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Journals of the Legislative Assembly, Ontario

11-12 ELIZABETH II, 1962-63

4th Session — Twenty-sixth Parliament
November 27th to December 19th, 1962
and
February 5th to April 26th, 1963

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PROCLAMATION

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,—

GREETINGS

WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Tuesday, the twenty-seventh day of 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 first day of November in the year of Our Lord one thousand nine hundred and sixty-two and in the eleventh year of Our Reign.

BY COMMAND

JOHN YAREMKO,
Provincial Secretary.

Tuesday, the twenty-seventh day of November, 1962, being the first day of the Fourth 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:

I am very happy to welcome you today as you resume your duties at this Fourth Session of the 26th Parliament of Ontario. Several of the Honourable Members who were with us as the last Session ended have since been taken by the hand of Providence, and to their families my condolences are extended.
Since the close of the last Session, our Province has been honoured by a visit from H.R.H. Prince Philip; Her Majesty, the Queen Mother; and from H.R.H. the Princess Royal, Princess Mary; as well as from the Right Honourable Harold MacMillan, Prime Minister of the United Kingdom. These distinguished guests were made most welcome by our people, and their visits indicate the close continuing ties linking us to the Royal Family, whose gracious head is Queen of Canada and Head of the British Commonwealth of Nations.

The Ontario economy is experiencing one of its best years on record and outstanding economic achievements have been a feature of 1962. Economic growth continued unabated following the strong upswing that began in 1961. More persons are employed and more goods are being sold than in any previous year. The continued high rate of output in the steel industry and the spectacular increase in production in the motor vehicle industry are indicative of the encouraging resurgence in manufacturing. Nearly every sector of the economy is achieving new records in sales, output and income. Farm incomes will likely exceed last year's high level. Mining output has been high, with the most marked improvement being in iron ore production. The general advance in the productive sectors of the economy means that the personal incomes and expenditures of our people will reach the highest level in history. The increased pace of economic activity has resulted in a heartening decrease in the level of unemployment. In 1962, the year to year drop in the numbers of unemployed was the greatest since the end of the war. Unemployment has been well below the national average, with seasonally adjusted figures in Ontario for October standing at 3.7 per cent of the labour force, compared with 6.1 per cent for Canada. In the light of the Government's efforts to increase the trade opportunities of our industries, it is also worthy of note that Canadian export figures so far indicate a considerable increase over 1961. We are optimistic that with the continuation of our present growth policies, we may look forward to further improvements in production, sales, employment and income in all sectors of the economy.

During the coming Session, you will be requested to give consideration to many important Bills and to approve funds for many far-reaching measures which will enhance the opportunities and well-being of our people and promote the expansion of our material resources and industries, to help us to meet the many challenges of this decade. World trade patterns and industrial methods are shifting in ways whose full import is not yet clear and whose complete effect may take some time to work out. Confronted with these developments, all segments of our society must work together as never before in dealing with the problems that face us during the 1960's. Old patterns can no longer be followed blindly and new methods must be sought and tried, on a basis of orderly and dynamic change, in order for us to continue the unparalleled economic progress which we have experienced. Your Government intends to continue the outstanding economic advances we have made and to promote further opportunities for our people and increased expansion for our industries. Among the many forward-looking measures that will be introduced are the following:

Medical Health Insurance

My Government endorses the principle of medical health insurance. In realization of the present-day concern of our people about the crippling financial costs of illness and their desire to be able to obtain proper medical treatment
when required, legislation will be introduced which will ensure that medical health insurance from insurers, by arrangement with the Government, will be available to all our people, regardless of age and physical condition. The Government will also accept the responsibility of providing coverage for those who, for a variety of reasons, may be deemed not to be able to provide for themselves.

Because of the many problems involved in bringing this plan into operation and the many groups who will be affected by it, a Committee composed of representatives of medical, hospital, insurers, labour, agriculture and other groups will be appointed to examine the legislation and to receive representations from all interested parties before the provisions of the Bill are brought into effect. Your Government is also of the opinion that before any consideration can be given to benefits broader than those mentioned, the report of the Royal Commission on Health appointed by the Federal Government and any recommendations it may contain, particularly in regard to participation by the Federal Government, must be examined.

The success of the Ontario Hospital Insurance Plan is evidenced by the fact that enrolment has now risen to 97 per cent of our population. You will be asked, for the third successive year, to provide the sum of $50 million in order to enable the Government to continue to stabilize at their present rates the premiums paid by subscribers to the Plan.

Ontario Development Agency

The over-riding goal of my Government's economic policy is the achievement of a rate of growth sufficient to provide the job opportunities that will be required in Ontario in the coming years for a growing labour force and, at the same time, increase our incomes and living standards. An important measure designed to achieve this objective for our people is the establishment of an Ontario Development Agency. This will enable the Province to provide financial, managerial, technical and other forms of assistance to those enterprises and communities located in Ontario that can qualify for such assistance and can demonstrate an ability to contribute significantly towards Ontario's economic growth. The Government is prepared initially to guarantee loans amounts to a total of $100 million, but this limit will be raised if necessary.

The Department will also encourage the establishment of Community Development Corporations. These corporations will assist with local or regional industrial development and will raise funds and finance their operations on a regional and community basis. They will be supported by the Ontario Development Agency in cases where the proposed regional or community projects can qualify for such assistance.

Junior Farmer Establishment Loans Act

The future of Ontario agriculture, to a large degree, is directly dependent upon the young farmers and rural youth. In order to strengthen their position, The Junior Farmer Establishment Loans Act will be reinstated and there will be introduced amendments which will greatly increase its scope and effectiveness. These amendments will also recognize the changing aspects of the family farm unit and the need to provide ways and means whereby the family farm can be
expanded and preserved as the mainstay of rural Ontario. The current credit problems being faced by our farmers in the day-to-day operation of their farms will also be dealt with.

Minimum Wages

Your Government believes that fair wages are essential to a healthy economy. In order to provide leadership in the first instance, we will require fair wages to be paid on all government contracts for the construction of highways and buildings. In addition, the Department of Labour is assessing the need, with a view to bringing into effect, where necessary, minimum wages for the protection of the workers of the Province.

Portable Pensions

In keeping with the efforts of the Government to provide mobility for the older workers and to increase their job opportunities and security, the House will be asked to pass The Ontario Portable Pensions Bill. Embodied in the Bill will be the results of new suggestions advanced at the hearings recently held by the Portable Pensions Committee.

Assistance for Retarded Children

In keeping with the Government's interest in the education and care of the less seriously retarded children, several new measures will be introduced which will provide greater assistance for them. There will be introduced The Homes for Retarded Children Act, which will enable grants of $2,500 per bed to be made to local associations which provide residential facilities for the less seriously retarded children who do not require care in an Ontario Hospital, as well as provide maintenance assistance for children in such residences.

Civil Service

My Government is aware of the very fine work performed by our civil servants and is most appreciative of the excellent standards of service maintained by them. With this in mind, matters affecting their employment and working conditions are under constant study and review. In the light of the latest studies and to encourage the maintenance of this high standard of excellence, legislation will be introduced having particular regard to the establishment of a Joint Council to negotiate matters concerning the terms of employment of our civil servants and of a Civil Service Arbitration Board to arbitrate in the event of failure of the Joint Council to agree. The position of civil servants in regard to municipal elections and political activity will also be clarified and modernized.

Province of Ontario Council for the Arts

Many important developments have been taking place in the cultural life of this Province. New theatres have been opening, and a greater interest in painting, music and the creative arts generally is in evidence, particularly among our young people. In order to support these cultural advances, many of which are developing at the local level, and in order to ensure that our smaller centres of population will benefit from these developments, the Government will set up a Province of Ontario Council for the Arts. This Council will administer funds your Government will make available to further the development of the arts.
Shoreline and Parks Acquisition Program

The growing industrialization of our Province makes it necessary for the Government to commence immediately to acquire parts of the shore-lines of the Great Lakes and other needed lands. These lands will be necessary if we are to provide future parks and recreational facilities for the growing numbers of our industrial population. We will start at once on a $200 million, 20-year land acquisition program designed, firstly, to acquire parts of the shore-lines of the Great Lakes and, secondly, other needed lands, so as to provide for future park and recreational needs, reforestation of idle lands, public hunting and fishing areas, and orderly commercial developments, with multiple-use management being stressed. A new branch will be set up in the Department of Lands and Forests to study the needs and plan the development of the shore-line and other lands that will be acquired over the years. Expansion will continue of our provincial parks system, including a new, all-year-round park being established in the Killarney area, with a proposed extent of approximately 4,000 square miles.

Survey of Marine Resources

A joint survey of the marine resources of the Province will be carried out by the Department of Lands and Forests in conjunction with the Federal Government, and the House will be asked to provide funds for Ontario’s share of the studies, the results of which will also be of great value to our tourist industry. Such a survey will include safe harbour, breakwater and dock facilities; adequate markings of wilderness anchorages; improved channel markings on navigable waters; the evolution of policies regarding the provision of public docks and marina facilities, with a view to attracting more pleasure craft to Ontario; the development of park land along water routes; and the availability of boat launching ramps.

Agricultural Rehabilitation and Development Act

In order to foster our natural resources of land and ensure the development of a healthy agricultural economy, a provincial Agricultural Rehabilitation and Development Act will be introduced. This plan will enable the carrying out of such projects as the development of community pastures, drainage and reforestation, and alternate land use, in co-operation with agricultural groups, with the over-all aim of utilizing to the best advantage the rural resources of Ontario and improving the general rural prosperity.

Meat Inspection

Having the interests of the consumers, producers and processors at heart, my Government will introduce a Bill to ensure the inspection of all meat and poultry produced and sold in Ontario.

Food Council

Because of the importance of the agricultural and food industry in Ontario and the interest of our consumers in it, there will be established a Producers, Processors and Consumers Food Council, made up of representatives of these broad segments in our society. The committee will have the two-fold purpose of advising the Government on general problems of concern to the whole of agriculture and the food industry, and providing a meeting place for these three
groups. The objective is to enable a greater understanding of each other's problems and the bringing forward of possible recommendations for policies which would ensure the well-being of the agricultural and food industry of the Province while maintaining the interests of our consumers.

Physical Fitness

A vigorous and fit population is necessary to meet the challenge of a rapidly changing society. Your Government will, under its physical fitness program, expand the services given to citizens and organizations with interests in fitness and amateur sport. The Ontario Department of Education, in co-operation with the Federal authorities, is planning to offer expanded informational services, research projects, co-ordination of effort, and training programs to lead to greater participation by the individual. It will be the aim of the physical fitness program to encourage the participation by the individual in many different forms of activity at the community level.

As part of the physical fitness program the Junior Ranger work of the Department of Lands and Forests is being extended so that the number enrolling may be doubled for the next year. During the past five years, some 3,000 young Ontario boys have been introduced to our northern life as Junior Rangers, and have contributed to the programs of the Department.

Teaching of French

Your Government recognizes the increasing interest of our people in the teaching of conversational French, especially at the elementary level. To help meet this need, a Teachers' College will be built at Sudbury. This Teachers' College will be bilingual and, along with the bilingual Teachers' College at Ottawa, will ensure that an adequate supply of French-speaking teachers will be available in the Province.

Assistance to Municipal Roads

The Department of Highways will, in the next year, place even greater emphasis on assistance to the municipal roads systems by way of increased and extended subsidies. There will be an increased development-road program whereby greater government assistance will be given to counties and townships on some of the more important of their roads.

Commuter Service Studies

The combined research and statistical facilities of the Department of Highways and the Department of Transport will be made available to conduct studies, in conjunction with the municipalities concerned, into the commuter services running into and from Metropolitan Toronto.

The measures just described form a brief part of the comprehensive program which your Government is presenting for the continued well-being of our people. These government policies will increase their opportunities and promote their security by way of education, health, welfare, municipal, human rights, labour and other measures, as well as further the development of our industries and natural resources, the continued expansion of which is necessary to provide the base upon which employment opportunities and security measures rest.
Education

The opportunities of our children are being advanced in many ways designed to ensure that every student achieves the education for which his talent and interest fit him. More than 1.5 million students are now enrolled in our elementary and secondary schools. Increased grants for school purposes will be provided during the coming year, including the provision for grants to the local home and farm owner to ease local taxation. Next year, these latter grants will be paid at the rate of $40 per vocational school pupil, $30 per each secondary pupil and $20 per elementary school pupil, an increase from the $15 for each elementary school pupil and $5 per secondary pupil paid during the current year. Very exhaustive studies are presently being carried out of the entire educational grants structure with a view to developing a plan for the revision of these grants for future years.

The Government has achieved gratifying results in its extensive teacher training program. With the opening of the new Teachers' College in Windsor this September, the immediate needs of accommodation for teacher education for the elementary schools have been met, and no College is now operating on a two-shift basis. As additional accommodation becomes necessary, plans call for the establishment of a further Teachers' College at St. Catharines, as well as the one at Sudbury previously mentioned. For several years, in addition to the teaching instruction given at the Ontario College of Education in Toronto, summer courses for secondary school teachers have been operated at Kingston and London, and it is now intended to put this instruction on a more permanent basis. Work will be carried out on a new College of Education to be established at London and completed by the Fall of 1964, and plans will be developed for a College of Education at Kingston. An addition to the College of Education at Toronto, which will stress increased vocational teacher training, is also planned.

The post-school institutions operated directly by the Department of Education have been providing ever-greater service to the students using their facilities. The Government operates Institutes of Technology at Toronto, Hamilton, Ottawa, Windsor and Kirkland Lake, the latter of which was opened in September, 1962, and the Institute of Mines at Haileybury. Work will begin on the new building for the Eastern Ontario Institute of Technology at Ottawa and construction will be completed on the buildings now under way at the Ryerson Institute of Technology, which will provide several thousand additional pupil places by the Fall of 1963. The whole matter of increasing enrolments in the Institutes of Technology and the future demand for this kind of training is being studied to determine the need for additional Institutes or the expansion of existing ones. The Government operates three Institutes of Trade in Toronto. Two of these provide training for indentured apprentices and the retraining of the unemployed under the federal-provincial Technical and Vocational Training Agreement, while the third, the Provincial Institute of Trades and Occupations, provides training for the unemployed only. Plans are under way to set up three new Provincial Institutes of Trades, which are expected to be ready for operation in September, 1964. These will be located in London, Ottawa and Sault Ste. Marie and are designed for enrolments of about 800 students each.

Under the Dominion-Provincial Training Agreement, classes for the training of unemployed persons are being conducted in 29 centres throughout the province and, so far, over 8,000 students have received benefit from this type of
training. As most of the students lack sufficient academic background to benefit from the courses in skill development, academic upgrading is now a part of this program. It is estimated that over 80 per cent of those who have taken these courses are now gainfully employed, and the co-operation of industry in this respect is most gratifying.

Many new steps are being taken to modernize our educational facilities. Over a period of years, curriculum course revisions are being introduced in all grades in the elementary and secondary schools. A committee to study matters relating to textbooks is proceeding. Studies are under way concerning the value and place of Grade 13 in our educational set-up, as well as of the role that may be played in education by television.

At the university level of our educational system, the new Trent University at Peterborough and the new University of Windsor will be established. Generous financial provision for our Ontario universities, on both the capital and maintenance side, will again be made, including a special development grant of $5 million to permit the Laurentian University of Sudbury to proceed with work on its new 500-acre campus and a new site for York University in the north-west of Metropolitan Toronto. Additional assistance in the amount of $3 million will be given to those universities which carry out a graduate-training program to enable them to expand this sector of their work. You will be requested to provide additional funds to enable an expansion of the Province's scholarship, bursary and loan program to students at the post-high school level, including the provision of $1 million for the first year of the new program of graduate scholarships, which will be granted, at the rate of $1,500 for a normal university year, to eligible students taking graduate work in Ontario universities.

Additional funds will be requested to develop further our system of local public libraries and to permit the Department to carry out increased extension work with them.

Construction is continuing on the Junior School for the Deaf at Milton, and planning will proceed on the new Senior School Buildings there, on a vocational shop at the Ontario School for the Deaf at Belleville and a new dormitory at the Brantford School for the Blind.

Health

Progress in the care and treatment of the mentally disturbed is going forward rapidly. During the past year, over 3,000 long-stay patients have been discharged from the treatment wings of Ontario Hospitals. Since these are mainly elderly persons without homes or relatives, their maintenance remains the responsibility of the Province, and parts of ten hospitals have therefore been set aside as Residential Units to house and care for them.

The Department of Health's program of building new mental hospitals and re-building the older facilities is continuing apace. The Government has begun the necessary planning to establish three Community Psychiatric Hospitals in Northern Ontario, to treat the mentally ill from that area who now depend on the North Bay Hospital. The 300-bed infirmary-type institutions to be located at Timmins and Sault Ste. Marie will form part of the Ontario Hospital system. The third, at Sudbury, will likely become a project of the Algoma and Sudbury
Sanatorium Association, under The Community Psychiatric Hospitals Act, and discussions are in progress with the Board. When these programs are completed, it is the intention to move patients to them from the Department's present North Bay facilities and use the latter as a hospital-school for the seriously mentally-retarded children in North-Eastern Ontario, while keeping a small wing for other patients. The new Ontario Hospitals at Goderich and Owen Sound and the clinical services building at the Port Arthur Hospital have been almost completed. The first stage of construction is under way at the Palmerston location. The rebuilding of the Orillia Hospital is continuing, with a 300-bed pavilion being about two-thirds finished. Construction is nearing completion on projects at the London, Byron, Woodstock and Whitby Hospitals. As part of the Government's continuing program of providing community psychiatric facilities, space is being taken over in sanatoria at Ottawa and Windsor for the care and treatment of psychiatric patients. Planning is proceeding on the re-construction of the Ontario Hospital at 999 Queen Street West, Toronto, and on a 400-bed replacement at Penetang.

The program of post-recovery treatment of tubercular patients is being extended. Changes in the pattern of treatment of tubercular patients have shortened the patient's stay in hospital, but not the actual total time required for medical treatment. Because of the growing numbers of these patients under treatment outside of the sanatoria and the need for regular medical follow-up, the Government proposes to undertake this follow-up care, previously done largely by voluntary agencies, as part of the treatment program, in order to ensure for the patient continuous and effective care and to provide still better control of tuberculosis.

Several new departmental programs are beginning or are in progress. These include further development of the bursary plan for medical and dental students who intend to practise in designated areas where there is need.

Construction on the new Department of Health Laboratory on the western outskirts of Toronto will get under way next year and, when completed, it will enable the Department to improve and expand its various laboratory services.

Welfare

As a result of a further review carried out in connection with the Province's provision of welfare services for families and individuals, several new measures will be introduced, in addition to The Homes for Retarded Children Act. Legislation entitled The Children's Institutions Act will be presented for the purpose of extending the provincial assistance provided to charitable institutions to those that provide instructional care for children who require specialized attention and services in a group setting. As well, this Act will increase the financial support given by the Province, and encourage the development of specialized facilities and proper standards of group care and service. Legislation will be brought forward to place the assistance provided to all Indian mothers on the same basis as that given in the rest of the community.

