structure; and

This House regrets that the government has failed to exert its influence to secure a thorough review of the Canadian tax structure; and

Therefore, this House rejects the budget as presented and must advise Your Honour that the government does not enjoy the confidence of the people of Ontario.

having been put, was lost on the following Division:—
The main Motion having then been put, was declared to be carried.

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 one billion, ninety-one million, four hundred and thirteen thousand dollars to meet the supply to that extent granted to Her Majesty.

Mr. Speaker resumed the Chair; and Mr. Brown 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 177, 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, 1962, and the 31st day of March, 1963. Mr. Allan (Haldimand-Norfolk).

Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and was passed.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat 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 as follows:

"The following are the titles of the Bills to which Your Honour's Assent is prayed:—

Bill Pr7, An Act respecting the City of London.

Bill Pr18, An Act respecting the Township of Nepean.

Bill Pr28, An Act respecting the City of Hamilton.

Bill Pr30, An Act respecting Hamilton Civic Hospitals.

Bill Pr32, An Act respecting Christ Church, Amherstburg.

Bill Pr33, An Act respecting The United Church of Canada.

Bill Pr34, An Act respecting the Baudette and Rainy River Municipal Bridge.

Bill Pr35, An Act respecting Laurentian University of Sudbury."
Bill Pr36, An Act respecting the City of Hamilton.

Bill Pr37, An Act respecting Riverview Health Association.

Bill Pr38, An Act respecting The Windsor Board of Education and The Windsor Suburban District High School Board.

Bill 57, An Act to amend The Mining Act.


Bill 63, An Act to amend The Division Courts Act.

Bill 64, An Act to amend The General Sessions Act.


Bill 72, An Act to provide for the Approval of Impartial Referees and Arbitrators.

Bill 73, An Act to amend The Police Act.

Bill 82, An Act to amend The Mental Hospitals Act.


Bill 84, An Act to amend The Private Sanitaria Act.

Bill 93, An Act to amend The Highway Improvement Act.

Bill 96, An Act to amend The Ontario Energy Board Act.

Bill 97, An Act to amend The Energy Act.

Bill 100, An Act to amend The Variation of Trusts Act.


Bill 102, An Act to amend The Loan and Trust Corporations Act.


Bill 105, An Act to amend The Dead Animal Disposal Act.

Bill 107, An Act to amend The Assessment Act.


Bill 109, An Act to amend The Drugless Practitioners Act.

Bill 110, An Act to amend The Hospital Services Commission Act.

Bill 111, An Act to amend The Pharmacy Act.


Bill 113, An Act to amend The Ontario Parks Integration Board Act.


Bill 119, An Act to amend The Mortgage Brokers Registration Act.

Bill 120, An Act to amend The Land Titles Act.

Bill 121, An Act to amend The Certification of Titles Act.


Bill 128, An Act to amend The Homes for the Aged Act.

Bill 129, An Act to amend The Mental Hospitals Act.

Bill 130, An Act to amend The Cemeteries Act.

Bill 131, An Act to amend The Housing Development Act.

Bill 133, An Act to amend The Coroners Act.


Bill 136, An Act to amend The Infants Act.

Bill 137, An Act to amend The Registry Act.

Bill 138, An Act to regulate the Prearrangement of Funeral Services.

Bill 139, An Act to amend The Municipality of Metropolitan Toronto Act.


Bill 142, An Act to amend The Public Schools Act.

Bill 143, An Act to amend The Separate Schools Act.

Bill 144, An Act to amend The Insurance Act.


Bill 146, An Act to amend The Ontario Highway Transport Board Act.


Bill 150, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 152, An Act to amend The Tile Drainage Act.


Bill 154, An Act to amend The Public Service Superannuation Act.


Bill 161, An Act to repeal The Building Trades Protection Act.

Bill 162, An Act to provide for the Safety of Workmen during the Construction, Alteration, Repair or Demolition of Buildings and Other Structures.

Bill 164, An Act to amend The Teachers' Superannuation Act.


Bill 167, An Act to amend The Farm Products Marketing Act.


Bill 169, An Act to establish the Ontario Municipal Employees Retirement System.

Bill 170, An Act to amend The Municipal Act.


Bill 173, An Act to amend The Embalmers and Funeral Directors Act.

Bill 176, An Act to amend The Liquor Licence 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, 1962, and the 31st day of March, 1963”.

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 of Ontario:

When I have finished these remarks, the 3rd Session of the 26th Parliament of Ontario will have become history and will no doubt be studied at great length by the chroniclers of the future. The work you have done at this Session will thus endure as long as the records of our province. For the second year in a row, the Session began in November and, after an adjournment over the Christmas holidays, continued in the new year. This arrangement has enabled you to undertake a comprehensive review of the various matters with which the Government is concerned, including legislation and the departmental estimates, but these long months of the Session have meant an increased burden of work on you. For your conscientious labours, I express my thanks to the Honourable Members.

The matters that you have considered, and the resulting legislation and provision of funds, have, as in the past sessions, enhanced the welfare and security of our human resources—the great people of our great province—and the development of our material resources, and reflect the rapid growth of our province and the needs and difficulties that are associated with industrial and resource expansion. No additional taxes were needed this year to carry out the government’s program; rather, a few reductions in several areas have been possible.

The part of the government’s program that was devoted to the betterment of our people—the promotion of their welfare and the furthering of their opportunities by way of education, health, security, municipal, human rights, labour and reform measures—has been a most comprehensive one, anchored on the achievements of the past and based on the needs of the present and the requirements of the future.

The prime importance that the province places on education has once again been stressed in your deliberations. The great increase in the number of students in our elementary and secondary schools has once more required the voting of large sums of money to assist our municipalities in meeting the costs resulting from this influx. For the current fiscal year, you have voted for the Department of Education the huge sum of $330 million, an increase of $60 million over the expenditures of the fiscal year just finished. Included in this total are the usual large amounts for general legislative grants to the School Boards throughout the province. In addition, provision was made, by the appropriation of $16 million, for the second stage in the government’s three-year grants program to reduce the burden of local educational levies on the home and farm owner. To carry forward the re-organization of the secondary school system, you have included funds for the extensive building program
which has been set in motion to enlarge our various technical training facilities. None of this expansion will involve the municipalities in capital costs. The creation of new universities in the province has been carried a step further with the granting of university status to the Lakehead College of Arts, Science and Technology. Large sums have been supplied to carry out the government's program of ensuring equal educational opportunities for all in post-Grade XIII work by means of bursaries, scholarships and loans. By the voting of \$21\frac{1}{2} million for our public libraries, the Honourable Members indicated their interest in the development of this important aspect of our educational system. You have approved plans and provided funds for the expansion of our physical fitness program, to tie in with the federal activities in this field. You have passed amendments to a number of statutes relating to education, to clarify the legislation and improve the working of the administrative set-up. Highlighted have been amendments to The Department of Education Act, to provide for the registration of private schools and for their possible inspection, and to The Schools Administration Act, to authorize the appointment by a school board of a business administrator if desired. You have altered The Public Schools Act to clarify the situation regarding the election of trustees by wards, where this is desired, and to deal with certain features of school administration in territories without municipal organization. The statutes have been changed to set out the requirement that a school trustee must in future be a Canadian citizen. You have amended The Secondary Schools and Boards of Education Act to double the amount that a board, under the Act, may spend from current funds on permanent improvements, and to revise the composition of advisory vocational committees.

A wide variety of health measures have been given your earnest consideration. You have approved funds for additional construction work on our network of mental hospitals. The House has provided for the emergency admission of disordered persons to these hospitals. The provision that the Honourable Members made for establishing the Air Pollution Advisory Committee will lead to a strengthening of control measures to reduce air pollution. Changes have been made in the set-up of the ruling body of nurses so that registered nurses and certified nursing assistants together comprise a College of Nurses, which will be administered by a Council composed of a representative of the Department of Health and members of the nursing profession. You have passed legislation to set up the College of Optometrists and to strengthen The Ophthalmic Dispensers Act. To strengthen the protection given to the public, legislation was passed to control the sale of prearranged funeral contracts.

In addition to the regular amounts voted for its various expenses and for grants to the public hospitals, the large additional sum of \$57\frac{1}{2} million has been set aside as a contribution to the Ontario Hospital Services Commission so that hospital insurance rates may be maintained at their present level. This figure also includes funds for the recently inaugurated extension of outpatient services. You have enabled several new types of hospitals to come under the Commission for the purposes of insured services. The members of the Committee on Health were apprized of the steeply rising costs of our hospital insurance program, because of the increase in hospital care being given patients since the adoption of the plan and the rising salaries being paid to hospital staff, and were informed of the further large funds that will be needed for the plan’s operation in future years.
Welfare provisions for families and individuals have again been thoroughly studied and the additional $5 million provided this year to meet these expanding needs indicate the extent of the province’s activities in this field. You included in this amount funds to permit an increase in Old Age Assistance to $65 a month from the rate of $55 a month which was recently in effect, in accord with the changes introduced by the Federal Government as well as to raise pensions for blind and disabled persons by the same amount. Amendments were made to The Child Welfare Act to improve the conditions of the children covered by this legislation. To facilitate the construction of Homes for the Aged, to strengthen their management and to clarify the rights of their residents, you authorized changes in the relevant statute. To promote the development of social centres for elderly persons, the Honourable Members made provision for aiding them through provincial grants.

The Technical Committee on Portable Pensions met a Committee of the whole House in order to discuss the Portable Pensions Bill, which has been given first reading, with the intention of permitting a full and complete consideration of all aspects of the proposal by the various segments of our population before further moves are made, preferably in co-ordination with the Federal Government.

To help meet the obligations laid on the municipalities as a result of rapid population growth and industrial expansion, the Honourable Members have again approved an increase in municipal grants and this fiscal year, the province’s grants to our municipalities and their agencies, including school boards and other local agencies, will total $425 million, an increase of $50 million over last year, and nearly $3\frac{1}{2} times the amount appropriated for these purposes just ten years ago. Extensive amendments to a large number of municipal Acts have been approved, in order to bring municipal procedures up to date. The Assessment Act has been clarified and modernized, as has The Local Improvement Act. The extensive changes which the House has approved to The Municipal Act have revised and clarified the qualification of tenants as candidates for municipal office, modernized the procedures for nominations and for filling vacancies, made provision for persons prevented from voting on the polling day because of religious reasons, greatly strengthened the provisions dealing with disclosure of interest on the part of a member of a council, widened the permission for setting up boards of control, strengthened the authority of municipalities with regard to industrial sites and given discretion to municipal councils in respect to most store closing hours. You have given the Department of Municipal Affairs authority to set aside a revised assessment roll where it is inequitable. The House has shown its continued strong interest in the Metropolitan Toronto set-up by amending the relevant Act to further the union of local municipalities if they wish to combine, and to provide a further orderly amalgamation by vesting all signal-light traffic controls in the Metropolitan Council. The interest of the Honourable Members in the working conditions of the municipal staff in the province is indicated by the establishment of the Municipal Employees Retirement System, in order to enable the provision of an integrated pension set-up, with provincial assistance, for all municipal employees in Ontario. You have approved changes in The Planning Act to enable tighter control of zoning by-laws in accordance with local conditions. To increase the sums available to the province for the purpose of purchasing municipal debentures under The Tile Drainage Act and to increase the amount that a municipality may lend to home owners under the Act, you have passed amendments to this effect.
Our reform system received the earnest consideration of the Members of the House. You voted funds to put the finishing touches to the Lindsay Training School for Girls and to complete work on the Simcoe School for Boys. Increased funds were provided for the operation of the various reformatories and training schools. By amending The Training Schools Act, you provided for improved supervision after a ward leaves a training school until the wardship ends. The difficult situation in respect of the joint provincial-municipal authority over municipal jail staff was resolved by transferring this personnel to municipal control and by providing a provincial grant amounting to 10 per cent of the cost of operating a municipal jail.

The House has approved an increase in funds to permit the Department of the Provincial Secretary and Citizenship to expand its work of assisting new arrivals in Ontario to find their way in their new environment and of helping them with their language and other problems that may from time to time arise.

Human rights were, as in many years in the recent past, the subject of earnest discussion among the Honourable Members. The Ontario Human Rights Code was passed to combine the various anti-discrimination measures which previously had been set out in separate statutes, and to provide for improved administration of the legislation.

Extremely important contributions to the progress of labour have been made in a number of statutes dealing with the interests and rights of workers. You have carefully considered and passed legislation to provide greater protection for employees in the construction industry. Extensive measures were introduced to provide for greater safety for our workmen. The Labour Safety Council was set up, with the function of advising the Minister of Labour upon any matters involving the safety of the workers of the province. The Construction Safety Act, which replaced The Building Trades Protection Act, is designed to better ensure the safety of workmen during the construction of various structures, and includes provision to permit standards of safety to be set out. The Honourable Members passed amendments to The Elevators and Lifts Act and The Construction Hoists Act to strengthen safety measures under these statutes. The rights of workers, as set out in The Master and Servant Act, were extended. The provisions of The Hours of Work and Vacations with Pay Act were tightened, to afford greater protection to our workers. The very important Report of the Royal Commission on Labour-Management Relations in the Construction Industry in Ontario received the deliberation of the Honourable Members. To meet the requirements of the public interest in the dispute between the Hydro-Electric Power Commission and its union, the House provided for the appointment of an arbitrator to resolve the situation.

A broad new housing program has been given the approval of the House, to encourage the development of more Federal-Provincial rental housing units and to help resolve the housing problems with which we are faced in an era of population expansion. Plans to assist in the rehabilitation of houses in sub-standard areas, and to encourage the construction by private groups of housing for rent and owner-occupancy, for low-income families and the physically handicapped, as well as plans to sponsor improvements in low-cost housing design by means of research and educational grants, have been approved in amendments to The Housing Development Act. In particular, a rent certificate scheme has been initiated on an experimental basis in Metropolitan Toronto—the first such scheme undertaken in North America.
To promote a continuation of the expansion which has been such a marked feature of the post-war years and to further the economic progress of the province so that it can meet the challenging days ahead, the Members of this Legislature approved a comprehensive program of economic action. In approving legislation merging the former Departments of Economics and Commerce and Development into the new Department of Economics and Development, you indicated the need for bringing into a closer union the two government departments which have been active in promoting our industrial and commercial growth. The Ontario Economic Council has been set up to stimulate all phases of economic development and to bring management, labour, agriculture and government into a working partnership in order to effectively promote and co-ordinate our expansion. Committees of the Council have been appointed and studies are already under way on various facets of our economy, including agriculture, tourism, northern development and industrial development. Grants to the Ontario Research Foundation have been increased to provide for special studies to promote the greater productivity of our economy. The Minister of Economics and Development also presented for your approval a program of market expansion both at home and abroad, trade missions, and foreign service expansion, including the establishment of a Trade Office in Europe to service the European Common Market area.

The House has been aware of the difficulties of seasonal unemployment which, because of climatic conditions, is a perennial problem in our economy, and has continued the programs of winter works which the government initiated four years ago as a Provincial-Municipal measure and which is now operated on a Federal-Provincial-Municipal basis. The seasonal employment programs have been expanded and this year over 21,000 people will have been given work in their various phases. The programs not only enable special, major municipal construction and maintenance work to be carried out during the colder months, but also involve, through Federal-Provincial sharing, winter work in our parks and picnic areas. You have made provision for a further $10 million for the municipal part of the program during the present fiscal year.

As part of the overall program for the continued economic development of the province, you have approved the many steps being taken to further the expansion of our great heartland of Northern Ontario. A committee on Northern Development has been set up to consider the needs and problems of that part of our province. You have voted funds to build a $7 million extension of the Ontario Northland Transportation communications system and to provide a survey of the operations of that Commission. In addition, you have approved monies for many new highways and public works in the north.

In connection with our energy and fuel sources, the House has passed legislation which, by amalgamating the Hydro-Electric Power systems, permits a more economical operation of our electrical plants in the various parts of the province and ensures, particularly to the residents of our northland, a greater stability of power while maintaining a reasonable rate structure. You have appropriated funds to enable the Department of Energy Resources to continue its survey of the province's energy and fuel resources. In order to permit a clarification of its rate-fixing provisions, you have passed amendments to The Ontario Energy Board Act. You have amended The Energy Act to broaden its coverage and to clarify its provisions generally.
The development of our great natural resources of land, minerals and forests, has been fostered by the measures you have approved and the moneys you have voted.

Agriculture received the usual sustained attention from the Honourable Members. To improve the educational facilities available for our farming population, you legislated to unite the three agricultural colleges at Guelph under one administration and to set up the Agricultural Research Institute to co-ordinate the various research projects which are being carried out by all institutions operating under the Department of Agriculture. The House also provided funds for the construction of additional college buildings. You approved broader coverage under The Co-operative Loans Act, to provide further stimulation for our co-operative farm associations. The Members, by amending The Horticultural Societies Act, eased the requirements for grants to such societies. You strengthened the powers of The Farm Products Marketing Board to provide further protection to the great majority of our farmers who operate the various local marketing plans. The Milk Industry Act amendments which you passed authorized butterfat price differentials for cream and milk.

Further steps to protect the consumers of this province were taken by the Members of the House when they amended The Dead Animal Disposal Act to provide for the effective identification of meat from dead animals and to prohibit the sale of such meat for human consumption.

The extensive amendments that you passed to The Mining Act provide for the better administration of our mineral resources and bring sections of the Act into line with modern mining practices. Funds have been provided for a greater number of geological survey parties in order to increase the knowledge of our potential mineral resources and to provide the groundwork for further mine developments throughout the North.

The House has provided additional funds and has passed legislation to enable the Department of Lands and Forests to expand various aspects of its extensive programs of forest management, fish and wild-life activities and park development, and to continue its research in these fields. You have provided funds for the acquisition of additional provincial parks and the continued development of the existing ones, and amendments to The Public Parks Act were passed to enable a greater development of municipal parks. By passing The Game and Fish Act, 1961-62, you completely revised the former Act, in order to simplify its provisions and to set up modern, up-to-date administrative practices. Your amendment to The Public Lands Act confirms the policy of setting aside as public reserves 25 per cent of the remaining public lands fronting on water. You have provided for more effective agreements for forest fire prevention and control.

In line with the Government’s policy of expanding our system of conservation areas for the benefit and use of our people, you have approved various amendments to The Conservation Authorities Act. The large sum of $4.5 million has been appropriated to enable the work of our conservation authorities throughout the province, in the way of flood control and other activities, to be carried out successfully. Included in this amount were funds to go towards the $39 million flood control and water conservation program of the Metropolitan Toronto and Region Conservation Authority.
The province's program for the conservation of our water supplies and the abatement of sewage pollution was also intensified by your approval of large sums for the purposes of the Ontario Water Resources Commission. You have amended the relevant Act to strengthen the position of the Commission in its water supply and sewage disposal work.

The tourist industry and its problems have received the consideration of the House. You have voted additional funds for the Department of Travel and Publicity, including sums to continue the system of grants to regional tourist associations.

In your deliberations, the operations of our highways and the problems associated with the ever-increasing number of vehicles that use them have been to the forefront. You have voted nearly $265 million for the expansion and maintenance of the public routes throughout Ontario, including assistance for municipal roads. As part of this vast sum, there have been set aside funds for further work on our great trans-Provincial Highway, 401, and for construction on Highway 403, the Hamilton By-pass, and on Highway 405, between the new Queenston Bridge and the Homer Skyway. At the same time, work on the Trans-Canada Highway is being continued, and construction is being accelerated on the Fort Frances Causeway and the road to Atikokan. You have provided funds for a number of access roads to open up our resources in the North. An amendment made to The Highway Improvement Act enables the province to increase to 90 per cent its contribution towards the cost of bridges and culverts on streets designated as connecting links between Queen's Highways in most towns and all villages with over 2,500 residents.

You have promoted highway safety by revising The Highway Traffic Act. The House has given long consideration to the workings of the Unsatisfied Judgment Fund and as a result of its deliberations, The Motor Vehicle Accident Claims Act was passed, to set up a new fund with a completely revamped system of payments, including provision for payments out of the new Fund in three ways where damages are caused by uninsured vehicles: where there is a settlement without a judgment, where a judgment has been obtained, and where a judgment has been obtained in hit and run cases. You have amended The Highway Transport Board Act to expedite the work of the Board concerned and to revise the provision for appeal. Your modifications to The Public Commercial Vehicles Act have greatly strengthened the existing controls over such vehicles.

Nor has our highway system been the exclusive form of transportation considered by the House, for Metropolitan Toronto has been assisted in its huge subway construction program through the provision of the first $10 million, out of an amount which will total $60 million, for the purpose of buying debentures that the municipality issued for subway purposes. This assistance will result in the completion of this subway several years earlier than would otherwise have been possible.

In the field of law enforcement and related matters coming under the jurisdiction of the Attorney General, you have passed many measures—45 in all—to modernize the working of our entire system of justice. From the standpoint of administration, the most important of these were the nine Bills which
arose from recommendations contained in the report of the Attorney General on the jurisdiction of county and district courts. These statutes will improve the workings of our Court system at all levels and in particular the County and District Courts. Other Acts were approved which ranged in their scope from amendments dealing with Loan and Trust Companies, Mortgage Brokers, Mortgages, Coroners, discrepancies in The Infants Act, Notaries, Private Investigators, The Land Titles Act and amendments to facilitate the enforcement of maintenance orders with the State of Michigan, and an Act to regulate the selling of pre-arranged funeral services and plots. As well as providing funds for the expansion of our provincial police force so that it will be better equipped to deal with crime and traffic problems, you have voted monies to establish at Aylmer a police college to train law officers from the whole province. You have advanced law enforcement greatly by setting up the Ontario Police Commission. A Royal Commission is now studying all aspects of the crime situation throughout Ontario. You have provided further funds to enable the continued expansion of the Emergency Measures Organization.

A comprehensive revision of the sections of The Insurance Act dealing with life insurance has been passed and it is hoped that similar legislation will one day be in effect in all the common law provinces. The provisions enabling the irrevocable designation of a beneficiary, the eliminations of the limits placed on a child’s insurance and the widening of the definition of insurable interest, bring the Act into line with modern conditions.

You have amended the province’s liquor legislation to bring it into line with conditions existing today. The individual liquor permit has been abolished, as it was found to be no longer serving the purpose for which it was intended. Room service in hotels is to be permitted again, while provision is being made for sales in the tourist areas of our province. Appeals are being provided against certain decisions of the Liquor Licence Board. You have also provided a large increase in funds for the Alcoholism Research Foundation to enable it to expand its educational and research program.

Amendments were considered and passed to The Corporations Information Act to provide for the filing of up-to-date information about directors and changes in authorized capital, as well as to require all corporations to file a power of attorney appointing an Ontario representative. In order to clarify certain of its provisions and to permit an Ontario-incorporated firm to transfer its operations to another jurisdiction, you approved modifications of The Corporations Act.

As regards the province’s budget, you have appropriated for all purposes the largest sum in history—nearly $1.2 billion. Modifications were made to a number of statutes dealing with taxation. You have approved amendments to The Retail Sales Tax Act to simplify the work that has to be carried out by retailers in collecting the tax and to enlarge the scope of the exemptions. A great step forward has resulted from the coming into effect of the new Federal-Provincial taxing arrangements, which permit the province to increase its share of the personal income tax collected to 16 per cent of the Federal tax for 1962 and by one additional percentage point in each of the next four years. You have passed amendments to the provincial Corporations Tax Act and Income Tax Act to bring them into closer relationship with the equivalent Federal
provisions and to remove anomalies. By approving the amendments suggested to The Succession Duty Act, you have permitted an increase of $5,000 in the amount of insurance that may be paid a widow without the Treasury's consent, and have clarified the sections of the Act dealing with interests in expectancy. Among other tax matters, you have, by changes to The Hospitals Tax Act, increased the exemption from tax on the price of admission tickets for amusements and reduced the tax in certain categories. To bring The Provincial Land Tax Act in line with modern practices and to introduce certain principles used in municipal assessment, you have approved the complete revision of this important Act. Your amendments to The Financial Administration Act will permit a strengthening of the work of the Treasury Board. Your Government continues to be of the opinion that a comprehensive enquiry into the national tax system is required in order to arrange a distribution of tax resources between the Federal Government and the provinces in the light of modern conditions.

The House has considered, approved and voted the first funds for the Government's $50 million program of establishing in the Queen's Park area a government centre, to which can be repatriated many government offices and workers now scattered throughout the city. The plans developed by the Department of Public Works are striking ones and will enable effective use to be made of the land purchased by the province in this area. Provision has been made for monies to undertake and complete public buildings in many parts of the province.

The Civil Servants of the province, as in past years, have faithfully and effectively discharged their duties, and appreciation is expressed to them for their work in these years when the burden of administration is steadily becoming heavier. The House has amended The Public Service Superannuation Act for purposes of clarification. In addition to the regular Government contribution to the Public Service Superannuation Fund, a special contribution of $1 million was again made to this Fund, as well as to the Teachers' Superannuation Fund.

Redistribution has received particular attention from the Honourable Members, who have approved the formation of a special independent committee to work out this matter, taking into consideration the existing population distribution and the need for equitable representation for all our people, based on considerations of location, area and density.

The work of the various Select Committees of the House has provided much valuable information for the Members and for the Government. The Committee on Auto Insurance has presented a further report which has been implemented by way of legislation. The Crop Insurance Committee has recently presented its final report. The final report of the Select Committee on Land Expropriation will receive extensive study from various government departments in the ensuing months. The Committee set up to look into the executive and administrative problems of the government has presented a further valuable report which will receive considered attention. The first report of the select committee set up to review the various municipal Acts has been received and it will lay the groundwork for further studies in this field by the Committee itself and by the government. The Committee set up to inquire into drug prices has been continuing its work and a report will be available at the next Session.
The program of economic development which you have approved has greatly stimulated the economy of our province and has meant high levels of employment and income. The indications are that there will be a high level of economic expansion in all of North America during the present year. With the stimulation given to business by your new measures, we can look forward to a further growth of employment opportunities and advances in our living standards.