Municipal

Municipal problems of a varied nature have been considered by your Government, and the Department of Municipal Affairs will provide local government units throughout the Province with the greatest possible assistance
in their efforts to meet the needs of their citizens. An increased total of municipal grants will be distributed, to help these basic organs of our Government meet their financial obligations. Amendments will be presented to a number of municipal Acts, including The Metropolitan Toronto Act.

The Select Committee reviewing the municipal Acts is continuing its work and it is expected that a further report will be presented, with recommendations that will be fruitful in legislative amendments that will improve our municipal statutes.

In connection with the far-reaching reorganization being continued in the Department of Municipal Affairs, further sums will be requested for administration purposes, including a new branch to deal with all aspects of municipal finance, a consolidation of several branches in order to provide improved service, and a considerable extension of the present activities of the other branches. A major objective of the reorganization is the undertaking of special studies on both a provincial and regional basis of the fundamental problems involved in local and regional municipal organization and planning, especially in view of the increasing need to adapt the existing municipal system to the vast changes in social and economic conditions which have occurred in recent years. To continue with the improvement in the working conditions of the staffs of the municipalities which was brought about at the last Session by the establishment of The Municipal Employees Retirement System, additional funds will be requested for its organization work.

Labour

The continued progress of labour will be furthered through the passage of a number of Bills to be presented for your consideration and the provision of funds to enlarge the Department of Labour's administrative and inspection staff in a number of directions. The organization of the Department is presently under review to ensure that the services it has to offer are readily available to the public.

The conciliation service occupies an important place in labour relations and this service is being extended, while amendments will be made to the legislation. One of the important recommendations of the Royal Commission on the Construction Industry was that the Minister of Labour convene a conference of labour and management in that industry. The first sessions of the conference have now been held and discussions useful to both labour and management have taken place on problems affecting the industry. Committees have been established to study specific matters of mutual interest and the full conference will resume early next year. The Government believes that joint conferences of management and labour, sponsored by the Department of Labour, will be of major importance in establishing an appropriate atmosphere for these two important segments of the economy of the Province to work in harmony for their mutual benefit. Such conferences will be arranged early in the new year.

Industrial safety is of great concern to the Government. A Construction Safety Branch is being established and a greatly increased number of safety officers are being appointed. A committee has been appointed to hold public hearings in respect of The Operating Engineers Act, which has an important
bearing on industrial safety. The Legislature will be asked to amend safety legislation, including The Construction Hoists Act, The Construction Safety Act and The Boilers and Pressure Vessels Act.

The Department of Labour is presently reviewing all social legislation involving wages, working conditions and related matters. The Industrial Standards Act is an important item of our social legislation and an enquiry is presently under way into the Act in order that the Government may improve this legislation in the light of present-day conditions.

The Ontario Human Rights Code, passed by the Legislature at the last Session, went into force in June, and, since then, the Human Rights Commission has engaged a fulltime staff and is conducting a vigorous educational, research and investigation program, designed to guarantee every person equality of opportunity in employment and equality of treatment in other respects.

In order to assess the situation arising from automation and rapid changes in technology, a select committee was appointed at the last Session and is studying the broad field of manpower training and apprenticeship procedures. Its report will undoubtedly affect the apprenticeship system and the type of education and training which will be provided to develop the skills required by our labour force.

Reform Institutions

The progressive extension of the various programs of the Department of Reform Institutions is continuing. Nearing completion is a new clinic for the treatment of female drug addicts. This clinic will, in many respects, be unique as regards research, personnel, and duration and techniques of treatment. The reorganization of the parole and rehabilitation services is continuing and the opening of regional offices, three of which have already been set up in Toronto, London and Ottawa, will be extended to other centres. The training school program will be extended at Bowmanville where, for the first time, the boys will be accommodated in a forest camp, partly erected by themselves. The academic program in the training schools is being further developed. The new Lindsay Training School for Girls and the Simcoe Training School for Boys are now in operation, furnished with the most modern equipment and staffed with fully qualified teachers and clinical personnel. With a total of 11 Training Schools in the Province, including a Reception and Diagnostic Centre for Girls, we are well equipped to provide a variety of programs and clinical services designed to meet the specific needs of each individual child and as part of this continuing program, plans are now under way to establish a Reception and Diagnostic Centre for Boys. A clinical team of specialists will make a comprehensive study of the individual needs of each boy and recommend his transfer to the training school best able to provide the treatment necessary for his re-establishment in the community.

Housing

The continuation and expansion of the Government's housing program form an important part of our policies of furthering the well-being of our people. The Rent Certificate Plan has proved its usefulness in the Metropolitan Toronto area, as a supplement to federal-provincial low rental housing, and it will be extended to other communities. A grant of $903,000, or $1,000 per unit, is being
made to the Toronto Housing Authority's limited dividend housing project in the Moss Park Redevelopment, to permit the rent structure to be held down. Under the Federal-Provincial rental housing and land assembly program, significant progress is being made. This progress will be reflected in the coming year in at least 29 new housing and land assembly projects, which will involve some 2,700 rental housing units either built, planned or for which commitments have been made, along with 1,500 serviced lots for public sale.

The Ontario Housing Advisory Committee has been constituted and comprises representatives of ten Ontario associations intimately concerned with housing, together with a number of representatives from various parts of Ontario. As a result of studies undertaken to determine the best means of promoting rehabilitation of existing housing in redevelopment areas, a pilot project will be started early next year; this should encourage private owners to follow suit, with the assistance of provincial loan guarantees under the housing program announced last winter. The housing needs of Indians are receiving special attention and studies are progressing, with the objective of providing housing accommodation for Indians who live off the reservations.

Industrial Development and Trade Expansion

The Government's policy, in addition to setting up the Ontario Development Agency, is to consolidate, expand and perfect the program of the Department of Economics and Development which was introduced last spring to promote an economic climate favourable to industrial expansion, resource development and employment. Foremost among these activities is the Ontario Trade Crusade, aimed at improving our balance of trade and providing the job opportunities we require. It is a many-sided program involving sales opportunity missions; manufacturing co-operative agencies; trade offices abroad—including a new office to be opened at Milan; Manufacturing Opportunities Shows—three more of which will be held next spring at London, Cornwall and in northern Ontario; and the establishment of a Marketing Division with the function of setting up trade missions and assisting Ontario manufacturers in marketing abroad and foreign manufacturers to get established in this Province. Yesterday, the Government announced plans to accelerate the Trade Crusade Program at the consumer level, with the appointment of a woman as Chief of the Consumer Branch, to act as the liaison between the Department and the women's organizations of the Province. The first women's consumer conference will be held in Toronto early next month.

Your Government, during the coming year, will undertake several important conferences and study groups of manufacturers and labour to encourage the standardization of parts used by manufacturers in Ontario.

It is essential in this age of change that we know what training and skills will be needed in our economy. We also need to appreciate and understand the social and economic challenges and their consequences that face this Province and its people. Every segment of our society, labour, management, government, finance, social agencies and schools, has a vital need to be aware of what challenges we face. The Government of Ontario, under the sponsorship of the Departments of Economics and Development, Education and Labour will launch a conference in the spring of 1963 on Automation and Social Change. Such a conference, in the Government's view, will be a vital step in meeting the challenges of this decade.
Much more attention must be given to new products and new techniques in our economy. To this end, your Government will sponsor a Products and Techniques Exhibition to promote the new products and advanced techniques which have been developed and which are available in Ontario.

Winter Works

Because of the difficulties of seasonal employment, which results from Canadian climatic conditions and which has therefore been a perennial problem, the programs of winter works which were initiated five years ago as a provincial-municipal measure and are now operated on a federal-provincial-municipal basis, will be continued. The programs not only involve major municipal construction and maintenance works, but also our departmental parks and picnic areas.

Northern Ontario Development

The expansion of our northern areas is continuing as part of the over-all economic development program for the Province. Work is beginning or continuing on a variety of highways, public works of various kinds and hydro projects. The $7 million extension of the Ontario Northland Transportation Commission communications system will, it is expected, be completed in 1963 and will more than double the facilities available for commercial communications in northern Ontario. The Sub-Committee on Northern Development of the Ontario Economic Council which was established to consider the needs and problems of the northern part of our Province will continue its work.

Electricity and Energy Resources

Plans are proceeding to develop additional supplies of electric power in all parts of Ontario. In order to meet forecast increases in demand, the Hydro-Electric Power Commission has under construction or planned new generating facilities with a total capacity of close to two million kilowatts, more than three-quarters of which will be provided in steam units. A large part of the Commission's current program is at the Lakeview Generating Station, where the second of the six 300,000 kilowatt units will be ready for service by the end of this year, while installation of the third, fourth and fifth units is scheduled by 1966. The program also includes the construction of four hydro-electric stations in the Moose River watershed. Work is beginning on the diversion of the Little Abitibi River, in order to increase substantially the dependable capacity of the Otter River Station and the value of two potential hydro sites further downstream on the Abitibi. Scheduled for service in 1963 are two further units of the Otter River Station and two units at the Little Long Lac Station. Two units of the Harmon Station are scheduled for service in 1965 and two units of the Kipling Station in 1966. Provision will be made at these four stations for the possible later installation of additional units.

The half-million kilowatts of power from the units now scheduled for installation will be collected at the Pinard Transformer Station now under construction, and transmitted over a new extra-high-voltage transmission line, which will eventually extend southward for more than 400 miles, with completion planned to Sudbury by 1963 and to the Toronto area by 1966. It is planned eventually to feed power from this line into an extra-high-voltage system extending across southern Ontario.
The Nuclear Power Demonstration Plant at Rolphoton, which was designed as a pilot plant to provide information for a full-scale nuclear-electric program, is now delivering power to the Commission’s system. It is noted as the world’s first nuclear power station to use natural uranium as a fuel in a reactor moderated and cooled by heavy water. Work is proceeding on the first 200,000 kilowatt unit at the nuclear-electric power station at Douglas Point and it is scheduled to be ready for service in 1965.

In connection with our energy and fuel sources, the Department of Energy Resources is proceeding with its review of codes and regulations concerned with energy production, distribution and utilization, and the Ontario Energy Board is continuing its studies of matters of compensation involving natural gas storage. The survey of energy and fuel resources is under way.

Agriculture

In the field of agriculture, the Government is presenting for your consider-ation a number of measures, including those already mentioned, to strengthen the family farm and the rural economy, including legislation to improve the position of the family farm enterprise. Recognizing the necessity of continually strengthening the position of agriculture in the general economy and, with particular attention to the requirements of the future, the agricultural legislation proposed will place rural Ontario in a strong position, comparative with the rest of the economy, and will build a firm foundation for increasing strength and stability.

The marketing position of Ontario farmers will be further strengthened through amendments to The Ontario Farm Products Marketing Act.

The Ontario farm management program which has been in effect for a number of years to assist the family farmer to keep better accounting records of his business is being expanded.

Amendments will be introduced to The Community Centres Act in order to have the Act apply to Indian Reserves and enable adjoining municipalities to undertake joint participation in a project.

Legislation will be presented for the purpose of consolidating a number of related Acts dealing with drainage, with consideration being given to proper land use from a conservation point of view.

Mining

A number of amendments to The Mining Act will be proposed, dealing with the disposition of Crown lands for mining purposes. These amendments result from recommendations of the Public Lands Investigation Committee. Among the geological field work projects being carried out, a party will be engaged in the far north-west of our province to inaugurate a five-year program of mapping in that area. The joint federal-provincial plan of aeromagnetic surveys, covering about 35,000 square miles, is continuing apace. The signing of the new uranium contract with the United Kingdom will maintain that important segment of the mining industry for a number of years to come.
Forestry, Parks and Conservation

An extensive program is being presented to expand the Department of Lands and Forests' forest management, wildlife, parks and conservation programs.

In addition to the new programs already mentioned, other measures include the promotion of co-operative efforts in the management of our provincial resources for the benefit of our Indian population, in connection with an agreement signed with the Federal Government. It is planned to assist the Indians who now obtain their livelihood from traplines and commercial fishing, by developing a program related to fish and wildlife resources, the management of wild crops, and forest operations for the production of pulpwood and sawlogs. Indians will continue to be employed in other activities of the Department, such as fire prevention. Support is being extended to the program of research into the physical qualities of the Great Lakes, being conducted by the Great Lakes Institute. The Department has begun a co-operative program with the Meteorological Branch of the Federal Department of Transport in connection with the Tyros series of satellites sent into orbit by the U.S. National Aeronautics and Space Administration Agency for the purpose of obtaining weather and related data. The first of the Department's objectives is to determine means of fire detection through television signals from the satellite to receiving stations on the earth, while other possibilities include fire hazard measurement and a survey of snow cover for the purpose of relating it to the winter survival of deer.

Many projects of various kinds are under way in our Conservation Authorities, including work on the Flood Control Plan of the Metropolitan Toronto and Region Conservation Authority and the Upper Thames River Conservation Authority Flood Control Plan.

Water and Sewage Program

The Ontario Water Resources Commission will continue its program of assisting municipalities in the improvement of our water supplies and the abatement of pollution. Works now completed and under agreement involve an expenditure of nearly $100 million. Special emphasis is being placed on works to abate water pollution and use is being made of Federal loans and subsidies to assist in this program. In this connection, your Government is pleased to note the recent announcement of the Federal Government that its program of assistance to municipalities for sewage construction will be continued.

Tourism

In connection with the tourist industry and its problems, your Government has set up under the Ontario Economic Council, a Tourist Industry Subcommittee which is investigating all aspects of tourism in Ontario and which has already made a number of valuable suggestions which are being acted upon. Funds will be requested to continue the system of grants to regional tourist associations, to relocate reception centres at border-crossing points and, as a complement to the Ontario Trade Crusade, to place at Ontario House, London, a tourist officer to provide information on Ontario's recreational facilities. It is the Government's intention to review the policies of all departments and agencies with a view to achieving even greater co-operation on matters relating to tourism and to provide an even better climate for the expansion of the Province's tourist
industry. The Department of Travel and Publicity, in co-operation with the Department of Economics and Development, has begun a Souvenir and Handcraft Program. This venture embraces an inventory of manufacturers of souvenirs in the Province; a design competition for distinctive Ontario souvenirs and handcrafts; and a presentation of these at a National Gift Show to be held in February.

Highways and Transport

The operations of our highways and the problems that arise from the nearly 2½ million motor vehicles using them rank high in the consideration of your Government. Our network of through highways is permitting a more efficient movement of traffic and transportation equipment. Work is progressing on all unfinished sections of Highway 401 and by the end of 1963, this controlled-access highway will provide a complete thruway from Windsor to the Quebec border, a distance of 510 miles; because of the unprecedented growth of the traffic volume, a program of widening it is beginning in certain sectors, particularly the section which passes through the fringes of Metropolitan Toronto, which will be extended to 12 lanes. Construction is well under way on a number of other through highways and skyways: 403, which will connect the Queen Elizabeth Way with Highway 401 near Woodstock; 405, between the Homer Skyway and the new international bridge recently opened at Queenston; and the Ottawa Queensway, ten miles of which have been opened to traffic. The first stage of Highway 406 in the St. Catharines area will be begun in the next fiscal year. The Homer Skyway will be completed in the autumn of 1963. Negotiations on the $10 million tunnel project under the Welland Canal at Welland will proceed. This project is designed to relieve congestion in the Welland region and follows traffic studies carried out in this area.

There will be an accelerated program in the northern areas of the Province, including reconstruction work on a number of existing highways. The Rainy Lake Causeway, along with both the high-level bridge and the two low-level structures, will be completed during the present construction season and progress is being made on grading and structure work on a further ten miles of highway easterly from it. With the completion of this work, it will be possible to accelerate construction on sections of a further 63 miles of difficult country, the completion of which will close the gap separating the Causeway from the already completed highway westerly from Atikokan. More than 200 miles of roads-to-resources have been completed, with 23 additional miles under construction and 50 more miles being surveyed. Foremost in this program have been the Foleyet-Chapleau connection and the Spruce River Road in the Thunder Bay area.

To deal with a related field of transportation, further sums will be requested as part of the Province’s purchase of a total of $60 million in Metropolitan Toronto debentures, to permit the completion of the new subway system two years earlier than would otherwise have been the case.

The implementation and extension of policies to ensure greater highway safety and to improve driving habits is being continued by the Department of Transport. The Department’s Vehicle Inspection Service is being expanded and, as part of this program, further portable inspection units will be loaned to communities wishing to conduct highway safety checks for local motorists on a voluntary basis, as part of a community safety program. The re-examining
of selected driver groups is continuing. The demerit point system, after being improved as a result of actual experience during the first three years of operation, is proving very successful in encouraging safety-mindedness in the drivers of the Province. A booklet dealing with the operation of farm vehicles on the highways was produced as part of the Department's continuing program to promote the safe and efficient movement of traffic. The Motor Vehicle Accident Claims Fund, which recently replaced the Unsatisfied Judgment Fund and has limits of payment of $35,000—the highest level set in any of the provinces—makes provision for out-of-court settlement and generally simplifies the procedure for making a claim, has been a resounding success and has greatly speeded up the processing of claims as compared with the previous method. Plans are under way to begin the mechanical issuance of drivers' licences at the beginning of 1964, with licences being on a three-year basis and a permanent number assigned to each driver. Provision is being made for the quarterly issue of commercial motor vehicle licences beginning next year; this will be of great assistance to farmers and other groups which need to operate their vehicles in certain seasons of the year only. The Department of Transport is continuing its negotiations with other provinces for a standard uniform identification card for drivers, and for reciprocity agreements in the operation of commercial motor vehicles, in addition to those which have been signed with Alberta, Saskatchewan and New Brunswick.

Law Enforcement

In the field of law enforcement, many new steps have been taken. The Ontario Police Commission has been very active since its appointment and its recommendations have resulted in further strengthening the administration and working conditions of the Ontario Provincial Police. A detective division has been set up to augment the Force's Criminal Investigation Branch and the new rank of First Class Constable has been established. Increased efficiency in traffic patrolling and in the investigation of traffic fatalities has been obtained. The Ontario Police College at Aylmer will be receiving its first trainees shortly and it is expected that over 400 Provincial and Municipal Police will be trained during its first year of operation. Proposals for implementing recommendations made in a survey of communication needs among police departments are under review. Consideration is being given to the appointment of an Advisor of Police Service, with the task of checking the standards of efficiency in police departments and assisting with advice when required. The Police Commission has recommended certain changes in The Police Act and regulations, and these are now being studied.

New appointments to our system of courts have reduced the time required for cases to come forward for a hearing. Pursuant to legislation enacted at the last Session, the Chief Judge of the County and District Courts of Ontario has begun his duties and the first provincially appointed Division Court Judge is now holding court in various parts of the Province. Under the supervision of the newly appointed Supervising Coroner for the Province, the Coroners system has been revised and co-ordinated with the other branches of municipal and provincial governments and law enforcement. The Probation Service continues to expand its work to meet the demands of the courts for pre-sentence reports, to supervise offenders and carry on other preventive and rehabilitative services. More than 15,000 persons are now under the supervision of probation officers. It is expected that in the near future there will be a complete coverage of the Province by the Juvenile and Family Courts.
The question of the validity of The Unconscionable Transactions Relief Act has been taken for final determination to the Supreme Court of Canada.