In proroguing this Session, it is my sincere prayer that Divine Providence will bless you and guide you.

The Provincial Secretary then said:—

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

It is the will and pleasure of the Honourable the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
APPENDIX

Resolutions Submitted to the
Standing Committee on Game and Fish
March 14th and 15th
1962

Twenty-sixth Parliament
3rd Session, 1961-62
# RESOLUTIONS SUBMITTED TO THE GAME AND FISH COMMITTEE OF THE ONTARIO LEGISLATURE

**March 14th and 15th, 1962**

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RESOLUTION

1. **NON-RESIDENT Licence:**

   Whereas the export coupons were the only means of control of fish leaving the Province;

   Whereas, the present regulation does not offer any control whatever in the conservation of fish;

   Whereas the underlying purpose in issuing such licences is to provide a source of revenue for the Government;

   Be it resolved that a gradient scale for licences be instituted as recommended:

   (1) $3.00 licence or 3 days;

   (2) $6.50 licence for 2 weeks, plus 2 weeks on a second trip to Ontario in the same year when stamped by the Department;

   (3) Summer licence only or winter licence only, $15.00;

   (4) Annual licence, $25.00.

2. **LENGTH OF TROUT SEASON:**

   Whereas the present Department of Lands and Forests fish-planting program with respect to Trout is very effective and has given us large Trout populations in many of our lakes;

   Whereas, under the present open season for Trout, anglers are cropping only a very small percentage;

   Submitted By

   Ontario Federation of Anglers and Hunters Incorporated.
   (T. S. Hodgkiss)

   Comments

   We found family and short-term licences impractical. The present $6.50 licence permits free fishing for children under 17 years, and is set to produce a large revenue.

   Statements on the ease of replacing trout and of local low-summer yields are correct. Past recommendations by the Department along these lines have failed but a trial is still favoured.
Whereas a large number of Trout are dying of old age in our lakes or are becoming cannibalistic and eating the new plantings of Trout;

Whereas the latest fish-management views indicate that Trout should be adequately cropped from any lake and that in particular large fish should be removed;

Whereas an extension of the Trout season in the spring to allow some ice fishing would give the anglers a chance to take the large fish and also a larger number of fish;

Whereas a similar extension of the season into the fine weather in the fall would allow the anglers to crop more fish;

Be it resolved that the Trout season in the Kemptville, Tweed and Pembroke Forestry Districts extend from approximately March 1st to October 5th next following. The actual opening or closing dates to be the Saturday closest to the above-mentioned dates.

3. Pike and Pickerel Catch by Commercial Fishermen:

Whereas in recent years the angling pressure on Great Northern Pike and Pickerel has been increasing in Lac Seul; and

Whereas it is a known fact that one commercial fisherman on Lac Seul shipped in excess of five tons of drawn and round Northern Pike between May and September of 1961, and it could be assumed that this figure may

Northern Ontario Tourist Outfitters' Association.
(W. Moore)

There appears to be no evidence that angling catches in Lac Seul are being reduced by commercial fishing. Fish in the lake not utilized by either commercial or angling fishing are only a potential value which can not be calculated as real value until they are utilized. If they are not utilized, the value disappears due to natural mortality. There
total as much as fifty tons or more considering that round Northerns are headless and drawn Northerns weighed both headless and drawn; and

Whereas there are at least ten such commercial fishermen on Lac Seul; and

Whereas the average price received by commercial fishermen for northern pike is approximately eight to ten cents per pound. (The value received for five tons of Northern Pike would not be in excess of $1,000); and

Whereas it is a generally accepted fact that the average non-resident fisherman spends at least $15 per pound in the area and Province as a whole for each pound of fish which he returns to his home. (The value of five tons of Northern Pike in this case would be $150,000); and

Therefore be it resolved that the Department of Lands and Forests of Ontario make and enforce regulations limiting the take of Northern Pike and Pickerel by commercial fishermen and fisheries on Lac Seul to 5 per cent of the total catch for any one season.

4. Bass Season:
   Whereas in Northwestern Ontario the Bass season opens on May 12th and has proven satisfactory; and
   Whereas in the State of Michigan the Bass season opens on June 15th; and

We have not yet tested our local early openings, which commence this year, and are not yet in a position to judge a proposal for extension.

Northern Ontario Tourist Outfitters’ Association.
(W. Moore)
Whereas in several other areas of Ontario there are now various opening dates for the taking of Bass with the opening date for most of Ontario being July 1st; and

Whereas it is considered that setting an earlier opening date for that part of the province which now has an opening date of July 1st, as long as this would not be detrimental to the Bass population, would be a benefit to Ontario sportsmen and the tourist industry alike;

Therefore be it resolved that the Department of Lands and Forests be requested to consider changing the Bass season in Northeastern Ontario, including the French and Mattawa Rivers and Lake Nipissing, to an earlier date, at the discretion of the Department.

5. Commercial Fishing During the Spawning Season in the Parry Sound Forest Area:

Whereas scarcity of pickerel has reached an alarming state in this area and it is the considered and unanimous opinion of members of this Association that a great deal of harm is being done by the netting of pickerel by commercial fishing during the spawning season;

Therefore be it resolved that we again petition the Department of Lands and Forests to take the necessary steps in instituting a closed season to both commercial and angling in the Georgian Bay from April 15th to May 15th.

Northern Ontario Tourist Outfitters' Association. (W. Moore)

Closed seasons for fishing in the large open bodies of water of the Great Lakes do not seem to have been beneficial to the populations they were designed to improve.

Commercial fishermen in Georgian Bay are not permitted to fish within a line drawn along the outside of the Islands and shoals of the eastern shore of Georgian Bay (Ontario Fishery Regulations 68 (d)). The concentration of spawning pickerel in the rivers is therefore not subjected to commercial fishing pressure when the fish is most vulnerable.
6. Present Commercial Fishing Boundaries Fronting Islands in Shawanaga, Harrison, and Wallbridge Townships:

Whereas the existing line permits commercial fishing in very shallow water near shore where angling is done and in water predominantly inhabited by Black Bass, with a consequence that large numbers of this game fish are being netted;

Therefore be it resolved that it be made a condition of commercial fishing licences in the Pointe au Baril and Bayfield area between April 15th to September 15th that the commercial fishing be prohibited east of the line from Groundhog Island to Pointe au Baril bell buoy to Hang Dog Point or Head Island.

7. Speckled Trout Season in Sault Ste. Marie and White River Districts:

Whereas the present season does not interfere with the spawning; and

Northern Ontario Tourist Outfitters’ Association.
(W. Moore)

Although there have been no reports involving the catching of Black Bass in commercial fishing gear and although commercial fishermen would usually move their nets rather than run the risk of catching Black Bass, this matter will be investigated carefully. The definition of the mentioned line is under study. Confusion about the line may have arisen because of doubt as to the location of one or more Points. For example, Hang Dog Point is apparently marked differently on three different sets of maps. It would not be desirable to establish the line so that the commercial nets could not be set in some shoals, because some of these locations are the traditional good whitefish fishing grounds. The inshore game fish shoals and fishing areas are not accessible to the commercial fishing nets because of the above-mentioned line.

Present trends are towards earlier opening rather than later closing. Our present in-
Whereas extension of season would attract more sportsmen to the districts affected prior to the hunting season;

Therefore be it resolved that the open season on speckled trout in Sault Ste. Marie and White River Districts be extended to September 30th rather than the existing September 15th season.

8. LAND USE PERMITS:

Whereas land use permits are necessary for moose-hunting outposts; and

Whereas the average successful moose hunter will go back to the same area year after year, and will want to be under the same management and the same guide if possible, etc.;

Therefore be it resolved that the Department of Lands and Forests be requested to give the operator of a previous land use permit the preference of renewing his last year's permit, and also no permit holders be allowed any closer than 4 miles apart.

9. AIRCRAFT FLYING IN TENT CAMPERS:

Whereas such campers are leaving the camp sites in a disgraceful condition with garbage and tin cans, broken bottles, etc., littered around the sites; and

Whereas such camp sites are without refrigeration and the fish spoil and in many instances large quantities of good fish have been used as bear bait;

Northern Ontario Tourist Outfitters' Association.  (W. Moore)

The four-mile suggestion would distribute hunting pressure provided there were enough areas available. This is a matter for district policy. We should guard against the creation of vested interests.

Northern Ontario Tourist Outfitters' Association.  (W. Moore)

The authority of the Department to regulate air traffic is very doubtful. We are constantly reminded that man of all creatures is the only one that habitually fouls his own environment.
RESOLUTION

Therefore be it resolved that, if aircraft are going to be permitted to fly hunters and fishermen into various lakes, designated areas be set aside for such aircraft activities.

10. PLANNED DEVELOPMENT OF TOURIST RECREATIONAL AREAS:

Whereas many of the more popular recreational areas, particularly in Northern and Northwestern Ontario, are fast becoming greatly overcrowded; and

Whereas the main attractions in these northern areas are fishing, hunting, and a quiet restful vacation in the great outdoors which is desired by a tremendous number of persons; and

Whereas this overcrowding is creating excessive pressure on the natural resources of these areas, which, once lost, can rarely be recovered for recreational purposes; and

Whereas this overcrowding has created a tremendous increase in the number of small powered pleasure boats on our waterways which in turn has created a water hazard for the personal safety of persons who frequent these waters; and

Whereas this situation is causing grave concern to Ontario Sportsmen, private summer cottage owners, the travelling public, and tourist establishment operators who foresee the destruction of the recreational features

SUBMITTED BY

Northern Ontario Tourist Outfitters' Association.
(W. Moore)

COMMENTS

There is no suggestion that present zoning policies are to be dropped. Present efforts toward land use planning should ultimately lead to more efficient use.
of these areas unless some form of control is initiated at government level; and

Whereas there are more than enough forest areas and waterways in Ontario to meet the public demands;

Therefore be it resolved that the Department of Lands and Forests be requested to open up additional recreation areas in which Crown Lands will be available for fishing, hunting, and the building of private summer cottages and tourist establishments, so that these activities can be spread over a wider area; and

Further that the Department should set the maximum number of summer cottages to be established in any given area, and continue the policy of zoning as now in effect through district recreational zoning committees.

11. Agrees with Resolutions 1 and 2 of the Ontario Federation of Anglers and Hunters.

12. Recommends Ontario Department of Lands and Forests publication, "The Lake Sturgeon" by Harkness and Dymond, to be read, particularly the section dealing with pollution.

13. RE-STOCK CORNWALL CANAL:

Whereas after agreement was reached with sportsmen's groups, conservation clubs, tourist committee, planning board, the Board of Trade, and the City Council;

Ontario Council of Commercial Fisheries. (Dr. A. O. Blackhurst)

Ontario Council of Commercial Fisheries. (Dr. A. O. Blackhurst)

Conservation Council of Stormont, Dundas and Glengarry. (A. M. Lebano)

This falls within the ordinary routine of field operations and is referred to the local District.
RESOLUTION

Whereas the Department of Lands and Forests, after the necessary survey was made in said Cornwall Canal, found it was feasible to re-stock with both large and small mouth bass;

Therefore be it resolved that the Department again stock this waterway with types of fish found suitable to these waters.

14. RE-STOCK LAKE ST. LAWRENCE:

Whereas due to the tremendous attraction to both local and tourist fishermen to fish this new man-made Lake St. Lawrence;

Whereas this former area, where the St. Lawrence River and Long Sault Rapids were located, was always a natural fishing water;

Whereas many game fish species are now found in this new lake, which in many locations is over 90 feet deep;

Whereas the fact that at least four trout were caught in these waters, and probably many more unknown to us;

Therefore be it resolved that our Conservation Council ask the Department to try re-stocking this lake with rainbow trout, or any other species of trout that would be suited to these waters.

SUBMITTED BY

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

COMMENTS

We have a man full-time here and New York State has several. Plantations of maskinonge and bass have been made.
15. Robert Saunders Power Dam to be Our Boundary:

Whereas our fishing regulations have been very confusing and often times conflicting;

Whereas this has been the case with our fishing seasons and the water boundaries in our area;

Whereas for years we have been endeavouring to get this said Robert Saunders Power Dam as our water boundary for our fishing seasons;

Therefore be it resolved that the Department definitely and clearly spell out this division of waters for our seasons.

Be it further resolved for simplicity and clarification the said Saunders Dam be the western boundary of Lake St. Francis and the eastern boundary of Lake St. Lawrence.

16. Muskie Seasons in Lake St. Francis:

Whereas our attention has been drawn to the fact that our Department of Lands and Forests have seen fit to change the season on this game fish—the Muskie;

Whereas, after having inquired of the said Department about reasons for this ridiculous change of dates, we were informed that it was for reasons of 'Uniformity and Enforcement' that such changes were made;

Whereas our Council is more concerned with the survival of the species rather than the appeasement by our government of other provincial or state governments;

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

We cannot write off all Quebec experience and proposals in a co-operative effort. If experience shows interference, we shall call for a joint conference.
RESOLUTION

Whereas we feel that if this early opening of May 15th is left in effect for any time it will mean the needless slaughter and destruction, and even near-extinction, of the finest game fish species in our province;

Therefore be it resolved that this season be changed to read July 1st to October 15th as has been the case for many years.

17. SHORT-PERIOD FISHING LICENCES FOR TOURISTS:

Whereas the geographical location of our fishing waters borders the Province of Quebec and New York State, making it a hardship for any tourist wanting to fish in our area, because he needs three fishing licences;

Whereas the increased attraction of the Robert Saunders Power Dam and the Upper Canada Village brings a great influx of tourists to our district;

Therefore be it resolved our Council recommend this committee on fish and wildlife to consider this recommendation of having a $3.00 family licence for tourists fishing for 7 days or under in our area waters.

18. YELLOW PICKEREL SEASON:

Whereas at this time we have two different and distinctly named pickerel seasons, being April 28 to March 31 in the St. Lawrence River, and May 12 to March 31 in Lake St. Francis;

Submitted By

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

Comments

See Resolution No. 1.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

Two different areas of co-operation are involved—with Quebec and New York State.
Whereas our Council feels that these two separately named seasons in the same area are unwarranted and unnecessary;

Whereas in the interest of conserving our dwindling fish population, and to abolish this unnecessary confusion to the sportsmen;

Therefore be it resolved our Conservation Council ask for one Pickerel Season in our area waters: Lake St. Francis, Lake St. Lawrence.

Be it further resolved that this season open on the closest Sunday to May 15th each year and end on the 30th of November each year.

19. OUR CARP PROBLEM IN LAKE ST. FRANCIS AND LAKE ST. LAWRENCE:

Whereas in recent years we have stressed to the Department of Lands and Forests the increased population of Carp in Lake St. Francis and Lake St. Lawrence;

Whereas our Council and all its member clubs feel that this problem is getting progressively worse;

Whereas in the interest of our game fish and our wild ducks spawning-and-feeding bays;

Therefore be it resolved that the Department take some immediate action to help curtail the steady increase in numbers of these Carp in the above-named waters.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

The response of carp to the new impoundment was spectacular. Any reasonable project for control will be followed up.

Commercial fishing for carp has frequently proven more effective in carp removal than to have removal projects, and at the same time it assists in providing livelihood for a fisherman. Commercial fishing for carp on Lake St. Lawrence was introduced experimentally in 1961.
RESOLUTION

20. ESTABLISH QUEBEC-ONTARIO BOUNDARY IN
   LAKE ST. FRANCIS:

   Whereas for many years our Council and its member
   clubs as well as the citizens of Cornwall and
   surrounding areas have been trying to get our government to try to
   settle this dispute of boundary waters between Ontario
   and Quebec; and

   Whereas over the years many of our area citizens
   have been embarrassed, and in some cases financially
   assessed, by officials from the Province of Quebec, due
   to lack of necessary proof of a definite boundary for
   fishing or duck hunting;

   Be it therefore resolved that the government of
   Ontario through the Department of Lands and Forests
   use all the means within its vested powers to bring
   about a satisfactory settlement to this problem;

   Be it further resolved that our Conservation Council
   recommend that our Ontario government take the
   initiative in bringing about a meeting between the
   parties concerned from the Quebec, Ontario, and Federal
   governments for a speedy settlement of a problem that
   has existed over many years.

PREFACE:

The above Association feels that the two most impor-
tant questions that need the immediate consideration and
action of the Department of Lands and Forests and all
organized sportsmen of Ontario are: “farmer-sportsman

SUBMITTED BY

Conservation Council
of Stormont, Dundas
and Glengarry.
(A. M. Lebano)

COMMENTS

The revised Act will, in respect of penalties, call for more reliance on courts.

St. Catharines and
Lincoln County Game
and Fish Protective
Association.

We agree on the first item. The second is certainly important.
relations”, and stricter enforcement of The Game and Fisheries Act.

In many sections of Ontario the “farmer-sportsman relationship” is presenting a serious problem. Increased population, shorter working hours, good highways, fast motor vehicles have greatly increased the pressure on both hunting and angling. Carelessness and no consideration for other people’s rights, on the part of a few who take to the fields and woods for recreation, are fast curtailing the privileges previously granted to well-behaved sportsmen.

The above Association, after many meetings with township councils in Lincoln County where the back badge is being considered, highly recommend the back badge as a step in the right direction to better “farmer-sportsman relations”.

The above Association feels that there is considerable illegal hunting and fishing and that in the thickly populated areas of Southern Ontario the area expected to be patrolled by the Conservation Officer is far too large for efficient enforcement. It would appear that this is also true in other sections of Ontario, when one considers that in the resolutions presented to the Special Committee on Game and Fish, March 14th and 15th, 1961, thirteen resolutions requesting better enforcement of the Act were presented by different organizations.

Increased number of Conservation Officers, heavier penalties and considerable publicity given all court cases should help to improve conditions.

(A. F. Hewitson)

We have recommended use of a back patch.
21. **Back Badge:**

To assist in creating better farmer-sportsman relationship, and as an easier means of identification.

Be it resolved that the Department of Lands and Forests issue a back badge with every hunting licence in the Province of Ontario. The said back badge number to correspond with that on the hunting licence. That the size of the badge be adequate for easy identification. The badge to be worn by the hunter at all times whilst hunting.

**Note:** The Department's comments in 1959-1961 state that the back badge would be too expensive to issue and no funds available.

We suggest a badge of suitable paper, approximately 7" x 7" square, with a perforation across two inches from the top. Above this perforation the printing would be similar as on the 1961 licence; below, very large numbers corresponding with those on the licence, the year, and Department of Lands and Forests.

Hunter to carry the upper part in his wallet, the lower part in a plastic case on his back at all times whilst hunting. Plastic case to be supplied by the hunter.

In 1961 several townships in Ontario issued similar back badges, in varied colours, with their township licences. The cost of these back badges was 8 cents to

**Submitted By**

St. Catharines and Lincoln County Game and Fish Protective Association.

(A. F. Hewitson)

**Comments**

Agreed and recommended. An increase in licence fees is likely to be involved.
14 cents on a relatively small run. The price would be considerably reduced by the large number of licences required by the Province.

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DEPARTMENT OF LANDS AND FORESTS

RESIDENT HUNTING LICENCE

186547

1962
22. **Penalties:**

Whereas many judges and magistrates continue to impose only the minimum penalties for infractions of The Game and Fish Act;

Be it resolved that the minimum fine for infractions of The Game and Fish Act be $50.00 (Fifty Dollars).

23. **Conservation Officers:**

Whereas there is a decided increase in the number of hunters and anglers in the field today, plus the large influx of American anglers and hunters in the Niagara District; and

Whereas present Conservation Officers have too large an area to patrol;

Be it resolved that another Conservation Officer be appointed in the Niagara District.

24. **Safety Slogan:**

Whereas every year there are too many shooting accidents among sportsmen.

Be it resolved that the Department of Lands and Forests endeavour to educate the hunter as to his own safety by using some good slogan, printed on all hunting licences and literature; i.e., "Wear a distinguishing contrasting colour for your own safety".

**Submitted By**

St. Catharines and Lincoln County Game and Fish Protective Association.

(A. F. Hewitson)

**Comments**

Past experience with minimum fines indicates that magistrates are reluctant to convict. The assessing of penalties is properly a matter for the courts.

St. Catharines and Lincoln County Game and Fish Protective Association.

(A. F. Hewitson)

We continue to press for increased staff.

St. Catharines and Lincoln County Game and Fish Protective Association.

This will be placed before Operations Branch who do our printing.
25. **Upland Game Birds:**

Whereas the population in southern Ontario has increased tremendously, resulting in an increase in the number of small game hunters, thereby creating great pressure on upland game and game birds;

Be it resolved that the Department of Lands and Forests increase its programme on the rearing and releasing of different kinds of upland game birds.

**Note:** For several years the Department’s comments are that this is under study. When might we expect some action?

26. **Commercial Fishing:**

This Association views with alarm the dwindling population of whitefish, lake trout, blue and yellow pickerel, and feels the need for their protection at spawning time, and

Whereas the Department of Lands and Forests advise the necessity of a closed season on all game fish during spawning seasons;

Be it resolved that a similar regulation be made, prohibiting the commercial fishing on spawning beds during the spawning seasons of whitefish, lake trout, blue and yellow pickerel.

We have maintained our protection of game birds and are concentrating our efforts on getting a better return to the hunter.

St. Catharines and Lincoln County Game and Fish Protective Association.
(A. F. Hewitson)

The decrease in the southernmost waters of the Great Lakes of the traditionally valuable commercial species of whitefish, herring, blue and yellow pickerel and lake trout has caused serious financial difficulties to the commercial fishery. Along with the decrease of the above-mentioned species, there has been a very rapid increase in other fishes which, at first, were not acceptable to the market. The fishery has rapidly learned to utilize the new species, for example, smelt, and is building up a firm market for these fish. In the Great Lakes generally, it would appear that closure for the spawning season has not been beneficial in supplementing the commercial fish stocks.

St. Catharines and Lincoln County Game and Fish Protective Association.
(A. F. Hewitson)
27. POSTING OF "NO HUNTING AND FISHING" SIGNS ON PROPERTY:

Whereas with the yearly increase of hunting and fishing, more and more property is being posted against hunting and fishing which owners have every right to do;

And whereas to prevent the indiscriminate posting of "No Hunting and Fishing" signs;

Therefore be it resolved that anyone posting signs on property boundaries have their name printed on such signs.

28. PROPAGATION OF RUFFED GROUSE:

Whereas constant hunting pressure and the low point in the life cycle has brought a serious decrease in the numbers of ruffed grouse;

And whereas no serious effort has been made to propagate ruffed grouse in somewhat the same manner as pheasants;

The causes for the changes are being studied carefully by scientists both on the Ontario side and on the south side of the lakes. Evidence obtained would indicate that changing environment both natural and through man's activities has been the principal reason for the rapid changes in fish stocks.

This is a novel proposal and seems essentially fair; there should be also an address to permit contact. We know of no basis in law for such requirement at present.
Therefore be it resolved that the Department of Lands and Forests and the Ontario Northland Conservation Federation investigate all available information and make a serious attempt to raise grouse in captivity to improve the grouse hunting in Northern Ontario.

29. FINNISH PARTRIDGE CALLED “METSÓ”:

Whereas lack of partridge in the settled parts of Northern Ontario has brought many complaints;

And whereas the “metsó” thrives in similar habitat as our ruffed grouse;

Therefore be it resolved that the Department of Lands and Forests and the Ontario Northland Conservation Federation investigate all sources of information and make an attempt to introduce these birds to Northern Ontario by purchase of adult birds or settings of eggs.

30. SAFETY COLOURED-CLOTHING:

Whereas the demand for the use of safety coloured-clothing for hunting persists, and other provinces and states have made its use mandatory, and more and more use is being made in industry of orange-coloured clothing.

Therefore be it resolved that the Department of Lands and Forests further investigate the use of such clothing for hunting big game.

Ontario Northland Conservation Federation
(F. Skene)

The “metsó” is the capercaillie of northern Europe. It has been tried unsuccessfully at least six times in North America. It is not a good game bird because of its extreme wariness and because the flesh has a pine flavour.

Ontario Northland Conservation Federation
(F. Skene)

It is a part of personal wisdom to wear coloured clothing, but there are many people in the bush other than hunters. The onus remains with the shooter to identify his target.
31. Moose Season North and South of the Main Line of the C.N.R.:

Whereas the moose herd in northern Ontario has shown no decrease in numbers in the last three years, and there is a hope of harvesting more of these animals;

And whereas the 1961 moose season north of the main line of the C.N.R. was October 1 to December 23, and in Cochrane-Swastika Districts was October 15 to December 23;

Therefore be it resolved that the moose season for 1962 in Cochrane-Swastika districts be from October 1 to December 24.

32. Opening Specified Trout Lakes to Winter Fishing to Coincide with the Lake Trout Season:

Whereas trout lakes that are to be rehabilitated the following summer usually contain a few trout and many rough fish;

And whereas winter fishing could be enjoyed by ardent anglers;

Therefore be it resolved that such specified lakes that are to be rehabilitated be opened by the Department of Lands and Forests for that winter season only.

33. Whereas we feel that the shooting of the hen pheasant has added much to the decline of our pheasant population,

Submitted By

Ontario Northland Conservation Federation.
(F. Skene)

Comments

Moose seasons are being extended. They will be announced shortly.