An Expropriation Procedures Bill will be presented, which will simplify and improve the procedures presently employed. This Bill implements a number of the more important recommendations of the Slect Committee that recently reported on this subject.

The Emergency Measures Branch of the Department of the Attorney-General is continuing its programs and further funds will be requested for its purposes.

Public Works

You will be asked to approve and vote funds for a great variety of public buildings, including the government centre in the Queen’s Park area and for many others throughout the Province, including those which have already been mentioned.

Government Administration

In the field of government administration, the Government has taken a number of steps to improve our practices. Reorganization has been proceeding in several departments to improve their efficiency and their service to the public. When the first volume of the Federal Royal Commission on Government Organization, commonly known as the Glassco Commission, was issued, an inter-departmental committee of civil service experts was set up to study the report and advise the Government of the applicability of any of the recommendations to Ontario conditions.

Legislation and Financial Statements

Further to the legislation already mentioned, many new Bills and amendments to existing statutes will be submitted for the consideration of the House. In addition to the public accounts for the last fiscal year, the Budget Statement of the Treasurer and the Estimates of the departments for the next fiscal year will be presented.

I express the hope that Divine Providence will bless you and guide you in your deliberations.

His Honour was then pleased to retire.

Prayers

4.00 O'Clock P.M.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of His Honour's Speech, which he would read. (Reading dispensed with.)
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 1, An Act to amend The Dependants' Relief Act.  Mr. Cass.

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

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 Stanley Leroy Hall, Member for the Electoral District of Halton, the death of Clayton Harry Lyons, Member for the Electoral District of Sault Ste. Marie, and the resignation of William Kenneth Warrender, Member for the Electoral District of Hamilton Centre.

The Prime Minister paid tribute to the deceased members, in which he was joined by the Leader of the Opposition and the Leader of the New Democratic Party.

The House then adjourned at 4.30 p.m.

SECOND DAY

WEDNESDAY, NOVEMBER 28TH, 1962

Prayers 3 O’Clock P.M.

Mr. Speaker informed the House,

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

Electoral District of Huron-Bruce—Murray Gaunt.
This is to certify that, in view of a Writ of Election dated the Twenty-third day of August, 1962, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to William B. McCool, Returning Officer for the Electoral District of Huron-Bruce, for the election of a Member to represent the said Electoral District of Huron-Bruce in the Legislative Assembly of this Province, in the room of John W. Hanna, who, since his election as representative of the said Electoral District of Huron-Bruce, hath departed this life, Murray Gaunt has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Nineteenth day of October, 1962, which is now lodged of record in my office.

RODERICK LEWIS,
Chief Election Officer.

Toronto, November 28th, 1962.

Murray Gaunt, Esquire, Member Elect for the Electoral District of Huron-Bruce, having taken the Oaths and subscribed the Roll, took his seat.

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

By Mr. Thomas, the Petition of the Corporation of the City of Oshawa praying that an Act may pass authorizing the payment of compensation to three companies for loss they will suffer by reason of the removal of railway tracks from King Street.

By Mr. Bukator, the Petition of the Corporation of the Town of Fort Erie praying that an Act may pass validating an agreement with the Buffalo and Fort Erie Public Bridge Authority respecting taxation of the Peace Bridge property.

By Mr. Gould, the Petition by the Trustees of the George Taylor Richardson Estate praying that an Act may pass winding up the Trust and transferring the remainder to certain charities.

By Mr. Whitney, the Petition of the Corporation of the Village of Bath praying that an Act may pass authorizing debentures for school renovation and equipment.

By Mr. Belisle, the Petition of the Corporation of the Sudbury Youth Centre praying that an Act may pass exempting it from provincial and local taxes; also, the Petition of The Sudbury High School Board and The High School Board of the Town of Coniston praying that an Act may pass confirming an agreement for the accommodation of Coniston students in Sudbury Secondary Schools.
By Mr. Root, the Petition of the Baptist Convention of Ontario and Quebec praying that an Act may pass giving the Convention, when incorporated by an Act of the Parliament of Canada, power to acquire real and personal property in Ontario; and related powers; also, the Petition of The Public School Board of The Township of Eramosa to annul certain trusts; also, the Petition of The Public School Board of the Township School Area No. 2 of the Township of Erin praying that an Act may pass annulling trusts affecting certain of its lands; also, the Petition of the Corporation of the County of Dufferin praying that an Act may pass validating a debenture by-law for highway construction.

By Mr. Mackenzie, the Petition of The Trustee Board of The Presbyterian Church in Canada and The Executive of the Administrative Council of The Presbyterian Church in Canada praying that an Act may pass empowering the Board to retain property given or devised to the Church; and related purposes; also, the Petition of Herbert James Walker Taylor praying that an Act may pass winding up the John Taylor Evans Trust and the Esther Taylor Wood Trust.

By Mr. Sandercock, the Petition of the Corporation of the City of Belleville praying that an Act may pass providing a two-year term for the mayor elected for the year 1964 and thereafter; also, the Petition of the Corporation of the City of Belleville praying that an Act may pass permitting the Corporation to order the removal or demolition of premises which have been closed as unfit for human habitation or as dangerous to health.

By Mr. Lawrence, the Petition of The Boys' Home praying that an Act may pass enlarging its powers.

By Mr. Worton, the Petition of the Corporation of the City of Guelph praying that an Act may pass re-incorporating The Guelph Home of the Friendless under the name "The Elliott", rearranging its management and enlarging its powers; also, the Petition of Young Men's and Young Women's Christian Association of Guelph praying that an Act may pass authorizing exemption of its lands from taxation other than local improvement rates.

By Mr. Parry, the Petition of The Chatham Y.M.C.A. praying that an Act may pass exempting its lands from municipal taxes other than local improvement rates.

By Mr. Whicher, the Petition of the Corporation of the Township of Bruce praying that an Act may pass vesting certain lands in the Corporation.

By Mr. Wintermeyer, the Petition of the Corporation of the City of Waterloo praying that an Act may pass confirming an agreement with the Kitchener Public Utilities Commission for bus and trolley-bus service in Waterloo.

By Mr. Morrow, the Petition of The Beechwood Cemetery Company of the City of Ottawa praying that an Act may pass changing the Company's name to "The Beechwood Cemetery Company"; and for other purposes; also, the Petition of the High School Board of the Township of Gloucester and the Collegiate Institute Board of Ottawa praying that an Act may pass confirming an agreement under which high schools in Gloucester will be operated and staffed by the Ottawa Board.
By Mr. Carruthers, the Petition of Young Men's Christian Association and Young Women's Christian Association of Cobourg praying that an Act may pass authorizing exemption of its lands from taxation other than local improvement rates.

By Mr. Sutton, the Petition of the Corporation of the Township of Scarborough praying that an Act may pass respecting the composition of the Township Council; and for other purposes.

By Mr. Daley, the Petition of the Corporation of the Township of North Grimsby praying that an Act may pass validating the construction of its sewage plant.

By Mr. Cowling, the Petition of the Corporation of the City of Toronto praying that an Act may pass enlarging the residence qualification for members of The Parking Authority; and for other purposes; also, the Petition of the Corporation of the City of Toronto praying that an Act may pass providing for open meetings of the Board of Directors of The Canadian National Exhibition Association; and for related purposes.

By Mr. Fullerton, the Petition of the Corporation of the City of Sault Ste. Marie praying that an Act may pass authorizing by-laws to impose special charges to pay for all or part of the cost of additional sewer or water supply capacity, upon owners of high-rise or other buildings; and for other purposes.

By Mr. Evans, the Petition of the Corporation of the Township of Innisfil praying that an Act may pass validating a by-law of the Township respecting the construction of drains and issuance of debentures therefor.

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

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. Macaulay,


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. Macaulay,

Ordered, 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. Edwards (Perth) [Chairman], Messrs. Carruthers, Cowling, Gomme, Gordon, Guindon, Lawrence, Mackenzie, Morin, Rollins, Thomas, Whicher, White and Whitney.

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

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

Ordered, That on Friday next, 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. Whitney, Member for the Electoral District of Prince Edward-Lennox, be appointed as Chairman of the Committees of the Whole House for the present Session.

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

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

Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario. Mr. Macaulay.

The House then adjourned at 4.05 p.m.
THIRD DAY
THURSDAY, NOVEMBER 29TH, 1962

PRAYERS

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

By Mr. Brown, the Petition for the Incorporation of Trent University.

By Mr. Reaume, the Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing by-laws for licensing, regulating and governing the conduct of bankrupt stock sales and other sales of a like nature.

By Mr. Belanger, the Petition for the Incorporation of the University of Windsor.

By Mr. Winterneyer, the Petition of The University of Waterloo praying that an Act may pass granting it exclusive use of the name "Waterloo University"; and for other purposes.

By Mr. Brunelle, the Petition of the Corporation of the Town of Hearst praying that an Act may pass authorizing it to pass a by-law fixing the assessment of the property of Levesque Plywood Limited.

By Mr. Chapple, the Petition of the Corporation of the City of Port Arthur praying that an Act may pass authorizing it to convey all the lands lying east of the C.N.R. right-of-way and east and south of the McIntyre River in fee simple, free of encumbrances.

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


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. Harris moved, seconded by Mr. Morningstar,

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 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. Wintermeyer,

Ordered, That the Debate be adjourned.

The House then adjourned at 4.00 p.m.

FOURTH DAY
FRIDAY, NOVEMBER 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:—


Bill 6, An Act to amend The Investigation of Titles Act.  Mr. Cass.


Bill 8, An Act to amend The Partnerships Registration Act.  Mr. Cass.


Bill 10, An Act to provide for the Rehabilitation and Development of Agricultural Lands in Rural Areas in Ontario.  Mr. Stewart.

The House then adjourned at 11.10 a.m.
FIFTH DAY
MONDAY, DECEMBER 3RD, 1962

PRAYERS 3.00 O'CLOCK P.M.

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

By Mr. Edwards (Wentworth), the Petition of the Corporation of the City of Hamilton praying that an Act may pass to authorize the Corporation to vary and extend certain provisions of its agreement with the T. Eaton Realty Company.

Mr. Edwards (Perth), 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 lists of 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


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

COMMITTEE ON EDUCATION

Messrs. Auld, Beckett, Belanger, Belisle, Boyer, Brown, Brunelle, Bryden, Carruthers, Cowling, Davison, Downer, Edwards (Perth), Evans, Gaunt, Gibson, Gould, Guindon, Hamilton, Harris, Janes, Johnston (Carleton), Lawrence, Letherby,

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**


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 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 will meet again to prepare the list of the members of the Standing Committee on Public Accounts.

The House then adjourned at 3.40 p.m.
SIXTH DAY
TUESDAY, DECEMBER 4TH; 1962

PRAYERS

3.00 O'Clock P.M.

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

By Mr. Beckett, the Petition of the Corporation of the Township of East York praying that an Act may pass ratifying by-laws respecting charges for services for apartment and other buildings.

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. Wintermeyer 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:

1. Regrets that the Government has failed to enunciate a positive program of tax adjustments and incentives for industry that will enable industry to meet the challenges being posed by the Common Market and the United States Trade Expansion Act.

2. Regrets that the Government has failed to strengthen job security for Ontario's working people by:

(a) establishing a minimum wage for men of $1.25 per hour;

(b) promoting the collective bargaining process; and

(c) protecting, in legislation, the vested interests in their jobs of workers engaged in a legal strike.

3. Regrets that the Government has neglected to strengthen the competitive position of Ontario industry by failing to encourage management-labour co-operation through management-labour councils.

4. Regrets the chaos inflicted on Ontario farmers in the marketing of their products as a consequence of the Government's lack of clear-cut,
long-range farm policies and the failure of the Government to check vertical integration and the threat it poses to the continued existence of the family farm.

5. Regrets the failure of the Government to introduce a comprehensive pre-paid, service plan of medical care insurance, without a means test, for all the people of Ontario.

6. Regrets the failure of the Government to make available, through fair and equitable financing, equality of educational opportunity for all pupils in Ontario's tax-supported school system.

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

On motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

The Order of the Day for Second Reading of Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario, having been read,

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

And a debate arising, after some time it was,

On motion by Mr. Thompson,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.05 p.m.

SEVENTH DAY

WEDNESDAY, DECEMBER 5TH, 1962

PRAYERS

3.00 O'CLOCK P.M.

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

By Mr. Cowling, the Petition for the incorporation of The Association of the Chemical Profession of Ontario.
The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having been read,

The Debate was resumed and, after some time,

Mr. MacDonald moved, seconded by Mr. Thomas,

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

Furthermore this House regrets that Her Majesty's Official Opposition:

1. Has offered no clear-cut alternative to the government's inadequate program of economic development, contenting itself with proposing a patchwork of measures instead of a comprehensive program of economic and social planning through which the government, in co-operation with industry, labour, agriculture, consumers, municipalities and other major groups, will take all steps necessary to establish and achieve carefully considered targets of economic growth, rational allocation of resources among public and private purposes and fair distribution of wealth among all our people, and which alone will provide the basis for genuine labour-management co-operation in place of the form of company unionism proposed by the Official Opposition.

2. Has, in relation to the vital issue of medical care insurance, contented itself with repeating the vague generalities that the Liberal Party has been repeating for more than 40 years, instead of advancing as an alternative to government policy specific proposals for a universal, comprehensive, publicly administered medicare plan and for the financing of such a plan.

And this House further regrets that:

1. The government has disclosed no intention of bringing forward legislation to establish a government-operated automobile insurance plan that will cover all owners and drivers and will automatically provide compensation for accident victims and their dependants, as well as public liability insurance.

2. The government's housing program continues to be grossly inadequate in relation to the needs of the people, particularly of senior citizens and low-income families.

3. The government still has not brought forward legislation for the re-distribution of provincial constituencies, notwithstanding the assurance given by the Prime Minister to this House on April 18, 1962.

And, on motion by Mr. Letherby, it was,

Ordered, That the Debate be adjourned.
The Order of the Day for Resuming the Adjourned Debate on the motion for Second Reading of Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario, having been read,

The Debate was resumed, and after some time, it was,

On motion by Mr. Chapple,

Ordered, That the Debate be further adjourned.

The House then adjourned at 6.10 p.m.

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EIGHTH DAY
THURSDAY, DECEMBER 6TH, 1962

Prayers

3.00 O'Clock P.M.

Mr. Edwards (Perth), 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 list of Members to compose the Standing Committee on Public Accounts be composed as follows:—

Committee on Public Accounts


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

Mr. Edwards (Perth) from the Standing Committee on Standing Orders presented the Committee’s First Report which was read as follows and adopted:—

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

Petition of the Corporation of the City of Oshawa praying that an Act may pass authorizing the payment of compensation to three companies for loss they will suffer by reason of the removal of railway tracks from King Street.

Petition of the Corporation of the Town of Fort Erie praying that an Act may pass validating an agreement with the Buffalo and Fort Erie Public Bridge Authority respecting taxation of the Peace Bridge property.
Petition by the Trustees of the George Taylor Richardson Estate praying that an Act may pass winding up the Trust and transferring the remainder to certain charities.

Petition of the Corporation of the Village of Bath praying that an Act may pass authorizing debentures for school renovation and equipment.

Petition of the Corporation of the Sudbury Youth Centre praying that an Act may pass exempting it from provincial and local taxes.

Petition of the Baptist Convention of Ontario and Quebec praying that an Act may pass giving the Convention, when incorporated by an Act of the Parliament of Canada, power to acquire real and personal property in Ontario; and related powers.

Petition of The Trustee Board of The Presbyterian Church in Canada and The Executive of the Administrative Council of The Presbyterian Church in Canada praying that an Act may pass empowering the Board to retain property given or devised to the church; and related purposes.

Petition of the Corporation of the City of Belleville praying that an Act may pass providing a two-year term for the mayor elected for the year 1964 and thereafter.

Petition of the Corporation of the City of Belleville praying that an Act may pass permitting the Corporation to order the removal or demolition of premises which have been closed as unfit for human habitation or as dangerous to health.

Petition of Herbert James Walker Taylor praying that an Act may pass winding up the John Taylor Evans Trust and the Esther Taylor Wood Trust.

Petition of The Boys' Home praying that an Act may pass enlarging its powers.

Petition of the Corporation of the Township of Innisfil praying that an Act may pass validating a by-law of the Township respecting the construction of drains and issuance of debentures therefor.

Petition of The Chatham Y.M.C.A. praying that an Act may pass exempting its lands from municipal taxes other than local improvement rates.

Petition of the Corporation of the Township of Bruce praying that an Act may pass vesting certain lands in the Corporation.

Petition of the Corporation of the City of Waterloo praying that an Act may pass confirming an agreement with The Kitchener Public Utilities Commission for bus and trolley-bus service in Waterloo.

Petition of The Beechwood Cemetery Company of the City of Ottawa praying that an Act may pass changing the Company's name to "The Beechwood Cemetery Company"; and for other purposes.
Petition of Young Men's Christian Association and Young Women's Christian Association of Cobourg praying that an Act may pass authorizing exemption of its lands from taxation other than local improvement rates.

Petition of Young Men's and Young Women's Christian Association of Guelph praying that an Act may pass authorizing exemption of its lands from taxation other than local improvement rates.

Petition of the Corporation of the Township of Scarborough praying that an Act may pass respecting the composition of the Township Council; and for other purposes.

Petition of the Corporation of the City of Toronto praying that an Act may pass enlarging the residence qualification for members of The Parking Authority; and for other purposes.

Petition of the Corporation of the Township of North Grimsby praying that an Act may pass validating the construction of its sewage plant.

Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing by-laws for licensing, regulating and governing the conduct of bankrupt stock sales and other sales of a like nature.

Petition of The Sudbury High School Board and The High School Board of the Town of Coniston praying that an Act may pass confirming an agreement for the accommodation of Coniston students in Sudbury Secondary Schools.

Petition of the Corporation of the County of Dufferin praying that an Act may pass validating a debenture by-law for highway construction.

Petition of the Corporation of the City of Sault Ste. Marie praying that an Act may pass authorizing by-laws to impose special charges to pay for all or part of the cost of additional sewer or water supply capacity, upon owners of high-rise or other buildings; and for other purposes.

Petition of the High School Board of the Township of Gloucester and the Collegiate Institute Board of Ottawa praying that an Act may pass confirming an agreement under which high schools in Gloucester will be operated and staffed by the Ottawa Board.

Petition for the incorporation of the University of Windsor.

Petition of The University of Waterloo praying that an Act may pass granting it exclusive use of the name "Waterloo University"; and for other purposes.

Petition of the Corporation of the Township of East York praying that an Act may pass ratifying by-laws respecting charges for services for apartment and other buildings.

Petition for incorporation of The Association of the Chemical Profession of Ontario.
Petition of the Corporation of the Township of Toronto praying that an Act may pass establishing a Board of Education with secondary school jurisdiction in Toronto Township, Streetsville and Port Credit and public school jurisdiction in Toronto Township; and for related purposes.

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

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

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

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

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


Bill 12, An Act to amend The Mothers' and Dependent Children's Allowances Act.  *Mr. Cecile.*


Bill 18, An Act to amend The Parks Assistance Act.  *Mr. Roberts.*

Bill 19, An Act to amend The Lakes and Rivers Improvement Act.  *Mr. Roberts.*


Bill 21, An Act to amend The Schools Administration Act.  *Mr. Davis.*

Bill 22, An Act to amend The Public Schools Act.  *Mr. Davis.*

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


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

Bill Pr4, An Act respecting the Village of Bath. Mr. Whitney.

Bill Pr6, An Act respecting The Baptist Convention of Ontario and Quebec. Mr. Root.

Bill Pr7, An Act respecting The Presbyterian Church in Canada. Mr. Mackenzie.

Bill Pr8, An Act respecting the City of Belleville. Mr. Sandercock.

Bill Pr9, An Act respecting the City of Belleville. Mr. Sandercock.


Bill Pr36, An Act to incorporate the University of Windsor. Mr. Belanger.

The Order of the Day for Resuming the Adjourned Debate on the motion for Second Reading of Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario, having been read,

The Debate was resumed, and after some time,

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

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

Bill 1, An Act to amend The Dependants’ Relief Act.

Bill 3, An Act to amend The Ontario-St. Lawrence Development Commission Act.

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


Bill 6, An Act to amend The Investigation of Titles Act.

Bill 8, An Act to amend The Partnerships Registration Act.


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

Bill 10, An Act to provide for the Rehabilitation and Development of Agricultural Lands in Rural Areas in Ontario.

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 then adjourned at 6.00 p.m.

NINTH DAY
FRIDAY, DECEMBER 7th, 1962

Prayers

10.30 O'Clock A.M.

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

By Mr. Mackenzie, the Petition of the Corporation of the Township of Toronto praying that an Act may pass establishing a Board of Education with secondary school jurisdiction in Toronto Township, Streetsville and Port Credit and public school jurisdiction in Toronto Township; and for related purposes.

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

Ordered, That the Select Committee appointed to consider The Municipal Act and Related Acts 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. Macaulay,

Ordered, That the last day for depositing Private Bills with the Clerk free of penalty be extended to the eighth day before the day on which the present Session resumes after the Christmas–New Year adjournment; that the last day for receiving petitions be extended to the end of the second week, the last day for introducing Bills to the end of the third week and the last day for receiving reports from committees on Private Bills to the end of the sixth week after the Session resumes following the adjournment.

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

Bill 24, An Act to amend The Labour Relations Act. Mr. Gisborn.

Bill 25, An Act to provide for the Inspection of Meat for Human Consumption. Mr. Stewart.

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

Bill Pr3, An Act respecting the George Taylor Richardson Trust. Mr. Gould.

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

Bill Pr1, An Act respecting the City of Oshawa. Mr. Thomas.

Bill Pr2, An Act respecting the Town of Fort Erie. Mr. Bukator.

Bill Pr5, An Act respecting The Sudbury Youth Centre. Mr. Belisle.


Bill Pr12, An Act respecting The Boys' Home. Mr. Lawrence.

Bill Pr13, An Act respecting the Township of Innisfil. Mr. Evans.

Bill Pr18, An Act respecting the Township of Bruce. Mr. Whicher.

Bill Pr19, An Act respecting the City of Waterloo. Mr. Wintermeyer.
Bill Pr20, An Act respecting The Beechwood Cemetery Company of the City of Ottawa. Mr. Morrow.

Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario. Mr. Carruthers.

Bill Pr22, An Act respecting the Young Men's and Young Women's Christian Association of Guelph. Mr. Worton.

Bill Pr23, An Act respecting the Township of Scarborough. Mr. Sutton.

Bill Pr25, An Act respecting the Township of North Grimsby. Mr. Daley.

Bill Pr26, An Act respecting the City of Toronto. Mr. Cowling.

Bill Pr29, An Act respecting the City of Windsor. Mr. Reaume.

Bill Pr30, An Act respecting The Sudbury High School Board and The High School Board of the Town of Coniston. Mr. Belisle.

Bill Pr31, An Act respecting the County of Dufferin. Mr. Root.

Bill Pr32, An Act respecting the City of Sault Ste. Marie. Mr. Fullerton.

Bill Pr33, An Act respecting Gloucester High School Board and the Collegiate Institute Board of Ottawa. Mr. Morrow.

Bill Pr35, An Act respecting the Township of Toronto. Mr. Mackenzie.

Bill Pr37, An Act respecting the University of Waterloo. Mr. Wintermeyer.

Bill Pr42, An Act respecting the Township of East York. Mr. Beckett.

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

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

Bill 1, An Act to amend The Dependants' Relief Act.

Bill 3, An Act to amend The Ontario-St. Lawrence Development Commission 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 been read,

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

Ordered, That the Debate be adjourned.

The House then adjourned at 12.50 p.m.

TENTH DAY

MONDAY, DECEMBER 10th, 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 Insurance, the Office of the Lieutenant Governor, the Department of Mines, the Department of the Prime Minister, the Office of the Provincial Auditor and the Department of Reform Institutions for the year ending the 31st March, 1964, and recommends them to the Legislative Assembly.

Toronto, 10th December, 1962.

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

By Mr. Worton, the Petition of the Corporation of the City of Guelph praying that an Act may pass to make new arrangements for the control and management of The Guelph General Hospital.
Before the Orders of the Day the Prime Minister made reference to the 14th anniversary of the Ontario Human Rights Code.

He was joined by the Leader of Her Majesty's Loyal Opposition and the Leader of the New Democratic Party.

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


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. Belanger,

Ordered, That the Debate be adjourned.

The House then adjourned at 4.15 p.m.

ELEVENTH DAY
TUESDAY, DECEMBER 11TH, 1962

PRAYERS

3.00 O'CLOCK P.M.

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

By Mr. Lawrence, the Petition of The Institute of Professional Librarians praying that an Act may pass re-organizing the Institute and its powers.

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

Ordered, That the Select Committee appointed to investigate the Manpower Resources of the Province 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 Bill was introduced, read the first time, and ordered to be read the second time tomorrow:


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, 1962. (Sessional Paper No. 43.)

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, 1964, the following sum:

901. To defray the expenses of the Main Office, Department of Insurance .......................................................... $ 473,000

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 House then adjourned at 6.05 p.m.

TWELFTH DAY

WEDNESDAY, DECEMBER 12TH, 1962

Prayers

3.00 O’Clock P.M.

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 6, An Act to amend The Investigation of Titles Act.

Bill 8, An Act to amend The Partnerships Registration Act.


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


Bill 28, An Act to provide for the Disposition of Bodies and Parts thereof of Deceased Persons for Therapeutic and other Purposes. Mr. Dymond.

Before the Orders of the Day the Prime Minister referred to the day being the 150th Anniversary of the birth of John Sandfield Macdonald, First Prime Minister of Ontario.

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, 1964, the following sums:

2001. To defray the expenses of the Main Office, Department of Reform Institutions. $2,298,000

2002. To defray the expenses of the Parole and Rehabilitation Service. 514,000

2003. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails) 16,884,000

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:—

Annual Report of the Department of Reform Institutions, Province of Ontario, for the year ending March 31st, 1962. (Sessional Paper No. 37.)

The House then adjourned at 11.40 p.m.

THIRTEENTH DAY
THURSDAY, DECEMBER 13TH, 1962

Prayers 3.00 O'Clock P.M.

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


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

Bill 11, An Act to amend The Indian Welfare Services Act.

Bill 12, An Act to amend The Mothers' and Dependent Children's Allowances Act.


Bill 18, An Act to amend The Parks Assistance Act.

Bill 19, An Act to amend The Lakes and Rivers Improvement Act.


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


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


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

Bill 21, An Act to amend The Schools Administration Act.
Bill 22, An Act to amend The Public Schools Act.

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Amendment to the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having 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 then adjourned at 5.55 p.m.

FOURTEENTH DAY
FRIDAY, DECEMBER 14TH, 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:—

Bill 31, An Act to amend The Co-operative Loans Act. Mr. Stewart.

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, 1964, the following sums:

1601. To defray the expenses of the Office of Provincial Auditor... $ 498,000

1201. To defray the expenses of the Office of Lieutenant Governor... 27,000

1501. To defray the expenses of the Main Office, Department of Prime Minister.................................................. 93,000

1502. To defray the expenses of the Cabinet Office............... 85,000

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 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 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 Lieutenant Governor in Council may make arrangements for supplying the money necessary to fulfill the requirements of any guarantee under The Economic Development Loans Guarantee Act,
1962-63 and to advance the amount necessary for that purpose out of the public funds of the Province,

as provided by Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario.

Resolved,

That,

grants for construction of buildings or additions, for acquisition of buildings and for subsidizing operating and maintenance costs, as set out in sections 5, 6 and 7, respectively, of The Children's Institutions Act, 1962-63, shall, until the 31st day of March, 1964, be paid out of the Consolidated Revenue Fund,

as provided in Bill 14, An Act respecting Children's Institutions.

Resolved,

That,

grants for construction of buildings or additions, for acquisition of buildings and for maintenance of persons in charitable institutions, as set out in sections 5, 6 and 7, respectively, of The Charitable Institutions Act, 1962-63, shall, until the 31st day of March, 1964, be paid out of the Consolidated Revenue Fund,

as provided by Bill 15, The Charitable Institutions Act, 1962-63.

Resolved,

That,

where an individual resided in Ontario on the last day of a taxation year and had income for the year that included income earned in a country other than Canada in respect of which any income or profits tax was paid to the government of such other country, he may deduct from the tax payable by him under The Income Tax Act, 1961-62 for that taxation year an amount as prescribed in The Income Tax Amendment Act, 1962-63,


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


Bill 6, An Act to amend The Investigation of Titles Act.


Bill 8, An Act to amend The Partnerships Registration Act.

Bill 18, An Act to amend The Parks Assistance Act.

Bill 19, An Act to amend The Lakes and Rivers Improvement Act.


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

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


The Order of the Day for Second Reading of Bill 25, An Act to provide for the Inspection of Meat for Human Consumption, having been read,

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

On motion by Mr. Nixon,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.15 p.m.

FIFTEENTH DAY
MONDAY, DECEMBER 17TH, 1962

Prayers

Mr. Morrow 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 the City of Oshawa.

Bill Pr4, An Act respecting the Village of Bath.
Bill Pr6, An Act respecting the Baptist Convention of Ontario and Quebec.

Bill Pr7, An Act respecting The Presbyterian Church in Canada.

Bill Pr8, An Act respecting the City of Belleville.

Bill Pr9, An Act respecting the City of Belleville.

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

Bill Pr16, An Act respecting The Chatham Community Young Men's Christian Association.

Bill Pr36, An Act to incorporate the University of Windsor.

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

Bill Pr6, An Act respecting the Baptist Convention of Ontario and Quebec.

Bill Pr7, An Act respecting The Presbyterian Church in Canada.

Bill Pr36, An Act to incorporate the University of Windsor.


Before the Orders of the Day the Prime Minister Tabled the First Report of the Commission on Redistribution (Sessional Paper No. 60); and referred it to the Committee on Privileges and Elections.

The Order of the Day for Resuming the Adjourned Debate on the Motion for Second Reading of Bill 25, An Act to provide for the Inspection of Meat for Human Consumption, having been read,

The Debate continued, and after some time,

The Motion was declared to be carried and the Bill was accordingly read the second time and referred to the Committee on Agriculture.

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 House then adjourned at 5.35 p.m.

SIXTEENTH DAY
TUESDAY, DECEMBER 18th, 1962

Prayers 3.00 O’Clock P.M.

Mr. Carruthers from the Standing Committee on Education presented the Committee’s First Report which was read as follows and adopted:—

Your Committee begs to report the following Bills without amendment:—
Bill 21, An Act to amend The Schools Administration Act.

Your Committee begs to report the following Bill with certain amendments:—
Bill 22, An Act to amend The Public Schools Act.

Mr. Johnston (Carleton) 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 with a certain amendment:—
Bill 10, An Act to provide for the Rehabilitation and Development of Agricultural Lands in Rural Areas in Ontario.

The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:—
Bill 32, An Act to amend The Telephone Act. Mr. Stewart.
Bill 33, An Act to amend The Community Centres Act. Mr. Stewart.
Bill 34, An Act to amend The Warble Fly Control Act. Mr. Stewart.
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, 1964, the following sums:

1301. To defray the expenses of the Main Office, Department of Mines......................................................... $ 442,000
1302. To defray the expenses of the Geological Branch........ 942,000
1303. To defray the expenses of the Mines Inspection Branch... 322,000
1304. To defray the expenses of the Laboratories Branch...... 179,000
1305. To defray the expenses of the Sulphur Fumes Arbitrator.. 23,000
1306. To defray the expenses of the Mining Lands Branch...... 354,000
1307. To defray the expenses of the Main Office, Department of Mines......................................................... 1,000,000

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

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

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

Resolved,

That,

(a) there shall be paid monthly, out of the Consolidated Revenue Fund,

(i) to the chief judge, an allowance at the rate of $7,000 per annum,

(ii) to the judge of the county court of the County of York, an allowance at the rate of $4,500 per annum,
(iii) to the judge of every other county and district court, to every junior judge of a county or district court, and to every judge for the county and district courts of the counties and districts of Ontario, an allowance at the rate of $3,500 per annum;

(b) every allowance payable under subsection 2 or 3 of section 9 of The County Judges Act in respect of the year 1962 shall, notwithstanding any other provision in that behalf, be paid out of the Consolidated Revenue Fund at the rate of $2,000 per annum,

as provided by Bill 29, An Act to amend The County Judges Act.

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

Bill 11, An Act to amend The Indian Welfare Services Act.

Bill 12, An Act to amend The Mothers' and Dependent Children's Allowances Act.


And the following Bill with a certain amendment:—

Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario.

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 Pr1, An Act respecting the City of Oshawa.

Bill Pr4, An Act respecting the Village of Bath.

Bill Pr6, An Act respecting the Baptist Convention of Ontario and Quebec.

Bill Pr7, An Act respecting The Presbyterian Church in Canada.

Bill Pr8, An Act respecting the City of Belleville.
Bill Pr9, An Act respecting the City of Belleville.

Bill Pr16, An Act respecting The Chatham Community Young Men's Christian Association.

Bill Pr36, An Act to incorporate the University of Windsor.

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,

Mr. MacDonald moved that the House do now adjourn.

The motion having been put was lost on a division of 22 to 37.

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

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 two of the clock tomorrow afternoon and that Rule 2 be suspended so far as it applies to this motion.

The House then adjourned at 11.30 p.m.

SEVENTEENTH DAY

WEDNESDAY, DECEMBER 19TH, 1962

PRAYERS 2.00 O'CLOCK P.M.

Mr. Johnston (Carleton) 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 Bill with certain amendments:

Bill 25, An Act to provide for Inspection of Meat for Human Consumption.
On motion by Mr. Robarts, seconded by Mr. Allan (Haldimand-Norfolk),

Ordered, That the Select Committees on Motor Vehicle Insurance and on the Cost of Drugs, respectively, be authorized to sit during the Christmas–New Year adjournment of this Session and that the same allowances for expenses to the Chairmen and Members thereof be payable for such meetings as are provided by Section 65 of The Legislative Assembly Act, for the meetings held during the interval between Sessions.

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

Bill 36, An Act to amend The Representation Act. Mr. MacDonald.

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

The Debate was resumed and, after some time, the amendment to the amendment, as follows:—

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

Furthermore this House regrets that Her Majesty’s Official Opposition:

1. Has offered no clear-cut alternative to the government’s inadequate program of economic development, contenting itself with proposing a patchwork of measures instead of a comprehensive program of economic and social planning through which the government, in co-operation with industry, labour, agriculture, consumers, municipalities and other major groups, will take all steps necessary to establish and achieve carefully considered targets of economic growth, rational allocation of resources among public and private purposes and fair distribution of wealth among all our people, and which alone will provide the basis for genuine labour-management co-operation in place of the form of company unionism proposed by the Official Opposition.

2. Has, in relation to the vital issue of medical care insurance, contented itself with repeating the vague generalities that the Liberal Party has been repeating for more than 40 years, instead of advancing as an alternative to government policy specific proposals for a universal, comprehensive, publicly administered medicare plan and for the financing of such a plan.
And this House further regrets that:

1. The government has disclosed no intention of bringing forward legislation to establish a government-operated automobile insurance plan that will cover all owners and drivers and will automatically provide compensation for accident victims and their dependants, as well as public liability insurance.

2. The government’s housing program continues to be grossly inadequate in relation to the needs of the people, particularly of senior citizens and low-income families.

3. The government still has not brought forward legislation for the redistribution of provincial constituencies, notwithstanding the assurance given by the Prime Minister to this House on April 18, 1962.

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

**YEAS**

Bryden
Davison
Gisborn
MacDonald
Thomas—5.

**NAYS**

Auld
Belanger
Boyer
Brunelle
Bukator
Carruthers
Cass
Cathcart
Cecile
Connell
Cowling
Davis
Downer
Dymond
Edwards (Perth)
Edwards (Carleton)
Gaunt
Gould
Harris
Haskell
Hoffman
Janes
Johnston
(Conreton)
Lawrence
Letherby
Lewis
Macaulay
Mackenzie
MacNaughton
Manley
Morin
Morningstar
Morrow
McNeil
Newman
Nixon
Oliver
Reilly
Robarts
Roberts
Rollins
Root
Rowntree
Sandercok
Simonett
Singer
Spence
Spencer
Stewart
Sutton
Thompson
Trotter
Troy
Wardrobe
Whicher
White
Whitney
Wintermeyer
Worton
Yaremko—60.

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:

1. Regrets that the Government has failed to enunciate a positive program of tax adjustments and incentives for industry that will enable industry to meet the challenges being posed by the Common Market and the United States Trade Expansion Act.

2. Regrets that the Government has failed to strengthen job security for Ontario's working people by:

   (a) establishing a minimum wage for men of $1.25 per hour;
   
   (b) promoting the collective bargaining process; and
   
   (c) protecting, in legislation, the vested interests in their jobs of workers engaged in a legal strike.

3. Regrets that the Government has neglected to strengthen the competitive position of Ontario industry by failing to encourage management-labour co-operation through management-labour councils.

4. Regrets the chaos inflicted on Ontario farmers in the marketing of their products as a consequence of the Government's lack of clear-cut, long-range farm policies and the failure of the Government to check vertical integration and the threat it poses to the continued existence of the family farm.

5. Regrets the failure of the Government to introduce a comprehensive pre-paid, service plan of medical care insurance, without a means test, for all the people of Ontario.

6. Regrets the failure of the Government to make available, through fair and equitable financing, equality of educational opportunity for all pupils in Ontario's tax-supported school system.

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

**Yeas**

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<th>Thomas</th>
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The main Motion, having been put, was carried on the following Division:

**Yeas**

Auld
Boyer
Brunelle
Carruthers
Cass
Cathcart
Cecile
Connell
Cowling
Davis
Downer
Dymond
Edwards (Perth)
Harris

Haskell
Hoffman
Janes
Johnston (Carleton)
Lawrence
Letherby
Lewis
Macaulay
Mackenzie
MacNaughton
Morin
Morningstar
Morrow
McNeil

Reilly
Robarts
Roberts
Rollins
Root
Rowntree
Sandercock
Simonett
Spooner
Stewart
Sutton
Wardrobe
White
Whitney
Yaremko—43.