This is a problem of local application and enforcement, and would be approved here on district recommendation.

We have no evidence that this practice limits pheasant numbers. Such a restriction
population in Essex County,

Therefore be it resolved that the hen pheasant be not included in the bag limit.

34. Whereas, 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 to apprehend and convict the violators;

Therefore be it resolved that section 33, subsection 10, of The Game and Fish Act which now reads “No person shall use ferrets in hunting game” be amended to read, “No person shall be in possession of ferret or ferrets while hunting game, or in areas where game can be found.”

35. Whereas with the ever-increasing number of convictions of hunters with loaded guns in cars and danger involved;

And whereas to conserve our game from the trigger-happy hunters whose sole purpose is to shoot unsuspecting game from car doors or windows;

And whereas this law is in effect in Michigan and has been very successful there in curtailing poaching from motor vehicles;

Therefore be it resolved that “Rifles and shotguns must be disassembled or enclosed in case, or carried in trunk of car when being transported or possessed in or of Essex County.

Fish and Game Advisory Committee of Essex County.

(read by Mr. Maurice Belanger, M.P.P.)

would limit available hunting and be difficult to enforce, due to mistaken identification.

Fish and Game Advisory Committee of Essex County.

(read by Mr. Maurice Belanger, M.P.P.)

We can take this under study.

Fish and Game Advisory Committee of Essex County.

(Mr. M. Belanger, M.P.P.)

This is effected by present section 60. We have had no difficulty in getting convictions where charges are laid.
**Resolution**

upon a motor vehicle". Bows when transported or possessed in or upon a motor vehicle must be unstrung.

36. Whereas the Gosfield South and Kingsville Conservation Club feel that Point Pelee Marsh, approximately 2,500 acres, and Holiday Beach, approximately 30 acres, of marsh are the only duck hunting areas open to the public in Essex County;

And whereas if the Point Pelee Marsh continues under control of the Federal Government in their parks system, it will probably be closed to public shooting, it might be possible for the Ontario Government to acquire this marsh area much more cheaply from the Federal Government than it is possible to acquire comparable areas from private ownership;

Therefore be it resolved that we request the Ontario Government to purchase Point Pelee Marsh from the Federal Government and open it for controlled public duck hunting.

37. Whereas present regulations allow only pike spearing on the Detroit River beginning the first day of March;

And whereas many residents and sportsmen spearing through the ice find there is no ice, or it is unsafe at this time of year;

And whereas they feel they should be entitled to spear since it is legal in Michigan;

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<td>Fish and Game Advisory Committee of Essex County. (Mr. M. Belanger, M.P.P.)</td>
<td>We have heard of no proposal to close Point Pelee Marsh. If we had it, we would do much the same as the Federal Parks have done in the past.</td>
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<td>Fish and Game Advisory Committee of Essex County. (Mr. M. Belanger, M.P.P.)</td>
<td>We have expanded areas this year. Michigan regulations are more liberal than ours in some points, but they have a larger staff and more technicians, and can follow up the effects of regulations more easily.</td>
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Therefore be it resolved that the months of January and February be added to the present regulations regarding spearing of pike in Essex County.

38. Deer Control:
   Certain areas this year proved the scarcity of deer while other areas proved good hunting—transient hunters are more in abundance due to access road availability—closer control of deer—shot available for purchase—lack of feed and heavy snow cover factor for scarcity of deer—registered camps economical factor for tourist trade—hunting pressure not hurting the deer population—feed necessary.

Harlow Hunt Club, Windsor. We are not sure of the purpose, but, if it is related to the feeding of deer, this has many times been proven both biologically and economically unsound.

39. Banning of Dogs for Hunting Deer:
   Question of deer-kill on Manitoulin disappointing—favour control of dogs being registered by not only local but all hunters—lost dogs must be reported—banning dogs resulting in wounded deer not being found, especially in beaver flooded country and swamps—if dogs not used, buck deer will not be activated.

Harlow Hunt Club, Windsor. Dogs are banned only where deer hunting is mainly on privately-owned land and here only where the municipalities have expressed their preference.

40. Whereas, in Ontario, the individual non-resident fishing licence costs $6.50; and

Whereas the family licence has been discontinued; and

Whereas no licence is required for residents of Ontario; and

Whereas it is desirable to attract as many non-resident tourists as possible to the Province and to

Association of Tourist Resorts of Ontario. (Mr. F. D. Grise) See Resolution No. 1.
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<td>permit them to take home such fish as they may have legally caught, if they so desire; Now therefore be it resolved that:</td>
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<td>(1) The individual non-resident fee for a fishing licence be reduced to $5.00 per calendar year.</td>
<td>Ompah Conservation Association. (Mr. R. Wells)</td>
<td>See Resolution No. 2.</td>
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<td>(2) A resident fishing licence to cost $2.50 per year be instituted to take effect as soon as may be practical and to apply to all resident fishermen over 16 years of age.</td>
<td>Ompah Conservation Association. (Mr. R. Wells)</td>
<td>We should like to retain the 3-per-day limit long enough to judge its effects.</td>
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<td>(3) The bag limits per day be continued at the present level for each species of fish, and</td>
<td>Ompah Conservation Association. (Mr. R. Wells)</td>
<td>No changes proposed, except where efficiency involved.</td>
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<td>(4) The take-home limit be raised to two days' legal catch.</td>
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<td>41. That the open season for lake trout, rainbow (Kamloops), speckled and brown trout be from January 1st to October 5th, next following, and for the purposes of an early test that the season be thus extended this fall of 1962.</td>
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<td>42. That the limit for lake trout be increased to 5 per day from the existing 3-per-day limit.</td>
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<td>43. That the annual restocking program be continued.</td>
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44. That there be special attention by enforcement officers with respect to 'live bait' particularly at bait dealers, and in their transportation waters to waters, and the use of live bait be forbidden absolutely in any waters in which there are trout.

45. That the black bass season be from June 15th to May 15th next following.

46. With an insufficient number of conservation officers for proper enforcement of the Act, we further suggest that additional officers be placed in the field and that those officers who, either from a sense of duty or of necessity, must work many extra hours be remunerated.

47. We feel that in our area at least there should be an angling licence for residents of the Province.

48. Petition to legalize ice fishing in Algonquin Park.

49. We are enclosing a resolution asking that Elgin County be closed to hunters non-resident of Ontario.

Ompah Conservation Association. (Mr. R. Wells) 
Agreed in principle.

Ompah Conservation Association. (Mr. R. Wells) 
More tests are needed on present early openings.

Ompah Conservation Association. (Mr. R. Wells) 
Overtime handled by compensating time. We continue to press for additional staff.

Ompah Conservation Association. (Mr. R. Wells) 
We could do with more revenue.

Petitioned by residents of Huntsville, Bracebridge, Minden, Haliburton, Burks Falls, Powassan, South River, and the small communities surrounding these places.

Elgin County Sportsmen. (Stewart Stacey) 
Abandoned some years ago. It benefited local residents at expense of tourists.

Elgin County Sportsmen. (Stewart Stacey) We would be loath to see this practice which is current in Essex and Kent expanded, because of the enforcement problem. We
RESOLUTION

This has been presented to Elgin County Council for the past three years and has been approved on each occasion.

As you are undoubtedly aware, the counties of Essex and Kent are closed to non-resident hunters of Ontario.

The population of our towns and cities in Elgin County is steadily increasing; also the increase in hunters due to farm lands being posted against all hunters is on the increase; and if some action is not taken soon there will be no private property open to the hunting of small game.

The increase of tobacco and general farming in our area has brought a sizable increase in the clearing of natural cover and bush land being very essential to game of this area.

Our clubs have a large farmer membership and they are complaining of the methods used by American hunters to obtain small game from the County of Elgin. Such methods as making a business of it, and not a sport, in which they methodically drive a section, quarter by quarter, until there is no game left in any particular area they cover.

Be it resolved that:

Whereas the urban areas expand, the rural areas diminish year by year. This factor, plus the con-
tinual clearing and cultivating of low lands, is decreasing the natural cover and food supplies so vital for the survival of wildlife;

Whereas the number of licences purchased each year indicates that the number of hunters is increasing rapidly each season, further draining the supply of small game;

Whereas the increased number of hunters proportionately increases the damage being done to farms, which fact is in turn responsible for more and more land being posted against hunters;

Whereas it is felt that some action must be taken to perpetuate small game in Elgin County and to ensure that there will be some areas left for our children to enjoy the sport of small game hunting;

We hereby petition the Department of Lands and Forests to declare Elgin County an area closed to hunters non-resident in Ontario.

is not valid for hunting rabbits in Essex County. However, it is noted that 178 non-residents of the Province purchased township licences in that County to hunt pheasants. The hunting pressure in Elgin County is much less than in Essex or Kent County, according to total number of township hunting licences issued to residents and non-residents.

During 1960-61, Essex County issued 10,689 township licences, Kent County issued 5,609 licences and Elgin County issued a total of 2,240. Other examples might be Lincoln County with 5,521 and Welland County with 6,167 township licences issued that same year.

We could point out that most of the hunting is carried out on private lands, in these counties, and it would appear that landowners should have the privilege of saying who should hunt on their property. For example, should we propose legislation that would prohibit a landowner from asking his son, his father or friend to hunt on his property? During 1960 there were 2,901 Ontario resident hunting licences issued in Elgin County, compared with 12,815 in Essex, 8,200 in Kent and 7,945 in Welland County.
50. Elgin County Council at their January session endorsed the resolution from your Association requesting the Elgin County Council to close the County to non-resident hunters of Ontario.

51. SEVERN RIVER LIFT LOCKS:

Whereas it has been made known that the Federal Government plans to construct lift locks on the Severn River;

Whereas it is felt that this would produce a continuous waterway for the entrance of sea lamprey and smelt to the inland waters;

Whereas it is felt that service facilities for boat handling should be improved and that this would better be done by improving the present marine railways or replacing it by more modern and efficient railways;

Be it resolved that this 1962 convention, held at the City of Windsor, go on record in opposition to the construction of a lift locks system on the Severn River on the grounds that this development would possibly create a serious problem in the depletion of the fish population of the inland waters by the sea lamprey and smelt.

52. All-out effort by Department to gather lake trout eggs in the fall of 1962 from Temagami Lake or vicinity, regardless of means used.
53. That fingerling lake trout brought to Temagami Lake this spring be put in pens for thirty days or more to study the effect of the eggs hatched in one kind of water and fish planted in a different kind to see what percentage survives.

54. Serious consideration be given to a miniaturie hatchery at Temagami to use Temagami Lake trout eggs and the same water for hatching and restocking. The results should be very interesting. No extra help should be needed as in our opinion the large Forestry staff at Temagami during the winter could keep an eye on the eggs.

55. The Association wants the Department's consent to a program of reducing the sucker population in Temagami Lake which has reached large proportions and in our opinion is a great menace to any game fish spawn. The Association would bear the cost of trapping these suckers when they go up the creeks in May for ten days spawning; no other fish are in these creeks at that time.

56. More dead-end bays on the lake made permanent sanctuaries; the two now in force have proved successful.

57. The area of the three lake trout daily be extended to include all of Map 24 C at least. This will enable better control by game overseer.

58. Consideration to the closing of lake trout season from October 15th to May 1st.
59. Ice fishing if continued must be strictly contained and not commercialized by non-licence holders of tourist resorts.

60. Badly needed game overseer from open water to October 15th with headquarters centrally located at Bear Island, properly equipped with boat and motor for the purpose of controlling the lake.

61. Supports Resolution No. 52 of the Temagami Lakes Association.


63. Supports Resolution No. 54 of the Temagami Lakes Association.

64. Supports Resolution No. 55 of the Temagami Lakes Association.

65. Supports Resolution No. 56 of the Temagami Lakes Association.

66. Regarding Resolution No. 57, our Chamber would suggest that, if better control by the game overseer is

Submitted By

Temagami Lakes Association.

Temagami Lakes Association.

Temagami Chamber of Commerce.  
(M. R. McNulty)

Temagami Chamber of Commerce.  
(M. R. McNulty)

Temagami Chamber of Commerce.  
(M. R. McNulty)

Temagami Chamber of Commerce.  
(M. R. McNulty)

Temagami Chamber of Commerce.

Comments

To the best of our knowledge unlicensed outfitters are not allowed.

Referred to District.

We agree on the need for additional staff.

Not desirable until the operation of the present regulation is adequately studied.
needed concerning the three trout per day limit in Lake Temagami, the present limit of three should be extended to all Northern Ontario or the limit in Temagami Lake should again be set at five.

67. Regarding Resolution No. 58, we are strongly of the opinion that the lake trout season should remain as it is, opening January 1st. To qualify this statement, we are of the opinion that winter fishermen do not deplete the fish population nearly as much as summer fishermen, and consequently winter fishermen should be given at least as much consideration as summer fishermen. Also, for the first time in its history, winter sports in Ontario are becoming an important economic factor, and the Temagami Chamber of Commerce feels that ice fishing in the Temagami area for all game fish species can, without harm to its summer fishing, play a major role in the economic and recreational development of the Province’s winter programme.