**Nays**

Belanger
Bryden
Bukator
Davison
Edwards (Wentworth)
Gaunt
Gisborn

Gould
MacDonald
Manley
Newman
Nixon
Oliver
Singer
Spence

Thomas
Thompson
Trotter
Troy
Whicher
Wintermeyer
Worton—22.
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 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 10, An Act to provide for the Rehabilitation and Development of Agricultural Lands in Rural Areas in Ontario.

Bill 25, An Act to provide for the Inspection of Meat for Human Consumption.


Bill Pr1, An Act respecting the City of Oshawa.

Bill Pr4, An Act respecting the Village of Bath.

Bill Pr6, An Act respecting the Baptist Convention of Ontario and Quebec.

Bill Pr7, An Act respecting The Presbyterian Church in Canada.

Bill Pr8, An Act respecting the City of Belleville.

Bill Pr9, An Act respecting the City of Belleville.

Bill Pr16, An Act respecting The Chatham Community Young Men's Christian Association.

Bill Pr36, An Act to incorporate the University of Windsor.

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 Pr1, An Act respecting the City of Oshawa.

Bill Pr4, An Act respecting the Village of Bath.

Bill Pr6, An Act respecting the Baptist Convention of Ontario and Quebec.

Bill Pr7, An Act respecting The Presbyterian Church in Canada.

Bill Pr8, An Act respecting the City of Belleville.

Bill Pr9, An Act respecting the City of Belleville.

Bill Pr16, An Act respecting The Chatham Community Young Men's Christian Association.

Bill Pr36, An Act to incorporate the University of Windsor.

Bill 1, An Act to amend The Dependants' Relief Act.

Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario.

Bill 3, An Act to amend The Ontario–St. Lawrence Development Commission Act.


Bill 6, An Act to amend The Investigation of Titles Act.


Bill 8, An Act to amend The Partnerships Registration Act.


Bill 10, An Act to provide for the Rehabilitation and Development of Agricultural Lands in Rural Areas in Ontario.

Bill 11, An Act to amend The Indian Welfare Services Act.

Bill 12, An Act to amend The Mothers' and Dependent Children's Allowances Act.


Bill 18, An Act to amend The Parks Assistance Act.

Bill 19, An Act to amend The Lakes and Rivers Improvement Act.
Bill 25, An Act to provide for the Inspection of Meat for Human Consumption.


and the House having continued to sit until 12.00 o'clock Midnight:

THURSDAY, DECEMBER 20TH, 1962

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 the City of Oshawa.

Bill Pr4, An Act respecting the Village of Bath.

Bill Pr6, An Act respecting the Baptist Convention of Ontario and Quebec.

Bill Pr7, An Act respecting The Presbyterian Church in Canada.

Bill Pr8, An Act respecting the City of Belleville.

Bill Pr9, An Act respecting the City of Belleville.

Bill Pr16, An Act respecting The Chatham Community Young Men's Christian Association.

Bill Pr36, An Act to incorporate the University of Windsor.

Bill 1, An Act to amend The Dependants' Relief Act."
Bill 2, An Act to authorize the Guarantee by the Province of Loans made to promote the Economic Development of Ontario.

Bill 3, An Act to amend The Ontario–St. Lawrence Development Commission Act.


Bill 6, An Act to amend The Investigation of Titles Act.


Bill 8, An Act to amend The Partnerships Registration Act.


Bill 10, An Act to provide for the Rehabilitation and Development of Agricultural Lands in Rural Areas in Ontario.

Bill 11, An Act to amend The Indian Welfare Services Act.

Bill 12, An Act to amend The Mothers’ and Dependent Children’s Allowances Act.


Bill 18, An Act to amend The Parks Assistance Act.

Bill 19, An Act to amend The Lakes and Rivers Improvement Act.

Bill 25, An Act to provide for the Inspection of Meat for Human Consumption.


Bill 31, An Act to amend The Co-operative Loans 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.
On motion by Mr. Robarts, seconded by Mr. Macaulay,

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


Financial Statement of the Settlers' Loan Commissioner for the fiscal year ended March 31st, 1962. (Sessional Paper No. 39.)

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

Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31st, 1962. (Sessional Paper No. 23.)

Sixteenth Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1962. (Sessional Paper No. 44.)

The House then adjourned at 12.30 a.m.

EIGHTEENTH DAY

TUESDAY, FEBRUARY 5TH, 1963

Prayers 3.00 O'Clock P.M.

Order-in-Council approved by His Honour the Lieutenant Governor, dated the 24th day of January, A.D. 1963.

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 19th day of December, 1962, 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", 
Tuesday, the 5th day of February, 1963, 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 Commissioners of Estate Bills their reports in the following cases:—

Bill Pr3, An Act respecting the George Taylor Richardson Trust.

Bill Pr11, An Act respecting the Esther Taylor Wood Trust and the John Taylor Evans Memorial Trust.

The Supreme Court of Ontario (Crest) Osgoode Hall, Toronto 1, 17th January, 1963.

The Honourable Mr. Justice MacKay
The Honourable Mr. Justice A. Kelly

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


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 above-noted Bill referred to us as such Commissioners, now beg to report thereon.

The affidavit of William McAdam Nickle filed with your Commissioners deposes that:

"George Taylor Richardson died on or about the 9th day of February, 1916. Probate of his Last Will and Testament was granted by the Surrogate Court of the County of Frontenac on the 25th day of July, 1917 to James Armstrong Richardson of the City of Kingston.

"Paragraph 6 of the Last Will and Testament of George Taylor Richardson reads as follows:

'to set aside to be administered by himself or to pay to W. F. Nickle for administration fifteen hundred dollars annually for twenty years. The principal of this fund and all interest accruing to be used by my executor or by W. F. Nickle for the education or advancement of the lawful children of the married men at the time of imbarcation at Quebec, comprising E Company of the second Battalion, First Brigade
of the First Canadian Expeditionary Force, who may die, be killed or be permanently injured while the Company is on active service, in the event of said married men having enlisted from and being at the time of enlistment citizens of the City of Kingston or of the Counties of Frontenac or Hastings:

"On March 29th, 1932 the Legislative Assembly of the Province of Ontario on the petition of William Folger Nickle did assent to an Act respecting the George Taylor Richardson Trust granting that in addition to the powers of the said Trustee conferred upon him by virtue of the said Will, that it would be lawful for the said Trustee, or his successor, to use the funds of the said Trust and the income therefrom, as in his discretion may seem wise, to relieve the distress of those who may have been members of said E Company at any time while the said George Taylor Richardson was a Captain thereof, the members of their families, or their dependents, giving priority from time to time, however, to the claims of those who may be in distress as a result of the war services of the members of the said E Company; a photostatic copy of the said Act being hereto annexed and marked as Exhibit ‘B’ of this affidavit;

"James A. Richardson died on the 26th day of June, 1939 in the City of Winnipeg, Province of Manitoba, and I have made a search in the Surrogate Court Office for the County of Frontenac and there is no record of his estate ever being resealed or otherwise dealt with through that office;

"On the death of my father, the late William Folger Nickle who died on the 15th day of November, 1957, myself and John Athcarne Partridge were nominated as executors of his estate in his Last Will and Testament and became thereby the present trustees of The George Taylor Richardson Trust;

"I have caused a search to be made at the Office of the Surrogate Court for the County of Frontenac and the accounts were never passed in the estate of George Taylor Richardson and the only records that I have been able to locate in connection with this Trust are records commencing on the 1st day of January, 1944, photo-static copies of which are hereto annexed and marked as Exhibit ‘C’ to this my affidavit;

"All the other assets of The George Taylor Richardson estate have been duly dealt with according to the terms of the will and the only remaining asset in my hands are the funds of this trust; certain grants have been made from this trust pursuant to the terms of the 1932 Act respecting The George Taylor Richardson Trust the last of which was made on the twenty-third day of October, 1961, to one E. F. G. Smith;

"Since October of 1961 I have diligently made searches for persons who may have been members of E Company of the Second Battalion, First Brigade of the First Canadian Expeditionary Force by inquiring at both local branches of the Canadian Legion and inquiring from a number of old soldiers here in Kingston. I have duly been informed by Frank Smith of 58 Chestnut Street in the City of Kingston that he is the last surviving member of E Company, Second Battalion, First Brigade of the First Canadian Expeditionary Force;
"On August the fourth, eleventh, eighteenth, twenty-fifth, and September first and eighth of the year 1962 I did cause to be published in the Kingston Whig-Standard Notice of the Application to repeal the Act respecting the George Taylor Richardson Trust, copy of said Notice being annexed hereto and marked as Exhibit 'D' to this my affidavit. On August eleventh, eighteenth, twenty-fifth and September first, eighth and fifteenth of the year 1962 I did cause the same Notice to be published in The Ontario Gazette;

"As a result of these Notices no one has come forward requesting financial assistance from the Trust nor have I heard of anyone who qualifies within paragraph six under the Will of George Taylor Richardson or under the 1932 Act respecting The George Taylor Richardson Trust;

"I have therefore been unable to locate anyone who qualifies under paragraph six of The George Taylor Richardson Will nor anyone who is presently or likely to be living in circumstances which would entitle them to qualify as a beneficiary under the 1932 George Taylor Richardson Trust Act and I am most anxious therefore to wind up the balance of this estate and to dispose of the funds in a manner which would result in their use being put to the benefit of needy persons."

It is further deposed in the said affidavit that certain payments have been made pursuant to the terms of the said Trust up and until the year 1960.

The books of account maintained by the late W. F. Nickle indicate that as of January 1, 1944, certain assets of the said Trust were in his hands. The photostat copies of the ledger accounts of the said W. F. Nickle deceased, from and including the year 1944 until his death and the continuation of such accounts down to the present time, unsupported by vouchers and otherwise unverified, contained entries of amounts received and disbursed during the said period.

Otherwise than indicated by the said ledger accounts nothing has been submitted to us to indicate how much of the funds provided for by clause 6 of the Last Will and Testament of George Taylor Richardson have come into the hands of any person who at any time acted as Trustees of the said funds. It is not the function of your Commissioners to audit the accounts of the Trustees and we have not attempted to do so.

The purpose of the Bill as set out in its preamble is to enable the Trustees to expend for charitable purposes to advance the interests or relieve the distress of persons residing in the City of Kingston in the County of Frontenac, the funds which the petitioners are unable to expend for purposes authorized by the Will of George Taylor Richardson or by chapter 113, Statutes of Ontario 1932, 22 Geo. V.

We desire to draw your attention to the fact that sec. 2 of the Bill is not necessary to accomplish the objects for which the Bill is proposed.

Provided that the Legislature considers that the additional objects proposed for the disposition of the capital and income of the money of the Trust are suitable substitutions for those named in the Will of George Taylor Richardson
and in the amending Act 1932, chap. 113, we are of the opinion that the provisions of sec. 1 of the Bill are proper for carrying into effect its purposes and that it is reasonable that the said Bill should pass into law.

The Bill duly signed by the Commissioners and a copy of the petition for the same are accordingly returned herewith.

Yours very truly,

F. G. MacKay,
ARTHUR KELLY,
Commissioners of Estate Bills.


THE HONOURABLE MR. JUSTICE MACKAY
THE HONOURABLE MR. JUSTICE A. KELLY

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


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 above-noted Bill referred to us as such Commissioners now beg to report thereon.

We have examined the petition and the draft Bill; there have also been submitted to us,

(a) a certified copy of a resolution of the council of the Township of Chinguacousy dated 18th January, 1963 reading as follows:

"WHEREAS Herbert James Walker Taylor is petitioner and applicant for a Private Bill to the Legislature of Ontario to terminate the provisions of two trust deeds registered as Instruments No. 23281 and 23318 for the Township of Chinguacousy in the registry office for the Registry Division of the County of Peel;

AND WHEREAS the municipal corporation of the Township of Chinguacousy would have difficulty in policing and maintaining the said lands in view of the remote location;

AND WHEREAS the terms of the said trust have been considered by the Township of Chinguacousy as it appears that they have an interest therein.
BE IT RESOLVED that the municipal corporation of the Township of Chinguacousy hereby confirms that they are not prepared to accept title to the lands described in the aforementioned conveyances subject to the trust therein set forth. The Municipal Council of the Township of Chinguacousy therefore consents to the Private Bill referred to in the said petition."

(b) a duly executed quit claim deed dated 19th December, 1962 of the said lands and premises in favour of the petitioner made by Harry Frazer to whom the lands and premises were contingently conveyed in the event that changing circumstances should render the continuance of the trusts impracticable and the Corporation of the Township of Chinguacousy should thereupon decline to accept the said lands and premises;

(c) Evidence in the form of a letter dated January 9th, 1963 from Messrs. Richardson & Graham, Solicitors, addressed to the petitioner’s solicitors, that Harry Frazer had received independent legal advice before signing the quit claim deed;

(d) Evidence that neither Ruth Evans, James F. Evans and Mabel Mae Taylor as trustees of the John Taylor Evans Memorial Trust nor Peter Bessey Smith and Mabel Mae Taylor as trustees of the Esther Taylor Wood Trust have accepted the said trusts and that the public has not made any use of the said lands.

As it is impracticable to carry out the intention of the settlor it is reasonable in the light of the resolution and the quit claim deed that the real property described in the said trust deeds should be revested in the settlor, freed and discharged from all and every trust in either of the said trust deeds set out.

We recommend that the preamble to the said Bill be varied by deleting all the words therein following “that” in the 27th line thereof and substituting therefor the following:

"The aforementioned trustees have not accepted the trusts respectively attached to the lands and premises conveyed to them; the Corporation of the Township of Chinguacousy has refused to accept a conveyance of the said lands and premises; Harry Frazer has renounced in favour of the petitioner any interest he may now or hereafter have in the said lands; that it is impracticable to achieve by the said deeds of trust the purposes of the said trust and the petitioner has decided to achieve the purposes of the said trustees otherwise;

AND WHEREAS the petitioner has prayed for special legislation declaring the said trust deeds void and the lands and premises therein described to be and to have been at all times since the execution of the said trust deeds vested in the petitioner free of the said trusts and absolving the trustees from any duties, responsibilities or liabilities imposed upon them by the said trust deeds;

AND WHEREAS it is expedient to grant the prayer of the said petitioner."
The form of the enacting sections is not proper for carrying into effect the purpose for which the passage of the Bill is sought; we recommend that clauses (1) and (2) be varied and as varied read as follows:—

(1) (i) The John Taylor Evans Memorial Trust deed dated 11th day of November, 1954 is hereby set aside and declared to be void for all intents and purposes and the lands and premises therein described are declared to be and to have been at all times since the 11th day of November, 1954 vested in the said Herbert James Walker Taylor free from any of the trusts set out in the said trust deed.

(ii) The trustees of the said John Taylor Evans Memorial Trust are hereby discharged of and from all duties, responsibilities and liabilities to which they may have become subject by virtue of the said trust deed.

(2) (i) The Esther Taylor Wood Trust deed dated the 12th day of November, 1954 is hereby set aside and declared to be void for all intents and purposes and the lands and premises therein described are declared to be and to have been at all times since the 12th of November, 1954 vested in Herbert James Walker Taylor free from any of the trusts set out in the said trust deed.

(ii) The trustees of the Esther Taylor Wood Trust are hereby discharged of and from all duties, responsibilities and liabilities to which they may have become subject by virtue of the said trust deed.

With the additions and amendments set out in this report we are of the opinion that the provisions of the Bill are proper for carrying into effect its purposes and that it is reasonable that the said Bill should pass into law.

The Bill duly signed by the Commissioners and the copy of the petition for the same are accordingly returned herewith accompanied by a certified copy of the resolution of the Council of the Township of Chinguacousy adopted on 18th January, 1963 and an executed copy of the quit claim deed dated 19th December, 1962 made by Harry Frazer in favour of the petitioner and the original of the letter of January 9th, 1962 addressed by Messrs. Henderson & Graham to the petitioner’s solicitors.

Yours very truly,

F. G. MacKay,
Arthur Kelly,
Commissioners of Estate Bills.

Ordered, That the Bills, together with the reports of the Commissioners of Estate Bills thereon, be referred to the Standing Committee on Private Bills.
The following Petitions were brought up, laid on the Table, read and received:—

By Mr. Bukator, the Petition of the Corporation of the City of Niagara Falls praying that an Act may pass establishing an urban service area within the city, dissolving the wards, and establishing the "Board of Education of the City of Niagara Falls".

By Mr. Mackenzie, the Petition of the Corporation of the Township of Toronto praying that an Act may pass authorizing the postponement of local improvement charges on land while it is used for farming.

By Mr. Carruthers, the Petition of the Corporation of the United Counties of Northumberland and Durham praying that an Act may pass authorizing a debenture issue for construction and equipment of an addition to the Cobourg District Collegiate Institute West.

By Mr. Johnston (Carleton), the Petition of the Corporation of the County of Carleton praying that an Act may pass authorizing debentures for County road construction.

By Mr. Morningstar, the Petition of the Corporation of the Town of Grimsby praying that an Act may pass authorizing a debenture issue to pay a floating debt.

By Mr. Morrow, the Petition of the Corporation of the City of Ottawa praying that an Act may pass authorizing by-laws for erection of street lights; and for other purposes; also, the Petition of the Corporation of the City of Ottawa praying that an Act may pass increasing the number of members of the Board of Trustees of the Ottawa Civic Hospital from eleven to fourteen.

By Mr. Parry, the Petition of the Corporation of the Town of Wallaceburg praying that an Act may pass authorizing a fixed assessment for Wally Enterprises Limited.

By Mr. Daley, the Petition of the Corporation of the County of Lincoln praying that an Act may pass validating the 1962 valuations made by the Assessment Commissioner; also, the Petition of The St. Catharines General Hospital praying that an Act may pass authorizing its Board of Governors to prescribe the term of office and manner of appointment of its members and extending its powers of investment.

By Mr. Lewis, the Petition of the Corporation of the Town of Mimico praying that an Act may pass enlarging the municipal council.

By Mr. Lawrence, the Petition of the Corporations of the Towns of Burlington and Oakville praying that an Act may pass increasing the number of votes of both towns' representatives on the Council of the County of Halton.

By Mr. MacDonald, the Petition of the Corporation of the Township of York praying that an Act may pass authorizing the enlargement of the council; also, the Petition of the Corporation of the Township of York praying that an
Act may pass authorizing gifts or grants to persons in recognition of scholastic achievements; and for other purposes;

By Mr. Sandercock, the Petition for an Act to re-constitute The Belleville General Hospital and to provide for its administration by a Board of Governors, etc.

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


The House then adjourned at 3.40 p.m.

NINETEENTH DAY
WEDNESDAY, FEBRUARY 6TH, 1963

PRAYERS  3.00 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 empowering it to grant to any local board the right to fence and use portions of Highways abutting on lands used and occupied for the purposes of such board.

By Mr. Edwards (Wentworth), the Petition of the Corporation of McMaster University praying that an Act may pass extending its powers and increasing the membership of its Board of Governors and the number of its Vice-Presidents.
By Mr. Lawrence, the Petition of the Corporation of the Town of Burlington praying that an Act may pass authorizing the imposition of certain sewer rates; and for other purposes.

Mr. McNeil 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 City of Guelph praying that an Act may pass to make new arrangements for the control and management of The Guelph General Hospital.

Petition of the Corporation of the City of Guelph praying that an Act may pass re-incorporating The Guelph Home of the Friendless under the name "The Elliott", re-arranging its management and enlarging its powers.

Petition of The Public School Board of the Township of Eramosa to annul certain trusts.

Petition for the Incorporation of Trent University.

Petition of the Corporation of the City of Toronto praying that an Act may pass providing for open meetings of the Board of Directors of The Canadian National Exhibition Association; and for related purposes.

Petition of The Public School Board of the Township School Area No. 2 of the Township of Erin praying that an Act may pass annulling trusts affecting certain of its lands.

Petition of the Corporation of the Town of Hearst praying that an Act may pass authorizing it to pass a by-law fixing the assessment of the property of Levesque Plywood Limited.

Petition of the Corporation of the City of Port Arthur praying that an Act may pass authorizing it to convey all the lands lying east of the C.N.R. right-of-way and east and south of the McIntyre River in fee simple, free of encumbrances.

Petition of The Institute of Professional Librarians praying that an Act may pass re-organizing the Institute and its powers.

Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing the variation and extension of certain provisions of its agreement with The T. Eaton Realty Company.

Petition of the Corporation of the City of Niagara Falls praying that an Act may pass establishing an urban service area within the city, dissolving the wards, and establishing the "Board of Education of the City of Niagara Falls".
Petition of the Corporation of the Township of Toronto praying that an Act may pass authorizing the postponement of local improvement charges on land while it is used for farming.

Petition of the Corporation of the United Counties of Northumberland and Durham praying that an Act may pass authorizing a debenture issue for construction and equipment for an addition to the Cobourg District Collegiate Institute West.

Petition of the Corporation of the County of Carleton praying that an Act may pass authorizing debentures for County road construction.

Petition of the Corporation of the Town of Grimsby praying that an Act may pass authorizing a debenture issue to pay a floating debt.

Petition of the Corporation of the City of Ottawa praying that an Act may pass authorizing by-laws for erection of street lights; and for other purposes.

Petition of the Corporation of the City of Ottawa praying that an Act may pass increasing the number of members of the Board of Trustees of the Ottawa Civic Hospital from eleven to fourteen.

Petition of the Corporation of the Town of Wallaceburg praying that an Act may pass authorizing a fixed assessment for Wally Enterprizes Limited.

Petition of the Corporation of the Town of Mimico praying that an Act may pass enlarging the municipal council.

Petition of the Corporations of the Towns of Burlington and Oakville praying that an Act may pass increasing the number of votes of both towns' representatives on the Council of the County of Halton.

Petition of the Corporation of the Township of York praying that an Act may pass authorizing the enlargement of the council.

Petition of the Corporation of the Township of York praying that an Act may pass authorizing gifts or grants to persons in recognition of scholastic achievements; and for other purposes.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until two of the clock tomorrow afternoon and that Rule 2 of the Assembly be suspended as far as it applies to this motion.

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

Ordered, That Mr. Daley be substituted for Mr. Davis on the Standing Committee on Private Bills.
The following Bills were introduced, read the first time and referred to the Commissioners of Estate Bills:

Bill Pr15, An Act to incorporate The Elliott.  Mr. Worton.
Bill Pr17, An Act respecting the Township of Eramosa School Area. Mr. Root.
Bill Pr28, An Act respecting Township School Area No. 2 of the Township of Erin.  Mr. Root.

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

Bill Pr14, An Act respecting The Guelph General Hospital.  Mr. Worton.
Bill Pr24, An Act to incorporate Trent University.  Mr. Brown.
Bill Pr38, An Act respecting the Town of Hearst.  Mr. Brunelle.
Bill Pr39, An Act respecting the City of Port Arthur.  Mr. Chapple.
Bill Pr40, An Act respecting the Institute of Professional Librarians of Ontario.  Mr. Lawrence.
Bill Pr41, An Act respecting the City of Hamilton.  Mr. Edwards (Wentworth).
Bill Pr43, An Act respecting the City of Niagara Falls.  Mr. Bukator.
Bill Pr44, An Act respecting the Township of Toronto  Mr. Mackenzie.
Bill Pr45, An Act respecting the United Counties of Northumberland and Durham.  Mr. Carruthers.
Bill Pr46, An Act respecting the County of Carleton.  Mr. Johnston (Carleton).
Bill Pr47, An Act respecting the Town of Grimsby.  Mr. Morningstar.
Bill Pr48, An Act respecting the City of Ottawa.  Mr. Morrow.
Bill Pr49, An Act respecting Ottawa Civic Hospital.  Mr. Morrow.
Bill Pr50, An Act respecting the Town of Wallaceburg.  Mr. Parry.
Bill Pr52, An Act respecting the Town of Mimico.  Mr. Lewis.
Bill Pr54, An Act respecting the County of Halton.  Mr. Lawrence.
Bill Pr55, An Act respecting the Township of York.  Mr. MacDonald.
Bill Pr57, An Act respecting the Township of York  Mr. MacDonald.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:—


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


Bill 28, An Act to provide for the Disposition of Bodies and Parts thereof of Deceased Persons for Therapeutic and other Purposes.

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

Bill 29, An Act to amend The County Judges Act.

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

Bill 32, An Act to amend The Telephone Act.

Bill 33, An Act to amend The Community Centres 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 21, An Act to amend The Schools Administration Act.

Bill 22, An Act to amend The Public Schools Act.


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

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, 1962. (Sessional Paper No. 1.)


The House then adjourned at 4.00 p.m.
TWENTIETH DAY
THURSDAY, FEBRUARY 7TH, 1963

PRAYERS

2.00 O'CLOCK P.M.

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, 1964, and recommends them to the Legislative Assembly.

Toronto, 7th February, 1963.

—and—

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

Toronto, 7th February, 1963.

(Sessional Paper No. 2.)

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

The Order of the Day for the House to resolve itself into the Committee 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. Winternmeyer,

Ordered, That the Debate be adjourned.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:


The House then adjourned at 4.20 p.m.

TWENTY-FIRST DAY
FRIDAY, FEBRUARY 8TH, 1963

Prayers

10.30 O’Clock A.M.

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, 1964, the following sums:

2201. To defray the expenses of the Main Office, Department of Travel and Publicity $92,000
2202. To defray the expenses of the Administrative Services Branch $114,000
2203. To defray the expenses of the Publicity Branch $182,000
2204. To defray the expenses of the Advertising Branch $932,500

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:

Report relating to the Registration of Births, Marriages and Deaths in the Province of Ontario for the year ending 31st December, 1962. (Sessional Paper No. 18.)

The House then adjourned at 1.15 p.m.
TWENTY-SECOND DAY
MONDAY, FEBRUARY 11TH, 1963

Prayers

3.00 O’CLOCK P.M.

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

Bill 47, An Act to amend The Conservation Authorities Act. Mr. Roberts.


Bill 49, An Act to amend The Provincial Parks Act. Mr. Roberts.

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 two of the clock tomorrow afternoon.

The House then adjourned at 6.15 p.m.

TWENTY-THIRD DAY
TUESDAY, FEBRUARY 12TH, 1963

Prayers

2.00 O’CLOCK P.M.

Mr. Morrow 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 Pr2, An Act respecting the Town of Fort Erie.

Bill Pr12, An Act respecting The Boys' Home.

Bill Pr30, An Act respecting The Sudbury High School Board and The High School Board of the Town of Coniston.

Bill Pr33, An Act respecting The High School Board of the Township of Gloucester and The Collegiate Institute Board of the City of Ottawa.

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

Bill Pr5, An Act respecting the Sudbury Youth Centre.

Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario.

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

Bill Pr5, An Act respecting the Sudbury Youth Centre.

Bill Pr12, An Act respecting The Boys' Home.

Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario.

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. Winterneyer moved, seconded by Mr. Oliver,

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:—

But this House regrets that the government has failed to establish priorities of expenditure that would meet the urgent needs of the people and halt the haphazard and undirected growth of its bureaucracy; and

This House regrets that the government has not paid heed to the many serious representations made to it on the subject of education and has not undertaken a fundamental reform in the method of financing education that will remove existing inequities and make equality of opportunity and equity of taxation a reality; and
This House regrets that the government has failed to implement a prepaid plan of medical care insurance; and

This House regrets that the government has failed to meet the minimum needs of our young people for higher education by failing to plan and to provide for an adequate and orderly growth of our universities and the facilities needed to train university staff; and

This House regrets that the government has failed to bring together the forces of labour and management to assist government to plan effectively for economic growth; and

This House regrets that the government has failed to undertake a basic reform in the structure of provincial and municipal government responsibilities and tax sources; and

This House regrets that the government has shown no decisive leadership in the solution of the many problems facing Ontario farmers, in particular the cost-price squeeze and the challenge which vertical integration poses to the existence of the family farm; 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, it was,

On motion by Mr. MacDonald,

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, 1964, the following sums:—

2205. To defray the expenses of the Tourist Promotion and Information Branch, Department of Travel and Publicity. $283,000

2206. To defray the expenses of the Tourist Industry and Development Branch. 453,000

2207. To defray the expenses of the Division of Archives. 223,500

2208. To defray the expenses of the Theatres Branch. 108,000

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,

Ordered That when this House adjourns the present sitting thereof, it do stand adjourned until two of the clock tomorrow afternoon.

The House then adjourned at 6.05 p.m.

TWENTY-FOURTH DAY
WEDNESDAY, FEBRUARY 13th, 1963

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:—


Bill 52, An Act to amend The Psychologists Registration Act. Mr. Dymond.


Bill 54, An Act to amend The Hospital Services Commission Act. Mr. Dymond.


Bill 56, An Act to amend The Dental Technicians Act. Mr. Dymond.

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. Boyer,

Ordered, That the Debate be adjourned.

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 two of the clock tomorrow afternoon.

The House then adjourned at 6.07 p.m.

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TWENTY-FIFTH DAY
THURSDAY, FEBRUARY 14TH, 1963

Prayers

2.00 O’Clock P.M.

Mr. Morrow 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 Pr19, An Act respecting the City of Waterloo.

Bill Pr20, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

Bill Pr31, An Act respecting the County of Dufferin.
Your Committee begs to report the following Bills with certain amendments:—

Bill Pr18, An Act respecting the Township of Bruce.
Bill Pr23, An Act respecting the Township of Scarborough.
Bill Pr29, An Act respecting the City of Windsor.

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


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


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

Bill 37, An Act to amend The County Courts Act.
Bill 40, An Act to amend The Public Officers' Fees Act.
Bill 41, An Act to amend The Voters' Lists Act.
Bill 42, An Act to amend The Division Courts Act.
Bill 45, An Act to amend The Registry Act.

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


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, 1964, the following sums:—
1701. To defray the expenses of the Main Office, Department of Provincial Secretary and Citizenship..................$ 1,030,200

1702. To defray the expenses of the Office of the Speaker........ 54,000

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 6.10 p.m.

TWENTY-SIXTH DAY
FRIDAY, FEBRUARY 15TH, 1963

Prayers 10.30 O'Clock A.M.

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, 1964, the following sums:—

1703. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer.................$ 123,800

1704. To defray the expenses of the Queen's Printer................. 215,500

1705. To defray the expenses of the Registrar-General's Branch... 755,500

1706. To defray the expenses of the Sessional Requirements...... 1,068,000

1707. 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 House then adjourned at 1.05 p.m.
TWENTY-SEVENTH DAY
MONDAY, FEBRUARY 18TH, 1963

PRAYERS

3.00 O'CLOCK P.M.

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

By Mr. Noden, the Petition of The Public School Board S.S. No. 1, Leduc Township, Thunder Bay, praying that an Act may pass authorizing debentures for school construction and equipment.

By Mr. Singer, the Petition of The Municipal Clerks and Financial Officers Association of Ontario praying that an Act may pass authorizing and restricting the use of the initials "D.M.F.A." signifying "Diploma in Municipal Finance and Administration".

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, 1964, the following sum:

201. To defray the expenses of the Main Office, Department of Attorney General.................................................. $ 524,000

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.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until two of the clock tomorrow afternoon.

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


Report of the Provincial Auditor on the Public Service Retirement Fund for the year ended March 31st, 1962. (Sessional Paper No. 33.)

Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31st, 1962. (Sessional Paper No. 32.)

The House then adjourned at 6.05 p.m.

TWENTY-EIGHTH DAY
TUESDAY, FEBRUARY 19TH, 1963

PRAYERS 2.00 O'CLOCK P.M.

Mr. Morrow 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 Pr24, An Act to incorporate Trent University.

Bill Pr41, An Act respecting the City of Hamilton.

Bill Pr43, An Act respecting the City of Niagara Falls.

Bill Pr45, An Act respecting the United Counties of Northumberland and Durham.

Bill Pr46, An Act respecting the County of Carleton.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr24, An Act to incorporate Trent University.

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. Reilly,

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, 1964, the following sums:

202. To defray the expenses of the Chief Judge—County and District Courts .......................... $ 37,000
203. To defray the expenses of the Division Court Judges ...... 28,000
204. To defray the expenses of the Judges’ Staff—Supreme Court of Ontario ................................................. 84,000
205. To defray the expenses of the Master—Supreme Court of Ontario ................................................. 121,000
206. To defray the expenses of the Registrar—Supreme Court of Ontario ................................................. 198,000
207. To defray the expenses of the Supreme Court Reporters ... 217,000
208. To defray the expenses of the Accountant—Supreme Court of Ontario ................................................. 51,000
209. To defray the expenses of the Legislative Counsel and Registrar of Regulations ................................................. 81,000
210. To defray the expenses of the Laboratory .................. 433,000

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 52, An Act to amend The Psychologists Registration Act.
The following Bills were read the second time and referred to the Committee on Health and Welfare:


Bill 56, An Act to amend The Dental Technicians Act.

The following Bill was read the second time and referred to the Committees on Health and Welfare and on Legal Bills:

Bill 54, An Act to amend The Hospital Services Commission Act.

On motion by Mr. Macaulay,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until two of the clock tomorrow afternoon.

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

Report of the Minister of Agriculture, Ontario, for the year ending March 31, 1962. (Sessional Paper No. 21.)


Report of the Ontario Food Terminal Board, Department of Agriculture, for the year ending March 31, 1962. (Sessional Paper No. 27.)


Eighth Annual Report of The Ontario Telephone Development Corporation for the year ending December 31, 1962. (Sessional Paper No. 48.)


The House then adjourned at 5.50 p.m.
TWENTY-NINTH DAY
WEDNESDAY, FEBRUARY 20th, 1963

PRAYERS 2.00 O’CLOCK P.M.

Mr. Carruthers 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 54, An Act to amend The Hospital Services Commission Act.
Bill 56, An Act to amend The Dental Technicians Act.

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 37, An Act to amend The County Courts Act.
Bill 40, An Act to amend The Public Officers’ Fees Act.
Bill 41, An Act to amend The Voters’ Lists Act.
Bill 42, An Act to amend The Division Courts Act.

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

Bill 29, An Act to amend The County Judges Act.
Bill 45, An Act to amend The Registry Act.

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

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


Bill Pr2, An Act respecting the Town of Fort Erie.

Bill Pr5, An Act respecting The Sudbury Youth Centre.

Bill Pr12, An Act respecting The Boys' Home.

Bill Pr18, An Act respecting the Township of Bruce.

Bill Pr19, An Act respecting the City of Waterloo.

Bill Pr20, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario.

Bill Pr23, An Act respecting the Township of Scarborough.

Bill Pr24, An Act to incorporate Trent University.

Bill Pr29, An Act respecting the City of Windsor.

Bill Pr30, An Act respecting The Sudbury High School Board and The High School Board of the Town of Coniston.

Bill Pr31, An Act respecting the County of Dufferin.

Bill Pr33, An Act respecting Gloucester High School Board and the Collegiate Institute Board of Ottawa.

Bill Pr41, An Act respecting the City of Hamilton.

Bill Pr43, An Act respecting the City of Niagara Falls.

Bill Pr45, An Act respecting the United Counties of Northumberland and Durham.

Bill Pr46, An Act respecting the County of Carleton.
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, 1964, the following sums:

1101. To defray the expenses of the Main Office, Department of Lands and Forests........................................ $ 1,761,000

1102. To defray the expenses of the Conservation Authorities Branch................................................................. 1,264,000

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,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until two of the clock tomorrow afternoon.

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

Annual Report of the Ontario Hospital Services Commission for the twelve months ending December 31st, 1961. (Sessional Paper No. 61.)

The House then adjourned at 6.05 p.m.

THIRTIETH DAY
THURSDAY, FEBRUARY 21st, 1963

PRAYERS

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

Your Committee begs to report the following Bill without amendment:

Bill Pr3, An Act respecting the George Taylor Richardson Trust.
Your Committee begs to report the following Bills with certain amendments:

Bill Pr10, An Act to incorporate the Association of the Chemical Profession of Ontario.

Bill Pr11, An Act respecting the Esther Taylor Wood Trust and the John Taylor Evans Memorial Trust.

Bill Pr26, 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 the following Bill:

Bill Pr3, An Act respecting the George Taylor Richardson Trust.

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

Ordered, That Mr. Downer be substituted for Mr. Belisle on the Standing Committee on Private Bills.

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

Bill 58, An Act to amend The Labour Relations Act. Mr. Edwards (Wentworth).

Bill 59, An Act to amend The Department of Education Act. Mr. Whicher.

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:

DEPARTMENT OF EDUCATION

417. To defray the expenses of the Dominion-Provincial Agreements...........................................$ 10,000,000

418. To defray the expenses of the Legislative Grants, etc. ........................................... 20,000,000

419. To defray the expenses of the Special Grant.......................................................... 1,000,000

DEPARTMENT OF HEALTH

615. To defray the expenses of the Special Grants.......................... 3,807,000
DEPARTMENT OF LANDS AND FORESTS

1013. To defray the expenses of the Special Grant. $ 30,000

TREASURY DEPARTMENT

2208. To defray the expenses of the Main Office. 1,000,000

And, for the services of the fiscal year ending March 31st, 1964, the following sums:

1103. To defray the expenses of the Fish and Wildlife Branch, Department of Lands and Forests. $ 589,000

1104. To defray the expenses of the Forest Protection Branch... 192,000

211. To defray the expenses of the Probation Services. 1,496,000

212. To defray the expenses of the Fire Marshal. 634,000

213. To defray the expenses of the Ontario Securities Commission. 278,000

214. To defray the expenses of the Inspector of Legal Offices. 3,340,000

215. To defray the expenses of the Criminal Justice Accounts. 1,322,000

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 Committee of Supply reported the following Resolution which was 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, 1963:

DEPARTMENT OF EDUCATION:

Dominion-Provincial Agreements. $ 10,000,000
Legislative Grants, etc. 20,000,000
Special Grant 1,000,000

DEPARTMENT OF HEALTH:

Special Grants 3,807,000


THIRTY-FIRST DAY
FRIDAY, FEBRUARY 22ND, 1963

PRAYERS 10.30 O’CLOCK A.M.