68. Regarding Resolution No. 59, as per our resolution last year, we would ask that ice fishing be commercialized only by holders of tourist resort licences in this area.

69. Supports Resolution No. 60 of the Temagami Lakes Association.

70. **Moose Hunting—East of Rainy Lake:**

   Whereas we feel there is a great increase in the Moose population in this part of the district;

   We agree that control of huts is necessary but how for a local monopoly should be supported is a matter for inquiry.

   Local hunters are recommending hunting by residents only in 1962. This will be reviewed following our inventory of moose next winter.
RESOLUTION

And whereas it is the feeling of the Outfitters in this immediate area that they should be allowed to bring in resident and non-resident hunters;

Therefore be it resolved that the eastern half of the Rainy River District be opened to resident and non-resident hunters.

71. DEER SEASON—RAINY RIVER DISTRICT:

Whereas an important tourist business is carried on in the Rainy River District, especially in the 'northeastern' section;

And whereas this is a desirable industry of the Province, bringing in great revenue from an area where otherwise none would be derived;

And whereas this tourist industry in the 'northeastern' area of the Rainy River District is suffering from unnecessary curtailment of deer hunting activities due to the late opening of the deer season in this area;

And whereas it has been recommended by Lands and Forests biologists that a larger crop of deer be taken;

And whereas the cropping of a larger area is highly desirable but is made impossible by the present late opening date, made short by ice formation;

Therefore be it resolved that the Rainy River District be opened for deer hunting to correspond with the opening date in the adjoining Kenora District.

Submitted By
(Pete Hughes)

Northern Ontario Tourist Outfitters' (Pete Hughes)

This will be considered in current-season recommendations.
72. Deer Season—Beardmore to Hearst:

Whereas there is an open season on deer in the area between the Village of Beardmore and the Town of Hearst;

And whereas the deer population in this area has been negligible for many years and is now increasing;

And whereas the open season for deer in this area prevents these few animals from increasing in number;

Therefore be it resolved that a closed season on deer be imposed in the area approximately between Beardmore and Hearst with actual limits to be defined by Department of Lands and Forests and until such time as deer are numerous enough to warrant an open season.

73. Request for Wolf Control Programme:

Whereas it is generally known that wolves in many sections have made, and are making, heavy inroads into our hoofed game, particularly deer, and in a lesser degree on moose, and are also preying seriously on beaver;

And whereas wolves in some sections of Northern Ontario have virtually exterminated the deer;

And whereas the western provinces, which had a like problem with wolves, instituted a vigorous and successful predator control programme;

Northern Ontario Tourist Outfitters' (Pete Hughes) It is not the open season that prevents this population from increasing, but rather the fact that it is well beyond the range for the species. No known management measure will provide a permanent deer population there. Only one or two deer are killed anyway.

Northern Ontario Tourist Outfitters' (Pete Hughes) Studies of the western wolf programme reveal many flaws. Complete extermination of coyotes has led to excessive populations of rodents. Our programme is designed to provide control where and to the extent that it is needed. A large-scale experiment is being carried out in this region.
RESOLUTION

And whereas, where such control measures were in effect and wolf packs drastically reduced, hoofed game was reported to have quickly returned to their original habitat;

Therefore be it resolved that the Ontario Department of Lands and Forests be requested to institute a like programme of wolf control in areas of the province where need of such control is indicated.

Comment: In one section of the Province one trapper alone is reported this season to have taken 46 wolves. Allowing the conservative estimate of only 10 deer per wolf per annum, this trapper alone, as a result of the wolf bounties he received, saved the lives of a potential 500 deer. This suggests the question: Should the wolf bounty be retained? The answer would appear to be obvious. It also suggests the question: Can the Province afford to permit this grievous and needless slaughter of our declining deer population?

74. RESTRICTED AREA FOR THE USE OF AIRCRAFT IN HUNTING:

Whereas the Department of Lands and Forests are openly suggesting the use of aircraft in the spotting of Moose during the open season on Moose and Deer;

And whereas this suggestion if put into practice would work untold hardships on tourist operators in certain areas and put others out of the hunting operations altogether;

SUBMITTED BY

Northern Ontario Tourist Outfitters' Association.
(Pete Hughes)

COMMENTS

This would be virtually impossible to enforce. We are learning about the effects of aircraft hunting and will be in a better position to assess the effect more fully after more operation of the present experiment. We don’t propose aircraft hunting in accessible areas.
And whereas the hunter who wishes and has only the means of hunting with either a boat or by walking the bush will be to a great disadvantage if aircraft have unlimited areas in which to fly their trade;

And whereas the hunter who either uses a boat or walks the bush comprises over 85 per cent of the total number of hunters who arrive in our area each season;

Therefore be it resolved that this association request the Department of Lands and Forests that areas within 10 miles of accessible road, rail and water, including a reasonable portage or portages in that portion of the Province of Ontario in which there is an open season for Moose and Deer, continue to be restricted as to the use of aircraft for the spotting of big game during the open season on same.

75. Reciprocal Licence Fees:

Whereas the rates for non-resident Canadians to hunt in Alberta, Saskatchewan, Manitoba and British Columbia are from $2.25 to $2.50, and it is felt that the $25.00 charge for non-resident Canadians to hunt in Ontario is too high;

Be it resolved that the non-resident Canadian hunting charges for Ontario be reduced to a comparable level with other provinces.

76. Hunting Accidents:

Whereas accidental shooting of people by hunters can only be described as carelessness and unwarranted and on the increase in Ontario;

Ontario Federation of Anglers and Hunters. (Mr. Hodgkiss) We have offered concessions to the other provinces in exchange for concessions from them. We have a reciprocal arrangement with Manitoba and Saskatchewan and will try to negotiate others.

Ontario Federation of Anglers and Hunters. (Mr. Hodgkiss) They may be so charged now, but the fact that these accidents usually are not witnessed makes magistrates reluctant to convict of
RESOLUTION

Whereas there is no redress for the victim or the victim's family;

Whereas it has recently been asked if coroner's juries are swayed in their decisions by the fact that usually the careless party is a local person and they do not wish to see so-and-so suffer;

Whereas the Attorney General's Department doesn't just let a person pass a driving test and then, if he carelessly kills someone, ignore the whole affair and say, "It was an accident, he didn't mean to kill him."

Whereas the Attorney General of Ontario has recently been quoted as saying "If people want more charges laid in connection with hunting accidents, they would have to get Ottawa to change the Criminal Code."

Be it resolved that the Ontario Government, through the proper channels request the Federal Government to amend or change the Criminal Code whereby hunters may be charged with criminal negligence in the same manner as the driver of a car or vehicle.

77. DEER SEASON:

Whereas in order to allow the Biological Staff of the Department of Lands and Forests to obtain more conclusive data on the subject of deer hunting;

Be it resolved that the Ontario Department of Lands

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<tr>
<td>Ontario Federation of Anglers and Hunters</td>
<td>a criminal code charge with a heavy penalty. The careless hunting charge has been widely used.</td>
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Any changes recommended are based on the fact that a need has been demonstrated. Flexibility in seasons is essential to a management programme.
and Forests are requested to retain the present dates for the open seasons as they now exist on deer in the Province of Ontario until such time as conditions warrant the change.

78. HUNTING LICENCES:

Whereas the number of violations of our Game and Fish laws has steadily increased, and the many new-resident and non-resident hunters are creating untold problems that will have to be dealt with accordingly;

In this respect, many non-resident hunters are violating the trust placed in them in granting them hunting privileges. These non-resident hunters are carrying high-powered rifles while travelling in our forests, and are known to be hunting moose and deer while holding only a licence to hunt bear;

Much has been said about the illegal activities of our non-resident hunting guests, and the time has now come for definite action to counter these illegal activities;

Be it resolved that during the open season on moose and deer all persons carrying any rifle other than a .22 calibre low-powered rifle, or hunting with a shotgun, while having in his possession shotgun shells loaded with ball or shot larger than number two shot, shall be required to purchase either a Moose or Deer Licence.

79. LICENCES:

Whereas a resident of Ontario must present proof of his capabilities or previous experience in safe gun Ontario Federation of Anglers and Hunters. The enforcement officers recognize this problem but the frequency is not as great as indicated here. This would, in effect, eliminate the Fall bear hunting licence because moose seasons now extend over most of the Fall hunting season. Ontario Federation of Anglers and Hunters. Many states have safety programmes now. Accident record of non-residents is very good
RESOLUTION

Handling before being permitted to purchase a resident hunting licence;

Non-residents, on the other hand, entering Ontario for the purpose of hunting may purchase a non-resident hunting licence without proof of capabilities or previous hunting experience and are permitted to carry fire-arms;

Be it resolved that all non-resident hunters be made to provide sufficient proof of their ability to handle a fire-arm before being allowed to purchase a non-resident licence in Ontario.

Proof shall be deemed as adequate if a satisfactory NRA Certificate or a former non-resident hunting licence for Ontario is produced.

80. LICENCES:

Whereas the municipality named in the resident licence differs from the municipality of residence due to the fact that rural routes, urban deliveries and post office boxes carry the name of the nearest post office and not the name of the municipality of residence;

This lack of adequate information presents difficulties to conservation officers in locating a person or persons by the address shown on the hunting licence;

Be it resolved that the resident hunting licence be amended to include the lot number, concession and municipality in which the applicant resides, or such

SUBMITTED BY

Ontario Federation of Anglers and Hunters.

Comments

and no need for this is considered to exist at present. Our problem is not with non-residents.

We are not aware of any difficulty but we have asked issuers to print names and addresses of licensees so they would be legible.
other information that will clarify the residence of a licensed applicant.

81. Steel-Jacketed Ammunition:

Whereas, with the increasing sale of surplus army rifles and ammunition, many hunters purchasing this type of rifle are using steel-jacketed bullets for hunting big game;

The construction of these bullets does not permit them to expand or disintegrate on contact with the animal they are used against. This contributes unnecessarily to the wounding of game and its subsequent loss and waste;

Be it resolved that The Game and Fisheries Act be revised to make it illegal for anyone to possess or use full patch steel-jacketed ammunition when hunting.

82. Decoys:

Whereas some hunters are in the habit of leaving flocks of decoys in front of their hunting blind or in other areas;

Whereas these decoys are unattended and are left there for the purpose of holding the hunting area for the hunter;

Whereas this is very unfair to other hunters who may wish to hunt in this area;

Ontario Federation of Anglers and Hunters. There is probably virtue in this. We would like to discuss it further.

Ontario Federation of Anglers and Hunters. On Crown land the leaving of decoys constitutes no claim on the blind and is sheer bluff which could not be maintained. A regulation of this nature once applied to the Hamilton Bay, but is now rescinded.
RESOLUTION

Be it resolved that regulations governing the use of decoys be changed so that it will be unlawful to have decoys in the water unless they are attended and then only during the regular hours allowed for hunting.

83. MOOSE SEASON (NORTH BAY):

Whereas the Moose season in the North Bay Forestry District has been for residents only and resident hunters are increasing each year in this area, and it is the desire of the majority to maintain moose hunting in the area as well as to conserve the moose herd in its present numbers;

Be it resolved that the moose season in the North Bay Forestry District be of fifteen days duration only, and that the dates be from October 15th to October 30th.

84. ESSEX COUNTY GOOSE SEASON:

Whereas, owing to the goose season opening early in the fall as it does now, the geese do not get used to flying around the country without being shot at. We feel that the small percentage of geese killed each season in this District is too small for the thousands of geese that stay here each fall.

Be it resolved that the goose season not open in the County of Essex before November 1st.

85. RUFFED GROUSE SEASON:

Whereas the Ruffed Grouse is cyclic in nature and, therefore, is subject to high and low population

SUBMITTED BY

Ontario Federation of Anglers and Hunters.

COMMENTS

Recommendations for seasons this year are made with the knowledge that hunting pressure will increase.

Ontario Federation of Anglers and Hunters.

We are recommending Nov. 1st goose season for Essex County in 1962. This should improve local goose hunting opportunities.

Ontario Federation of Anglers and Hunters.

We concur, and are recommending December 15th as the closing date in most of the
levels;

Whereas the present season on Ruffed Grouse does not provide a basis of good management for harvesting the grouse at high levels of population;

Whereas there is conclusive evidence that hunting pressure does not biologically produce any adverse effect on grouse populations at either higher or lower levels of population;

Whereas a longer Grouse season would provide information for biological research;

Whereas a longer Grouse season would be more appropriate with good game management than the present season;

Be it resolved that the Ontario Federation of Anglers and Hunters petition the Ontario Department of Lands and Forests to increase the length of the hunting season in the Province of Ontario from September 15th to December 15th inclusive.