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. Cowling,

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, 1964, the following sums:—

216. To defray the expenses of the Master of Titles.............$ 283,000
217. To defray the expenses of the Director of Titles........... 86,000
218. To defray the expenses of the Emergency Measures........ 408,000

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,

Ordered, That on Monday, Wednesday and Thursday of next week this House will meet at two of the clock in the afternoon.

The House then adjourned at 1.05 p.m.

THIRTY-SECOND DAY
MONDAY, FEBRUARY 25TH, 1963

PRAYERS 2.00 O’Clock P.M.

The Prime Minister Tabled Answers to Questions Nos. 1, 3 and 7. (Answers published in Hansard.)

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, 1964, the following sums:—

1105. To defray the expenses of the Lands and Surveys Branch, Department of Lands and Forests...............................$ 880,000
1106. To defray the expenses of the Parks Branch...................... 1,130,000
1107. To defray the expenses of the Research Branch.................. 946,000
1108. To defray the expenses of the Timber Branch...................... 1,007,000
1109. To defray the expenses of the Forest Ranger School........... 216,000
1110. To defray the expenses of the Junior Ranger Program......... 700,000
1111. To defray the expenses of the Basic Organization............... 18,624,000
1112. To defray the expenses of the Extra Fire Fighting............. 750,000
1113. To defray the expenses of the Conservation Authorities Branch.......................................................... 5,000,000

A motion to rise and report having been carried 20 to 19, Mr. Speaker resumed the Chair and the Chairman reported that the Committee had come to certain Resolutions and asked for leave to sit again.
Mr. Macaulay then moved that this House again resolve itself into the Committee of Supply which motion was carried on the following Division:—

YEAS

Brunelle
Bryden
Carruthers
Cass
Cecile
Cowling
Dymond
Edwards
(Perth)
Gisborn
Gomme
Guindon
Haskett
Johnston
(Carleton)
Macaulay
Morningstar
Noden

Reilly
Roberts
Rollins
Root
Rowntree
Simonett
Spooner
Stewart—24.

NAYS

Belanger
Bukator
Chapple
Edwards
(Gwentworth)
Gaunt
Gibson
Gordon
Manley
Newman
Quilty
Reaume
Singer
Sopha

Spence
Trotter
Troy
Whicher
Winterneyer
Worton—19.

(House again in Committee of Supply)

1114. To defray the expenses of the Lands and Surveys Branch, Department of Lands and Forests $100,000

1115. To defray the expenses of the Timber Branch $200,000

1116. To defray the expenses of the Basic Organization $5,000,000

219. To defray the expenses of the Supervising Coroner, Department of the Attorney General $66,000

220. To defray the expenses of the Official Guardian $315,000

221. To defray the expenses of the Public Trustee $795,000

222. To defray the expenses of the Ontario Provincial Police $17,400,000

223. To defray the expenses of the Ontario Police College $314,000


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:—

Thirty-eighth Annual Report of the Department of Health, Ontario, for the year 1962. (Sessional Paper No. 74.)


The Minister of Mines presented the Department's report entitled "Breaking New Ground in 1962". (Sessional Paper No. 53.)

The House then adjourned at 12.00 Midnight.

THIRTY-THIRD DAY
TUESDAY, FEBRUARY 26TH, 1963

Prayers

3.00 O'Clock P.M.

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

Bill Pr17, An Act respecting the Township of Eramosa School Area.

Bill Pr28, An Act respecting Township School Area No. 2 of the Township of Erin.

The Supreme Court of Ontario (Crest) Osgoode Hall, Toronto 1, 22nd February, 1963.

The Hon. Mr. Justice Schroeder,
The Hon. Mr. Justice Kelly.

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

Dear Sir:

The undersigned, as Commissioners of Estate Bills, as provided by The Legislative Assembly Act, R.S.O. 1960, Chap. 208, Sec. 67, having had the above-noted Bill referred to us as such Commissioners now beg to report thereon.

We have examined the petition and the draft Bill; we have also heard the submissions made by R. B. Hungerford, Q.C., on behalf of the petitioner.

As the lands in question are no longer used or required for school purposes, it is reasonable that the Board should have conferred upon it full power and authority to sell the said lands and to devote the proceeds thereof to the purposes hereinafter mentioned.

We recommend that the preamble to the said Bill be varied by inserting before the words at the end of the preamble "and whereas it is expedient to grant the prayer of the said petition" the words "and whereas the said lands are no longer used or required for school purposes".

In our respectful opinion it is unnecessary to provide in section 2 of the Bill that the purchaser shall receive a full and absolute title to the lands and premises and we suggest that that section be amended to read as follows:

"2. A deed executed by the chairman and secretary of the Board for the time being under the corporate seal vests in the purchaser all the right, title and interest of the said Board in, to, or out of, the lands and premises conveyed by the deed free from all trusts whatsoever contained or set out in the above-recited deeds."

We further recommend that section 3 of the Bill be amended so as to provide that the Board shall use the net proceeds of the sale of such lands to defray the cost of the acquisition of school sites, so that the said section shall read as follows:

"3. After payment of the expense of obtaining this Act and all proper and reasonable costs, charges and expenses of effecting and carrying out such sale or sales, the Board shall use the net proceeds thereof to defray the cost of the acquisition of school sites."

With the additions and amendments set out above we are of the opinion that the provisions of the Bill are proper for carrying into effect its purposes and that it is reasonable that the said Bill should pass into law.

The Bill duly signed by the Commissioners and the copy of the petition for the same are accordingly returned herewith.

Yours very truly,

WALTER F. SCHROEDER,
ARTHUR KELLY,
Commissioners of Estate Bills.
THE SUPREME COURT OF ONTARIO
(Crest) Osgoode Hall, Toronto 1,
22nd February, 1963.

THE HON. MR. JUSTICE SCHROEDER, 
THE HON. MR. JUSTICE KELLY.

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

Re : Bill No. Pr28, 1962-63, An Act respecting the Township 
School Area No. 2 of the Township of Erin.

Dear Sir :

The undersigned, as Commissioners of Estate Bills, as provided by The 
Legislative Assembly Act, R.S.O. 1960, Chap. 208, Sec. 67, having had the 
above-noted Bill referred to us as such Commissioners now beg to report thereon.

We have examined the petition and the draft Bill; we have also heard the 
submissions of Mr. R. B. Hungerford, Q.C., made on behalf of the petitioner.

As the lands and premises in question are no longer required for school 
purposes, it is reasonable that the Board should have conferred upon it full power 
and authority to sell the same.

On the 1st January, 1963, the whole of the Township of Erin was converted 
into a Township School Area; therefore as of the date of the introduction of the 
Bill, the operating Board will be The Public School Board of the Township 
School Area of the Township of Erin. We therefore recommend that the pre-
amble to the said Bill be varied by deleting the words and figures “No. 2” in 
lines 2 and 18 thereof and substituting for the word “in” in line 18 thereof the 
word “of”, so that line 18 shall now read:—

“ . . . now forms part of the Township School Area of the . . . ”

We further recommend that the preamble of the said Bill be amended by in-
serting before the words, “and whereas it is expedient to grant the petition”, 
appearing at the end of the preamble, the following words:—

“ . . . and whereas the whole of the said lands have been used for the 
school purposes of said school section No. 3 in the said Township of 
Erin and are no longer required for school purposes”.

In our opinion it is unnecessary to provide in section 2 that the purchaser 
of the lands shall have a full and absolute title to the said lands, it being sufficient 
to provide that the deed executed by the Chairman and Secretary of the Board 
shall vest in the purchaser all the right, title and interest of the Board in, to or 
out of the lands and premises conveyed by the deed, free from all trusts what-
soever contained or set out in such deed to the predecessors of the Board so that 
the section as so amended will read as follows:—
"2. A deed executed by the chairman and secretary of the Board for the time being under the corporate seal vests in the purchaser all the right, title and interest of the Board in, to, or out of, the lands and premises conveyed by the deed, free from all trusts whatsoever contained or set out in the above-recited deeds".

We further recommend that section 3 be amended to provide for the use of the net proceeds by the Board to defray the cost of the acquisition of school sites so that the section as amended shall read:

"3. After payment of the expense of obtaining this Act and all proper and reasonable costs, charges and expenses of effecting and carrying out such sale or sales, the Board shall use the net proceeds thereof to defray the cost of the acquisition of school sites."

With the additions and amendments set out above we are of the opinion that the provisions of the Bill will be proper for carrying into effect its purposes and it is reasonable that the said Bill should pass into law.

The Bill duly signed by the Commissioners and the copy of the petition for the same are accordingly returned herewith.

Yours very truly,

WALTER F. SCHROEDER,
ARTHUR KELLY,
Commissioners of Estate Bills.

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

Mr. Morrow 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 Pr13, An Act respecting the Township of Innisfil.

Bill Pr14, An Act respecting The Guelph General Hospital.

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

Bill Pr22, An Act respecting the Young Men's and Young Women's Christian Association of Guelph.

Bill Pr40, An Act respecting the Institute of Professional Librarians of Ontario.
Bill Pr55, An Act respecting the Township of York.

Bill Pr57, An Act respecting the Township of York.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr22, An Act respecting the Young Men's and Young Women's Christian Association of Guelph.

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 Research Foundation Act, 1944. *Mr. Macaulay.*


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, 1964, the following sums:—

224. To defray the expenses of the Ontario Police Commission,
Department of Attorney General..........................$  86,000

225. To defray the expenses of the Co-ordinator of Justice
Administration..................................................  18,000

226. To defray the expenses of the Traffic Safety Program......  35,000

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 6.00 p.m.
THIRTY-FOURTH DAY
WEDNESDAY, FEBRUARY 27th, 1963

PRAYERS

2.00 O’CLOCK P.M.

Mr. Edwards (Perth) 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 St. Catharines General Hospital praying that an Act may pass authorizing its Board of Governors to prescribe the term of office and manner of appointment of its members and extending its powers of investment.

Petition of the Corporation of the County of Lincoln praying that an Act may pass validating the 1962 valuations made by the Assessment Commission.

Petition of the Municipal Clerks’ and Finance Officers’ Association of Ontario praying that an Act may pass authorizing and restricting the use of the initials “D.M.F.A.” signifying “Diploma in Municipal Finance and Administration”.

Petition for an Act to re-constitute The Belleville General Hospital and to provide for its administration by a Board of Governors, etc.

Petition of the Corporation of McMaster University praying that an Act may pass extending its powers and increasing the membership of its Board of Governors and the number of its Vice-Presidents.

Petition of the Corporation of the Town of Burlington praying that an Act may pass applying certain provisions of The Game and Fisheries Act to the Town as if it were a Township; and for other purposes.

Petition of The Public School Board S.S. No. 1, Leduc Township, Thunder Bay, praying that an Act may pass authorizing debentures for school construction and equipment.

Petition of the Corporation of the City of London praying that an Act may pass empowering it to grant to any local board the right to fence and use portions of highways abutting on lands used and occupied for the purposes of such board.
The following Bills were introduced, read the first time and referred to the Committee on Private Bills:

Bill Pr27, An Act respecting The Canadian National Exhibition. Mr. Cowling.

Bill Pr34, An Act respecting the City of London. Mr. White.

Bill Pr51, An Act respecting the County of Lincoln. Mr. Daley.


Bill Pr56, An Act respecting The Belleville General Hospital. Mr. Sandercock.

Bill Pr58, An Act respecting McMaster University. Mr. Edwards (Wentworth).

Bill Pr59, An Act respecting The Public School Board of S.S. No. 1 of the Unorganized Township of Leduc. Mr. Noden.

Bill Pr60, An Act respecting the Town of Burlington. Mr. Lawrence.


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 House then adjourned at 6.05 p.m.

THIRTY-FIFTH DAY
THURSDAY, FEBRUARY 28TH, 1963

Prayers 2.00 O'Clock P.M.

Mr. Morrow 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 Bill without amendment:—

Bill Pr52, An Act respecting the Town of Mimico,

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

Bill Pr38, An Act respecting the Town of Hearst.

Bill Pr50, An Act respecting the Town of Wallaceburg.

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 Pr42, An Act respecting the Township of East York.

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

Bill 64, An Act to amend The Public Lands Act. Mr. Roberts.

Bill 65, An Act to amend The Children's Boarding Homes Act. Mr. Cecile.

Bill 66, An Act to amend The Line Fences Act. Mr. Spooner.

Bill 67, An Act to amend The Local Improvement Act. Mr. Spooner.

Bill 68, An Act to amend The Ontario Municipal Board Act. Mr. Spooner.

Bill 69, An Act to amend The Department of Municipal Affairs Act. Mr. Spooner.

Bill 70, An Act to amend The Planning Act. Mr. Spooner.

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, 1964, the following sums:—

101. To defray the expenses of the Main Office, Department of Agriculture ................................................................. $ 548,700

102. To defray the expenses of the Agricultural and Horticultural Societies Branch ................................................. 898,200

103. To defray the expenses of the Co-operatives Branch ........ 47,500
104. To defray the expenses of the Dairy Branch $ 757,500
105. To defray the expenses of the Extension Branch 2,666,800
106. To defray the expenses of the Farm Economics and Statistics Branch 349,600
107. To defray the expenses of the Farm Products Inspection Service 513,000
108. To defray the expenses of the Farm Products Marketing Board 67,600
109. To defray the expenses of the Information Branch 277,500
110. To defray the expenses of the Live Stock Branch 1,522,200

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 11.15 p.m.

THIRTY-SIXTH DAY
FRIDAY, MARCH 1ST, 1963

Prayers 10.30 O'Clock A.M.

Mr. Speaker informed the House that the Clerk had received from the Ontario Municipal Board its report in the following case:—

Bill Pr47, An Act respecting the Town of Grimsby.

To the Honourable The Legislative Assembly of the Province of Ontario in Parliament Assembled:

REPORT OF THE ONTARIO MUNICIPAL BOARD PURSUANT TO RULE 75 OF THE ASSEMBLY


This Bill has been referred to this Board pursuant to Rule 75 of The Legislative Assembly.
As required by the rule the Board has made an inquiry into the matters in question in the Bill by,

(a) consideration of an application previously made by the Town of Grimsby for approval by this Board under Section 53 of The Ontario Municipal Board Act of a floating debt comprising the amounts which are the subject of this Bill and other amounts; and

(b) consideration of submissions including the auditor's statement now made by counsel on behalf of the Town of Grimsby.

By order made May 11, 1962, pursuant to Sections 53 (1) (c) and 64 of The Ontario Municipal Board Act the Board authorized the Corporation of the Town of Grimsby to borrow upon debentures repayable over a term of not more than four years a sum not exceeding $78,420.26 and to defer until the 28th day of February, 1963, payment of the sum of $132,492.14 subject to further order of this Board. The latter amount was one in respect of which this Board did not deem it proper to authorize borrowing for the reason that it appeared to consist of debt incurred for the cost of capital works undertaken without approval of this Board as required by Section 64 of The Ontario Municipal Board Act.

This Board has followed a strict policy of not authorizing under Section 53 of The Ontario Municipal Board Act the borrowing of moneys to pay the cost of works undertaken by a municipality without the approval of this Board. The reason for this policy is that in the Board's view such action would be merely to approve the circumventing of the provisions and very important purpose of Section 64 which requires the approval of this Board before the undertaking of capital expenditures.

This Board now reports to the Assembly that the amount of $65,000, the subject of this Private Bill, is a part of the sum of $132,492.14 whereof this Board has declined approval under Section 53 of The Ontario Municipal Board Act for the reason stated above.

In the opinion of this Board the indebtedness in question has been incurred by this municipal corporation for purposes within its competence and the only element of regularity lacking is that mentioned, namely, that the approval of this Board was not obtained to the incurring of the debt represented by this sum prior to the undertaking. In the opinion of the Board the borrowing which this Bill would approve will not create an undue burden on the ratepayers of this municipality.

All of which is respectfully submitted.

J. A. Kennedy,
Chairman.

W. Greenwood,
Member.


Ordered, That the Bill, together with the report of the Board, be referred to the Committee on Private Bills.
The House, according to Order, resolved itself into the Committee of Supply.

*In the Committee*

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1964, the following sums:—

111. To defray the expenses of the Marketing Development Branch, Department of Agriculture $141,900

112. To defray the expenses of the Ontario Junior Farmer Loans Branch 91,300

113. To defray the expenses of the Ontario Telephone Service Commission 117,100

114. To defray the expenses of the Soils and Crops Branch 284,700

115. To defray the expenses of the Demonstration Farm, New Liskeard 74,500

116. To defray the expenses of the Horticultural Experiment Station, Vineland 502,100

117. To defray the expenses of the Kemptville Agricultural School 574,250

118. To defray the expenses of the Western Ontario Agricultural School, Ridgetown 487,750

119. To defray the expenses of the Federated Colleges, Guelph 8,403,700

120. To defray the expenses of the Agricultural Rehabilitation and Development Branch 525,100

121. To defray the expenses of the Main Office, Department of Agriculture 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 following Bills were read the second time and referred to the Committee of the Whole House:

Bill 60, An Act to amend The Research Foundation Act, 1944.

Bill Pr3, An Act respecting the George Taylor Richardson Trust.
Bill Pr10, An Act to incorporate the Association of the Chemical Profession of Ontario.

Bill Pr11, An Act respecting the Esther Taylor Wood Trust and the John Taylor Evans Memorial Trust.

Bill Pr13, An Act respecting the Township of Innisfil.

Bill Pr14, An Act respecting The Guelph General Hospital.

Bill Pr22, An Act respecting the Young Men's Christian Association and Young Women's Christian Association of Guelph.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr40, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr52, An Act respecting the Town of Mimico.

Bill Pr55, An Act respecting the Township of York.

Bill Pr57, An Act respecting the Township of York.

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

Bill 61, An Act to amend The Execution 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 Pr2, An Act respecting the Town of Fort Erie.

Bill Pr3, An Act respecting the George Taylor Richardson Trust.

Bill Pr5, An Act respecting the Sudbury Youth Centre.

Bill Pr12, An Act respecting The Boys’ Home.

Bill Pr18, An Act respecting the Township of Bruce.

Bill Pr19, An Act respecting the City of Waterloo.
Bill Pr20, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.

Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario.

Bill Pr23, An Act respecting the Township of Scarborough.

Bill Pr24, An Act to incorporate Trent University.

Bill Pr29, An Act respecting the City of Windsor.

Bill Pr30, An Act respecting The Sudbury High School Board and The High School Board of the Town of Coniston.

Bill Pr31, An Act respecting the County of Dufferin.

Bill Pr33, An Act respecting Gloucester High School Board and the Collegiate Institute Board of Ottawa.

Bill Pr41, An Act respecting the City of Hamilton.

Bill Pr43, An Act respecting the City of Niagara Falls.

Bill Pr45, An Act respecting the United Counties of Northumberland and Durham.

Bill Pr46, An Act respecting the County of Carleton.