86. CRIMINAL CODE:

Whereas publicity has focused attention on hunting accidents resulting in extensive criticism on the part of the public;

Be it resolved that the Attorney-General's Department and the Federal Department of Justice consider revision or amendment to the Criminal Code, so that
RESOLUTION

the courts may be able to deal more severely with hunting accident cases, particularly where fatalities occur.

87. INSECTICIDES AND HERBICIDES:

Whereas in the use of insecticides and herbicides small birds and upland game are often destroyed;

Whereas in spraying large tracts of land by planes with insecticides and herbicides, the spray can drift into our waterways and affect the life in these waterways;

Whereas rains can wash residue from spraying insecticides and herbicides into our waterways and affect life in these waterways;

Whereas careless handling of spraying equipment used to spray herbicides and insecticides, especially in filling and cleaning which are often done at the nearest stream or pond, and allowing these products to pollute and poison these waters, thus killing fish;

Be it resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests, and/or the Department of Agriculture, and/or the Ontario Water Resources Commission to investigate the use of herbicides and insecticides with the purpose of regulating the application of insecticides and herbicides and the proper filling and cleaning of the equipment used in applying the insecticides and herbicides.

SUBMITTED BY

Ontario Federation of Anglers and Hunters.

COMMENTS

Most desirable. Concern over this has been widely expressed and the total effect of these practices should be much more clearly understood than it is at present.
88. Aircraft:
Whereas the use of aircraft as a means of transportation into our forests and to our lakes has become widespread throughout the Province. This has led to many violations of our game and fish laws. It has become a simple matter for hunters and anglers using aircraft as a means of travel to transport their illegal catches of game and fish by this means. It is almost impossible to detect illegalities committed in this way.

Be it resolved that all persons using aircraft to travel to and from forests and lakes in the Province, for the purpose of hunting and fishing, shall be required to file a flight plan with the nearest Department of Lands and Forests office previous to the commencement of such flight. Such flight plan shall indicate the place, date, and hour of take-off, and the date, hour and place of return. The purpose of the flight, and the names and addresses of all persons involved in the flight, shall also be indicated on the flight plan.

89. Roadside Trees:
Whereas many thousands of the fine roadside trees of the Province are disappearing each year, due to maintenance of utility lines, the widening of road allowances, and the Dutch Elm disease;

Whereas present legislation, or the lack of same, does not enable municipalities and authorities or commissions to replace the ever-disappearing roadside tree through a co-operative endeavour with Provincial Government departments;

Ontario Federation of Anglers and Hunters. Jurisdiction of provincial legislation in regulating air traffic is very much in doubt.

Ontario Federation of Anglers and Hunters. Present highway plantings are greater than at any time in the history of Ontario. Planning is of a high order.
**Resolution**

Whereas most municipalities do not have the financial resources, nor is there a sufficient number of small-type "Tailored Trees" grown in Ontario, to enable planting same;

Be it resolved that the Province of Ontario, through either its Departments of Lands and Forests, Commerce and Development, and Highways or other suitable departments, commence a program of assistance to municipalities or other interested governmental agencies, that will result in the planting of roadsides with small-type "Tailored Trees" that will neither interfere with utility lines nor be subject to known diseases.

**90. Chief Island Indian Reserve:**

Whereas the past several years grave concern has been expressed at the possibility of private interests purchasing Chief Island, one of the largest islands in Lake Couchiching, near Orillia;

This island is owned by the Rama Indian Band who have persistently rejected offers of purchase by commercial interests interested in subdividing the island for cottage lots.

The island, besides being the ancestral burial ground of the Indian Band, is one of the last of the unspoiled tracts of woodland in the District. It is the home of much small game and countless birds, including the largest heron colony in the vicinity.

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<td>Ontario Federation of Anglers and Hunters</td>
<td>In the letter dated July 26th, 1960, the Honourable Mrs. L. Fairclough, Minister of Citizenship and Immigration, informed the Honourable Mr. Spooner that there was not any intention of the Indian Affairs Branch offering Chief Island in Lake Couchiching for sale. On Sept. 27th the Honourable Mr. Spooner wrote to the Honourable Mrs. Fairclough, in part as follows: &quot;The Province of Ontario does not wish this island to be subdivided for cottages and is anxious that it should be retained for public use. I would appreciate your</td>
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The island also provides fishing and bathing in the quiet seclusion of its sandy coves and adds much beauty to the Trent Waterway.

Be it resolved that the Provincial Government and/or the Federal Government acquire Chief Island as a Provincial Park or Wildlife Sanctuary, should the Rama Band decide to sell or lease.

advising what steps are necessary to be taken in order that the Province of Ontario may acquire the island.”

On Oct. 7th, 1960, Mr. James Bissett, Administrative Assistant in the office of the Minister of Citizenship and Immigration, wrote to the Honourable Mr. Spooner and stated that, so far as the Department officials at Ottawa are aware, the situation with respect to Chief Island had not changed since the letter of July 26th, 1960, by Mrs. Fairclough. The letter also stated “in the meantime the nature of the interests of the Province have been noted and will be kept in mind.”

91. Land Price:
Whereas the recently announced increase in the price of public lands for summer cottages, plus the expense of the survey, will make it impossible for many residents in the lower and middle income bracket to purchase land;

Whereas no resident of the Province should be denied the privilege of having a summer cottage due to prohibitive prices;

Whereas the rates included in certain regulations made under The Public Lands Act, as published by the Department of Lands and Forests, April 8th, 1960, show increases considered to be much too great;

Ontario Federation of Anglers and Hunters.
Referred to Surveys Branch.
RESOLUTION

Be it resolved that the charges for summer resort locations for private use revert to the rates and charges in effect prior to March 25th, 1960.

92. Whereas the royalties on raw fur pelts are reducing the already low income of the primary producer, namely the trapper; and

Whereas the present royalties were based on market prices that were in effect five to ten years ago when fur fur was much more valuable than it is today; and

Whereas the small and/or damaged pelts of beaver, fisher, mink, otter, etc., that should be worth $2, at present prices are actually of no value to the trapper because the buyer’s commission and the $1 royalty amounts to about the $2 value of the pelt;

Therefore be it resolved that the Ontario Trappers’ Association request the Ontario Government to review the present Game and Fisheries Act with a view to taking some direct action with regard to considering a downward revision of the present royalties on raw fur.

93. Whereas trapping is a major source of income to many people within the province; and

Whereas a loss of a trapping licence could work undue hardship on a man if this important source of income was taken from him; and

Submitted By

Ontario Trappers’ Association.
(C. Yeates)

Comments

This is under consideration and a submission to Treasury Board was made last year.

Ontario Trappers’ Association.
(C. Yeates)

This is provided for in the new Bill.
Whereas, many trappers have a very considerable investment in their areas such as cabins, docks, trails, permanent trap-sites, etc., and equipment such as out-board motors, power toboggans, traps, canoes, etc.;

Therefore be it resolved that the Ontario Trappers' Association respectfully request the Game and Fish Committee of the Ontario Legislature to review section 25, subsection 2, of the Game and Fish Act, so that a trapper if found guilty of an offence against the regulations would be charged with the regular penalty but not lose his means of livelihood by the cancellation of his licence.

These, then, are the two resolutions we have to present to your committee, and we know they will receive your careful and sympathetic consideration and the careful and sympathetic consideration of the officers of your Department. I have been a trapper in Ontario for the past fifty years and, although my trapping activities have been considerably curtailed in recent years due to the unfortunate but inevitable fact that I am not getting any younger, I can truthfully state that never at any time during my trapping experience having the working relationships between your field officers and the trappers been on such a co-operative and understanding basis as they are today. It is the sincere hope of this Association that they will continue to improve as they have been doing for some years past.

If you, Sir, or any members of your Committee have any questions to ask me in respect to the foregoing resolutions or to any other phase of the trapping
**Resolution**

vocation, I shall endeavour to answer them to the best of my ability. Thank you.

94. **Free Propagating Licence to Keep Pheasants in Captivity Not For Sale:**

It has now been established that Game Pheasants (Ring Neck Pheasants) belong to the classification of "Game Birds" and not ornamental birds. As it is extremely hard to control the disposal of surplus Game Pheasants by holders of the free propagating licence, we feel the free licence should be discontinued and that the Department increase the fee for the licence to propagate and sell pheasants, from the present $10 fee.

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<tr>
<td>Ontario Game Bird Breeders Association. (C. Gould)</td>
<td>We have had no evidence of illegal activity in this field. The free licence applies to the keeping of specimen birds and these are not kept in quantities sufficient to influence the market.</td>
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95. **Licence to Operate a Game Hunting Preserve:**

We feel the $100 fee for this licence should be maintained. In view of the fact that a large percentage of hunting preserve operators propagate their own pheasants, we feel one licence should be sufficient to cover both operations.

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<tr>
<td>Ontario Game Bird Breeders Association. (C. Gould)</td>
<td>We have proposed no change.</td>
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96. **Bob White Quail:**

We feel consideration should be given to legalizing Bob White Quail on Licensed Hunting Preserves and legislation passed to have this game bird incorporated in present licence to propagate pheasants. Hunters are permitted to shoot quail in many of the States to the south of us, and we feel this privilege should be extended to our Canadian hunters.

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<tr>
<td>Ontario Game Bird Breeders Association. (C. Gould)</td>
<td>This requires further study.</td>
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97. **Sunday Shooting:**

Trap and Skeet shooting are permitted on Sundays. Bowling Alleys and Curling Rinks are open on Sunday, and sportsmen who partake of a game of golf are permitted to play on Sunday. A very large percentage of hunters have to work all week and only have Saturdays and Sundays for relaxation with their dog and gun, and we feel they should not be deprived of the privilege of hunting on Sunday. Pheasants are a ground feeding bird, and it is inhuman to release them in the Northern part of the Province after December 1st, as their feeding grounds are all covered with snow. This makes the season very short for hunters living in districts affected by climatic conditions, and we feel this extra day a week would help to satisfy their hunting desires. We would draw your attention to regulation O. Reg. 163/59 made under The Game and Fish Act, Paragraph B (2), which reads as follows:

"Any regulations under the Act limiting the hours during which pheasants may be hunted, killed or destroyed and limiting the number of sex of pheasants that may be hunted, killed or destroyed in one day or possessed by any person do not apply to pheasants hunted, killed or destroyed on a pheasant hunting preserve."

As this portion of the Act now reads, there is nothing contained therein that prohibits the shooting on Sunday on a hunting preserve.

98. The undersigned camp owners wish to go on record as being strongly against the continuation of your

**Ontario Game Bird Breeders Association.**
(C. Gould)

Since the prohibition of Sunday shooting is in the Act and not the regulations, the statement in the last paragraph is not true. However, we agree with the main premise that Sunday shooting should be permitted. Preserve operators should consider their own relations with their neighbours.

**Northwestern Camp Owners.**

Unless this practice becomes much more widespread than it is at present, its economic
RESOLUTION

policy of allowing the spotting of moose by air.

It is our contention that this policy:

1. Drastically reduces the length of time spent in Canada by hunters, thus fewer tourist dollars.

2. Eliminates the need for skilled native guides; in fact we feel that employment in general suffers.

3. Places the airlines in direct competition with the fly-in bush camps, who are their chief source of revenue.

4. In no way reduces hunting "pressure" in certain areas. Since the airlines guarantee moose, they will see to it that the moose are shot as close to their base as possible, in order to cut their own overhead and allow more trips per day.

We would appreciate your immediate attention to this matter and trust that action will be taken before the commencement of another hunting season.

99. WOLF CONTROL:

Whereas Algonquin Park is an exclusive and protected hunting ground for wolves only; and

Whereas the problem of wolf control is spreading throughout Northern Ontario; and

Submitted By

(R. Johnson, et al)

Comments

effects are not likely to be important. Moose hunting policies have greatly increased the number of people who hunt moose, and there is likely to be ample custom for outfitters who maintain a reputation for good service.

Almaquin South Tourist Association.

(Mr. Shaw)

The wolf research program is important and there is no evidence, after considerable investigation, that deer depletion around Kearney is the result of wolf depredation.
Whereas the wolves leave a staggering amount of evidence in killed deer and moose, remains of which reveal only a small amount of meat eaten; and

Whereas hunters and tourist resort operators are agreed that deer are diminishing in numbers; and

Whereas many hunters get nothing in return for the price of a licence; and

Whereas the present system of control has proven to be inadequate; and

Whereas wolves hunt fifty-two weeks of the year and the hunters only twelve days;

Therefore be it resolved that the Department of Lands and Forests take immediate action to drastically reduce the wolf population in the Algonquin Park and surrounding area.

100. **Ontario Waterfowl Research Foundation:**

Ducks, geese and swans, long among the most popular wildlife of North America, have experienced many changes during the last century. Certain of these changes, such as urban sprawl and drainage, have destroyed the traditional breeding grounds of our waterfowl, even threatening the survival of some sensitive species like the Canvasback.

Experience has shown repeatedly that remaining breeding grounds can be improved, and the new produc-

Ontario Waterfowl Research Foundation. The department is fully in accord with the objectives of the foundation. (Dr. A. Secord)
Resolution

ing areas established to make up for marshes already destroyed, provided that a sound framework of knowledge is applied properly. Research is the basis of effective waterfowl management.

The Ontario Waterfowl Research Foundation was established in 1961, with the objective of improving waterfowl management in Ontario by:

(a) supporting basic research in waterfowl biology;

(b) aiding in the training of waterfowl biologists and managers;

(c) making the results of research available for application by interested individuals and groups.

The Foundation's affairs are conducted by a Board of Honorary Trustees and Trustees, advised by wildlife scientists, representing government agencies and Ontario's universities—a group of dedicated men, united in the common goals of knowledge and the practical application of that knowledge in the interests of waterfowl.

Last summer the Foundation started a study of waterfowl movements in relation to Luther Marsh. Recently it acquired an option on a property near Guelph, to be known as the Niska Waterfowl Research Station. This will serve as the Foundation's physical headquarters, and will be developed to support a wide
range of research activities. A library, a laboratory and
demonstrations of waterfowl management, all essential
to the organization's ultimate objectives, are planned
for the future.

Interested persons, groups and organizations are
invited to support the program of the Ontario Water-
fowl Research Foundation. Contributions to the
Foundation are deductible for income tax purposes in
Canada.

For further information please write:

A. T. Cringan, Executive Secretary,
Ontario Waterfowl Research Foundation,
Department of Zoology,
Ontario Agricultural College,
Guelph, Ontario.

101. Resolved that the Open Season for Deer, in the
Tweed District, be from Monday, October 29th to
Saturday, November 24th, this year of 1962.

102. And further that such Regulation apply for a
minimum two-year test period, and too that, of the
four weeks requested, the first week be set aside for
archery.

103. The Dryden Bowmen Archery Club would like
at this time to request a pre-gun season for the purpose
of hunting moose in the Kenora District, with bow.

Ompah Conservation
Association.
(J. C. Dunham)

Ompah Conservation
Association.
(J. C. Dunham)

Archery season in the Ompah area has been
strongly opposed by deer hunters in that
area.

Special bow season is unnecessary. The
moose season in this area is three months
long and offers an abundance of opportunity
for archers to hunt moose.
RESOLUTION

We have contacted the Hunting and Field Archers of Ontario hunting chairman and he states he will assist your department also. This is Mr. Gordon Hammond, 470 Charlotte Street, London, Ontario.

The Northern Ontario Tourist Outfitters supported our club when we wished a pre-gun season to shoot deer and we have contacted them again regarding the moose season.

Our purpose in requesting a pre-season is as a safety measure. Most archers prefer to stalk their game quietly and, in view of the great number of moose in this district, we feel that a pre-season for moose hunting with the bow would help to control their number.

Our club feels that a bow with a forty-five pound pull at full draw, with arrows with sharp hunting points will penetrate any part of a moose to cause a hemorrhage which will kill the animal. A forty-five pound pull bow is one which takes a pull of 45 pounds to put an arrow into shooting position. The length of the arrow will vary according to the arm of the individual archer.

A penetration test on a 100-lb. jute bag filled with sand showed that, when a 29-inch long cedar arrow, 11/32 inches in diameter and using a 120-grain broad-head point, was shot into the bag, it penetrated completely and was only stopped by the feathers at the point of entry. A .303 rifle with a 180-grain bullet
penetrated only 6\(\frac{3}{4}\) inches when shot from the same distance.

Mr. Hammond states that Mr. Harry Markham in 1961 shot a thousand-pound bull moose with a 55-pound Tilmark bow. Also Mr. George Smith, using a 45-pound bow and 11/32" diameter cedar shaft with broadhead point, obtained complete penetration of the breastbone of a previously killed moose in a test to see if that weight of bow could penetrate far enough to cause death.

We are contacting Mr. Harry Markham of Newmarket, Mr. J. W. Sanderson of Bolton, and Mr. John Landen, Owen Sound, Ontario, as well as the main executive of the Hunting and Field Archers of Ontario, and we hope that we can send a personal representative to your meetings. We regret that we are not able to send someone from our own club but the time is too short to arrange this.

The Dryden Bowmen Archery Club are offering their assistance to your department to make this first pre-season a success.

104. DEER HUNTING CAMP SITES:

Whereas the Department of Lands and Forests are responsible for the allotment of yearly leases for Crown lands, used for deer hunting camps;

Whereas the numbers of hunters and the number of camps are steadily gaining in numbers each year;

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

This is usual practice in districts.

Applications for campsites have increased beyond the available supply of areas.
RESOLUTION

Whereas in areas where such parcels of land are now being leased, there are already many old established deer hunting camps;

Therefore be it resolved that before any new leases are released to new groups the area concerned be checked to determine the number of clubs already established in said area.

Be it further resolved that our Conservation Council recommend for the reason of hunter safety, the Department do not lease any deer hunting campsites within a radius of at least two miles from another already-established deer hunting camp.

105. APPOINTMENT OF GAME WARDEN:

Whereas at the present time we have one game warden established in Dundas, and another in Glengarry;

Whereas the City of Cornwall now has a population of approximately 45,000 people, and that said population is concentrated in Cornwall and surrounding area, and other heavy concentrations are in the immediate outside areas of Cornwall; and

Whereas we, the Conservation Council of Stormont, Dundas and Glengarry, feel that more actual personal contact and public relationship should take place between our people and the Department, along with a closer supervision in these heavily fished and hunted areas;

Submitted By

Conservation Council of Stormont, Dundas and Glengarry.

(A. M. Lebano)

Comments

We continue to press for staff increases.
Therefore be it resolved that we feel our conditions warrant another game overseer for the County of Stormont and that this person establish residence in Cornwall or its suburbs.

106. SUNDAY SHOOTING FOR WATERFOWL:

Whereas the waters of Lake St. Francis, and Lake St. Lawrence, border the waters of Quebec and New York State;

Whereas Sunday hunting-and-shooting of waterfowl is legal in said border waters of Quebec and New York State;

Be it resolved that it be made legal for Ontario residents to shoot ducks in the waters of Lake St. Francis, and Lake St. Lawrence, said waters bordering the counties of Stormont, Dundas and Glengarry, during the legal season for hunting ducks;

Be it further resolved that our Council concur with a recent resolution passed in Zone 4 of the Ontario Federation of Anglers and Hunters for a yearly season for Sunday hunting.

107. DEER SEASON IN THE THREE UNITED COUNTIES:

Whereas for a number of years the local deer season in the Counties of Stormont, Dundas and Glengarry has been for a four-day duration;

Whereas during these years, the deer herd has steadily increased, even with excessive hunting pressure.

Conservation Council of Stormont, Dundas and Glengarry.  
(A. M. Lebano)

We agree in principle with this proposal but the present day-off for waterfowl is sound management.

Conservation Council of Stormont, Dundas and Glengarry.  
(A. M. Lebano)

This should be taken up with the municipal councils. We have been guided by their recommendations.
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<tr>
<td>Therefore be it resolved that, so long as this deer herd can steadily</td>
<td>An Association of hunters in the Muskoka-Parry Sound area.</td>
<td>In view of present hunting pressure this is</td>
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<td>increase and survive the pressure of hunting, the season should be for a</td>
<td>(Ralph Bice)</td>
<td>not practical.</td>
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<td>six-day period—Monday to Saturday inclusive.</td>
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<td>108. Asks for some sort of control of deer hunting areas—zoning of hunting</td>
<td></td>
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<td>grounds.</td>
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<tr>
<td>109. Asks for a moose season in the Muskoka-Parry Sound area again this</td>
<td>An Association of hunters in the Muskoka-Parry Sound area.</td>
<td>This has been recommended.</td>
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<td>year.</td>
<td>(Ralph Bice)</td>
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<td>110. The Department of Lands and Forests is to be congratulated on several</td>
<td>Mr. John Hauser, Sharon.</td>
<td>No comment required.</td>
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<td>improvements noticed during the past year:</td>
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<td>(1) Supervision of hunters improves.</td>
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<td>(2) Publicity of illegalities more noticeable in the press.</td>
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<td>(3) The Department appears to really study the public interest in regard</td>
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<td>to parks and other amusements; in fact, as a landowner, I wish it were</td>
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| otherwise; but the "greatest good, etc."


111. Tree Planting:
I wish the Department could encourage more of this. It is a wearisome job when one considers that perhaps in a few decades all one's work will be swept away.

Mr. John Hauser, Sharon. No comment required.

112. Parks in Cities Vicinity:
I would again wish to impress the Department of Lands and Forests with the great need for the Province to get hold of some of the cheap land around Mount Albert. If the Province had done this when I first suggested it, the cost would have been negligible. Even now, some of this poor land is cheap.

Mr. John Hauser, Sharon. Referred to Parks Branch.

113. Hunting Parks:
 Good idea: keep some of the gunners off private land. Since game is scarce, I would suggest artificial animals, who could run on single, hidden track. Most of the city hunters like the noise of a gun.

Mr. John Hauser, Sharon. No comment.

114. The cost of hunting should be borne by the hunter, and licence costs are too low. Why should landowners be forced to pay extra taxes so that well-paid hunters and fishers can amuse themselves practically free?

Mr. John Hauser, Sharon. Agreed that fees are too low.

115. While fines for the infringements of our laws have been raised, yet the magistrates continue to be over-merciful. Is it not time that we adopted more drastic methods?

Mr. John Hauser, Sharon. The courts have jurisdiction.

116. Too many hunters, careless and noisy.

Mr. John Hauser, Sharon. No comment.
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<th>Resolution</th>
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<td>117. Keep the Sunday ban on hunting. It is bad enough on Saturday; we expect peace on Sunday.</td>
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<td>118. That idea of the farmer at Buttonville, of asking some landowner to sponsor any hunters in the township, may have some sense. (Unless it gets like the bondsman in the law courts—a business proposition.) That might serve as a curb on the unruly.</td>
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<td>119. The owner who does not want hunters, and who posts his place, expects that people will stay out. As it is, it is still necessary to be on the alert to drive hunters out. The fault is really that our system is an anachronism—a throwback to times past. It is time that a better system was devised. For there is nothing free; and to encourage trespassing under the label of democracy is to invite anarchy.</td>
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<td>120. We request the following to be given consideration by your Department:</td>
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<td>1. That no licence be issued to anyone in waters that are closed to commercial fishing, except the present carp licence.</td>
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<td>2. That the commercial licence now held by Wes Ryder at Little Current be cancelled when he is finished fishing, not transferable, saleable or otherwise used by anyone.</td>
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<th>Submitted By</th>
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<td>Mr. John Hauser, Sharon.</td>
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<th>Comments</th>
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<td>This is under consideration. We would favour co-operative arrangements.</td>
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<td>The suggestion that public officers should act in private interest is not consistent. In Britain, where there is no public hunting, there are no conservation officers.</td>
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<td>No proposal to open new waters.</td>
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<td>The two cases mentioned will depend on the nature of the operation.</td>
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3. That the commercial licence held by Justian Anglin of Little Current be cancelled forthwith, as this licence has never been used by Mr. Anglin.

121. We ask that you consider our request for a closed season on pike, pickerel and lake trout during the spawning season by any means, that is, angling or commercial taking of these game fish.

Also that consideration be given to our request for further protection in the taking of pike and pickerel in the spring by guns, spears and pitch forks, etc., as considerable fish are destroyed in this manner.

122. We would like to suggest to the Department that they request a law stating “the carrying of firearms of any type or calibre be prohibited five or six days prior to the opening of the regular deer hunting season in the Manitoulin District”.

The purpose of this suggested legislation is to help in controlling the illegal hunting prior to the season opening that is quite common in this area.

123. It has been brought to our attention that certain parties, specifically Mr. Jim Caughy of 273 King Street, Sturgeon Falls, Ontario, has been taking minnows by the use of a long seine net and using skin diving equipment and removing these minnows by the truckload for resale.

Little Current and District Chamber of Commerce.
(Goldwin Tustian)

We believe that adequate provision for spawning is being made, and a quota system is under study. Enforcement problems are familiar.

Little Current and District Chamber of Commerce.
(Goldwin Tustian)

This is being considered now.

Little Current and District Chamber of Commerce.
(Goldwin Tustian)

Referred to District.

Little Current and District Chamber of Commerce.
(Goldwin Tustian)
Resolution

As their own area must be depleted of these fish for them to travel so far, we request that this practice be stopped at once to protect our game fish.

The taking of these minnows reduces the feed for our smallmouth black bass, and we are most anxious to protect these waters with every means at our disposal.

124. We would like to thank the personnel of the Sudbury Office for their fine efforts on our behalf in helping to clean up the abuse of the game laws that has been rather widespread in our area during past hunting seasons.

It is realized that these men have great areas to cover, and it is in this regard that we are especially grateful for the time spent in our immediate district during the hunting season.

Submitted By

Little Current and District Chamber of Commerce.

Comments

Referred to Sudbury District.

(Goldwin Tustian)