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,

Ordered, That on Monday, Wednesday and Thursday of next week, this House will meet at two of the clock in the afternoon.

The House then adjourned at 1.05 p.m.

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THIRTY-SEVENTH DAY
MONDAY, MARCH 4TH, 1963

PRAYERS 2.00 O’CLOCK P.M.

The House, according to Order, resolved itself into the Committee of Supply.
Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1964, the following sum:—

701. To defray the expenses of the Main Office, Department of Health..........................................................$ 4,676,700

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 House then adjourned at 6.05 p.m.

THIRTY-EIGHTH DAY
TUESDAY, MARCH 5TH, 1963

PRAYERS

3.00 O'CLOCK P.M.

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

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

Bill Pr51, An Act respecting the County of Lincoln.


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

Bill Pr35, An Act respecting the Township of Toronto.

Bill Pr60, An Act respecting the Town of Burlington.

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


Bill 64, An Act to amend The Public Lands Act.

Bill Pr38, An Act respecting the Town of Hearst.

Bill Pr50, An Act respecting the Town of Wallaceburg.

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


Bill 67, An Act to amend The Local Improvement Act.

Bill 68, An Act to amend The Ontario Municipal Board Act.

Bill 70, An Act to amend The Planning 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, 1964, the following sums:—

702. To defray the expenses of the Public Health Administration Branch, Department of Health. $ 1,910,700

703. To defray the expenses of the Public Health Nursing Branch 79,000

704. To defray the expenses of the Maternal and Child Health Branch 129,100

705. To defray the expenses of the Dental Service Branch 84,400

706. To defray the expenses of the Nursing Branch 415,900

707. To defray the expenses of the Epidemiology Branch 890,500

708. To defray the expenses of the Medical Rehabilitation Branch 543,000

709. To defray the expenses of the Tuberculosis Prevention Branch 5,574,200

710. To defray the expenses of the Industrial Hygiene Branch 685,000

711. To defray the expenses of the Environmental Sanitation Branch 273,000

712. To defray the expenses of the Laboratory Branch 2,977,000

713. To defray the expenses of the Mental Health Branch 63,303,500
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 House then adjourned at 11.45 p.m.

THIRTY-NINTH DAY
WEDNESDAY, MARCH 6TH, 1963

Prayers

Mr. Hamilton 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 Bill without amendment:—

Bill 33, An Act to amend The Community Centres Act.

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

Bill 32, An Act to amend The Telephone Act.


Your Committee recommends that the following Bill be not reported:—


Mr. Carruthers 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 Bill without amendment:—

Bill 14, An Act respecting Children's Institutions.

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

Bill 16, An Act respecting Homes for Retarded Children.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:—

Bill 71, An Act to amend The Ophthalmic Dispensers Act, 1960-61. Mr. Dymond.

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

Bill 21, An Act to amend The Schools Administration Act.
Bill 22, An Act to amend The Public Schools Act.
Bill Pr2, An Act respecting the Town of Fort Erie.
Bill Pr3, An Act respecting the George Taylor Richardson Trust.
Bill Pr5, An Act respecting the Sudbury Youth Centre.
Bill Pr12, An Act respecting The Boys' Home.
Bill Pr18, An Act respecting the Township of Bruce.
Bill Pr19, An Act respecting the City of Waterloo.
Bill Pr20, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.
Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario.
Bill Pr23, An Act respecting the Township of Scarborough.
Bill Pr24, An Act to incorporate Trent University.
Bill Pr29, An Act respecting the City of Windsor.
Bill Pr30, An Act respecting The Sudbury High School Board and The High School Board of the Town of Coniston.
Bill Pr31, An Act respecting the County of Dufferin.
Bill Pr33, An Act respecting The High School Board of the Township of Gloucester and The Collegiate Institute Board of the City of Ottawa.
Bill Pr41, An Act respecting the City of Hamilton.
Bill Pr43, An Act respecting the City of Niagara Falls.
Bill Pr45, An Act respecting the United Counties of Northumberland and Durham.
Bill Pr46, An Act respecting the County of Carleton.
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. Cowling,

Ordered, That the Debate be adjourned.

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 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, 1962. (Sessional Paper No. 14.)

The House then adjourned at 6.05 p.m.

FORTIETH DAY

THURSDAY, MARCH 7TH, 1963

Prayers 2.00 O’Clock P.M.

Mr. Morrow from the Standing Committee on Private Bills presented the Committee’s Ninth Report as follows:

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

Bill Pr34, An Act respecting the City of London.

Bill Pr56, An Act respecting The Belleville General Hospital.
Your Committee would recommend that the following Bills be not reported:—

Bill Pr25, An Act respecting the Township of North Grimsby.

Bill Pr27, An Act respecting the Canadian National Exhibition Association.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr56, An Act respecting The Belleville General Hospital.

Mr. Morrow moved the adoption of the Report.

Mr. Bryden moved in amendment, seconded by Mr. Thomas:—

That the motion for the adoption of the Report of the Committee on Private Bills be amended by adding thereto the following words:

“But that Bill Pr27 be referred back to the Committee with instructions to consider the said Bill on its merits.”

And a debate arising, after some time,

The amendment having been put was lost on the following division:—

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The motion for adoption of the Report having then been put was declared carried.

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

Ordered, That Mr. Beckett be substituted for Mr. Belisle on the Standing Committee on Privileges and Elections.

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

Bill 72, An Act to provide for the Safety of Workmen engaged in Logging. Mr. Rowntree.


Bill 77, An Act to amend The Department of Labour Act. Mr. Rowntree.

Bill 78, An Act to amend The Mining Act. Mr. Wardrope.

The Prime Minister Tabled Answers to Questions Nos. 4, 5 and 9. (Answers published in Hansard.)

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, 1964, the following sums:—

714. To defray the expenses of the Hospital Services Commission of Ontario.................................$ 55,907,000

301. To defray the expenses of the Main Office, Department of Civil Service................................. 64,000
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:

Annual Report of The Ontario Energy Board for the year ending December 31, 1962. (Sessional Paper No. 55.)


The House then adjourned at 11.10 p.m.

FORTY-FIRST DAY
FRIDAY, MARCH 8TH, 1963

Prayers

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, 1964, the following sum:—

1901. To defray the expenses of the Main Office, Department of Public Works. $ 1,038,500

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.

On motion by Mr. Robarts,

Ordered, That on Monday, Wednesday and Thursday of next week, this House will meet at two of the clock in the afternoon.

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

Twenty-ninth Annual Report of the Department of Municipal Affairs for the year ending December 31st, 1962. (Sessional Paper No. 16.)


The House then adjourned at 1.05 p.m.

FORTY-SECOND DAY
MONDAY, MARCH 11TH, 1963

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 80, An Act to amend The Municipal Act. Mr. Spooner.
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. Troy,

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, 1964, the following sums:—

1902. To defray the expenses of the Ontario Government Buildings, Department of Public Works. $8,690,500
1903. To defray the expenses of the Leased Premises. 1,950,000
1904. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc. 125,000
1905. To defray the expenses of the Aid to Drainage. 685,000
1906. To defray the expenses of the Miscellaneous. 165,000
1907. To defray the expenses of the Public Buildings. 33,000,000
1908. 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 House then adjourned at 6.05 p.m.

FORTY-THIRD DAY
TUESDAY, MARCH 12TH, 1963

Prayers

3.00 O'Clock P.M.

Mr. Morrow from the Standing Committee on Private Bills presented the Committee's Tenth Report which was read as follows and adopted:—
Elizabeth II

12th March

Your Committee begs to report the following Bills without amendment:

Bill Pr47, An Act respecting the Town of Grimsby.

Bill Pr58, An Act respecting McMaster University.

Bill Pr59, An Act respecting The Public School Board of S.S. No. 1 of the Unorganized Township of Leduc in the Territorial District of Thunder Bay.

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

Bill Pr17, An Act respecting the Township of Eramosa School Area.

Bill Pr28, An Act respecting the Township School Area of the Township of Erin.


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


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

Bill Pr58, An Act respecting McMaster University.


On motion by Mr. Cowling, seconded by Mr. Morrow, as amended by Mr. Singer, seconded by Mr. MacDonald,

Ordered, That Bill Pr26, An Act respecting the City of Toronto, be referred back to the Committee on Private Bills for consideration of Sections 7 and 8 of the Bill as originally introduced for First Reading.

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

Bill 81, An Act respecting Ryerson Polytechnical Institute. Mr. Davis.

Bill 82, An Act to amend The Public Utilities Act. Mr. Spooner.


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

Bill 65, An Act to amend The Children's Boarding Homes Act.


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

Bill 69, An Act to amend The Department of Municipal Affairs Act.

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

Bill 72, An Act to provide for the Safety of Workmen engaged in Logging.


Bill 77, An Act to amend The Department of Labour Act.

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

Bill 78, An Act to amend The Mining Act.
The following Bill was read the second time and referred to the Committee on Highways and Highway Safety:—


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, 1964, the following sums:—

2101. To defray the expenses of the Main Office, Department of Transport........................................$ 535,000

2102. To defray the expenses of the Ontario Highway Transport Board........................................ 139,000

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:—


Annual Report of the Inspector of Legal Offices for the year ending December 31st, 1962. (Sessional Paper No. 5.)

The House then adjourned at 12.00 Midnight.

FORTY-FOURTH DAY

WEDNESDAY, MARCH 13TH, 1963

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:—

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, 1964, the following sums:—

2103. To defray the expenses of the Highway Safety Branch, Department of Transport......................... $ 475,000

2104. To defray the expenses of the Motor Vehicles Administration 5,216,000

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:—


The House then adjourned at 5.20 p.m.

FORTY-FIFTH DAY
THURSDAY, MARCH 14TH, 1963

Prayers

2.00 O’Clock P.M.

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

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

Bill Pr49, An Act respecting the Ottawa Civic Hospital.

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

Bill Pr48, An Act respecting the City of Ottawa.

Bill Pr54, An Act respecting the County of Halton.
Mr. Morningstar from the Standing Committee on Labour presented the Committee's First Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 72, An Act to provide for the Safety of Workmen engaged in Logging.
Bill 77, An Act to amend The Department of Labour Act.

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

Bill 95, An Act to amend The Department of Education Act. Mr. Davis.
Bill 96, An Act to amend The Schools Administration Act. Mr. Davis.
Bill 97, An Act to amend The Separate Schools Act. Mr. Davis.
Bill 100, An Act to amend The Legislative Assembly Act. Mr. Wintermeyer.
Bill 101, An Act to amend The Election Act. Mr. Wintermeyer.
Bill 102, An Act to provide for the Disclosure of the Cost of Credit. Mr. Wintermeyer.

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, 1964, the following sums:
2105. To defray the expenses of the Motor Vehicle Accident
Claims Fund, Department of Transport..................$ 350,000

1401. To defray the expenses of the Main Office and Branches,
Department of Municipal Affairs....................... 46,488,000

1402. To defray the expenses of the Ontario Municipal Board... 387,000

1403. To defray the expenses of the Ontario Water Resources
Commission............................................. 2,650,000

1404. To defray the expenses of the Main Office.................. 1,130,000

1405. To defray the expenses of the Ontario Water Resources
Commission............................................. 17,000,000

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 11.15 p.m.

FORTY-SIXTH DAY
FRIDAY, MARCH 15TH, 1963

Prayers

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

Bill Pr15, An Act to incorporate The Elliott.

The Supreme Court of Ontario (Crest) Osgoode Hall, Toronto 1,
14th March, 1963.

The Hon. Mr. Justice Schroeder,
The Hon. Mr. Justice Kelly.

Roderick Lewis, Esq., Q.C.,
Clerk of The Legislative Assembly,

Re: Bill No. Pr15, An Act to incorporate The Elliott.
Dear Sir:

The undersigned, as Commissioners of Estate Bills, as provided by The Legislative Assembly Act, R.S.O. 1960, Chap. 208, section 67, having had the above-noted Bill referred to us as such Commissioners, now beg to report thereon.

We have examined the petition and the draft Bill and have had the privilege of hearing submissions made by Mr. R. B. Hungerford, Q.C., representing the City of Guelph, and Mr. A. M. Kearnes, Q.C., and Mr. C. C. McKinnon, representing the Elliott Home.

After discussing the matter fully with counsel we reached the conclusion that the objects sought to be attained by the proposed legislation could best be accomplished by making provision in the Bill for the continuance of the Corporation established by Chapter 119 of the Statutes of Ontario, 1907, with appropriate amendments as to its powers and objects, its name, and the constitution of the Board of Trustees. Accordingly, counsel for the petitioner undertook to re-draft the Bill to comply with the above-noted suggestions.

We are of the opinion that the provisions of the Bill as re-drafted are proper for carrying into effect its purposes and that it is reasonable that the said Bill should pass into law.

The Bill as re-drafted, duly signed by the Commissioners, and the copy of the petition for the same are accordingly returned herewith.

Yours very truly,

WALTER F. SCHROEDER,
ARTHUR KELLY.

Commissioners of Estate Bills.

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

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. Cowling,

Ordered, That the Debate be adjourned.

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 this House will meet at 2.00 p.m. each day, Monday to Thursday inclusive, of next week.

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 1962. (Sessional Paper No. 7.)

The House then adjourned at 1.15 p.m.

FORTY-SEVENTH DAY
MONDAY, MARCH 18TH, 1963

PRAYERS 2.00 O'CLOCK P.M.

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

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

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr39, An Act respecting the City of Port Arthur.

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

Bill Pr15, An Act to incorporate The Elliott.

Bill Pr37, An Act respecting The University of Waterloo.

Bill Pr44, An Act respecting the Township of Toronto.

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


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


Bill 105, An Act to provide for the Establishment of an Ontario Food Council.  Mr. Stewart.

Bill 106, An Act to amend The Farm Products Marketing Act.  Mr. Stewart.


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, 1964, the following sums:—

2301. To defray the expenses of the Main Office and Public Debt, Treasury Department.  $ 633,000

2302. To defray the expenses of the Accounts Division.  518,000

2303. To defray the expenses of the Revenue Division.  4,986,000

2304. To defray the expenses of the Data Processing Branch.  429,000

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:

Seventeenth Annual Report of the Department of Travel and Publicity, Ontario, for the calendar year 1962. (Sessional Paper No. 38.)


The House then adjourned at 6.10 p.m.

FORTY-EIGHTH DAY
TUESDAY, MARCH 19TH, 1963

Prayers 2.00 O'Clock P.M.

Mr. Beckett, 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 67, An Act to amend The Local Improvement Act.

Bill 68, An Act to amend The Ontario Municipal Board Act.

Bill 69, An Act to amend The Department of Municipal Affairs Act.

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

Bill 70, An Act to amend The Planning Act.

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

Bill 107, An Act respecting the National Radio Observatory in the geographic Township of White in the Territorial District of Nipissing. Mr. Roberts.

Bill 108, An Act respecting the Kinsmen Club of Kenora. Mr. Roberts.

Bill 109, An Act to provide for the Observance and Commemoration of the Centennial of Confederation in Canada. Mr. Cass.
Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits. *Mr. Robarts.*


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

Bill 80, An Act to amend The Municipal Act.

Bill 82, An Act to amend The Public Utilities Act.

The following Bill was 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 Agriculture:—


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

Bill 81, An Act respecting Ryerson Polytechnical Institute.


Bill 95, An Act to amend The Department of Education Act.

Bill 96, An Act to amend The Schools Administration Act.

Bill 97, An Act to amend The Separate Schools Act.

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, 1964, the following sum:—
2305. To defray the expenses of the Ontario Racing Commission. $213,000

and the House having continued until 12.00 o'Clock Midnight,

WEDNESDAY, MARCH 20TH, 1963

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 House then adjourned at 12.30 a.m.

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FORTY-NINTH DAY

WEDNESDAY, MARCH 20TH, 1963

PRAYERS 2.00 O'CLOCK P.M.

Mr. Hoffman from the Standing Committee on Game and Fish presented the Committee's First Report which was read as follows and adopted:—

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


Mr. Carruthers from the Standing Committee on Health and Welfare presented the Committee's Third 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 tomorrow:—

Bill 112, An Act respecting the Assessment of the Town of Leamington.

Mr. Spooner.


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

Bill 85, An Act to amend The Public Health Act.

Bill 87, An Act respecting Radiological Technicians in Ontario.


Bill 89, An Act to amend The Cemeteries Act.

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


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


Bill 103, An Act to amend The Fire Departments Act.


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

(\textit{In the Committee})

\textit{Resolved}, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1964, the following sums:

\begin{align*}
1001. \quad \text{To defray the expenses of the Main Office, Department of Labour} & \quad \text{\$} \quad 667,000 \\
1002. \quad \text{To defray the expenses of the Apprenticeship Branch} & \quad 1,286,000
\end{align*}
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 5.30 p.m.

FIFTIETH DAY
THURSDAY, MARCH 21ST, 1963

Prayers

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

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


The Prime Minister Tabled Answers to Questions Nos. 2, 12 and 13. (Answers published in Hansard.)

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

Bill 105, An Act to provide for the Establishment of an Ontario Food Council.


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

Bill 109, An Act to provide for the Observance and Commemoration of the Centennial of Confederation in Canada.
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, 1964, the following sums:

1003. To defray the expenses of the Conciliation Services............$ 394,000
1004. To defray the expenses of the Industry and Labour Board. 284,000
1005. To defray the expenses of the Labour Relations Board..... 466,000
1006. To defray the expenses of the Safety and Technical Services 1,444,000
1007. To defray the expenses of the Human Rights Commission. 75,000
1008. To defray the expenses of the Industry and Labour Board 9,500,000

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.

The House then adjourned at 11.15 p.m.

FIFTY-FIRST DAY
FRIDAY, MARCH 22ND, 1963

Prayers

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. Worton,

Ordered, That the Debate be adjourned.
The Order of the Day for Second Reading of Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits, having been read,

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

The motion was declared to be carried and the Bill was accordingly read the second time and referred to a Committee on Pension Benefits.

On motion by Mr. Robarts,

Ordered, That this House will meet at 2.00 p.m. each day, Monday to Thursday inclusive, of next week.

The House then adjourned at 1.00 p.m.

FIFTY-SECOND DAY
MONDAY, MARCH 25TH, 1963

Prayers

Mr. Beckett from the Joint Committees on Agriculture and Municipal Law presented the Committees' Report which was read as follows and adopted:—

Your Committees beg to report the following Bill with certain amendments:—


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 78, An Act to amend The Mining Act.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 117, An Act to amend The Air Pollution Control Act.  Mr. Dymond.
Bill 118, An Act to amend The Medical Act.  Mr. Dymond.
Bill 119, An Act to establish Killarney Recreational Reserve.  Mr. Roberts.

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

Bill 107, An Act respecting the National Radio Observatory in the geographic Township of White in the Territorial District of Nipissing.
Bill 108, An Act respecting the Kinsmen Club of Kenora.
Bill Pr15, An Act to incorporate The Elliott.
Bill Pr17, An Act respecting the Township of Eramosa School Area.
Bill Pr28, An Act respecting Township School Area No. 2 of the Township of Erin.
Bill Pr34, An Act respecting the City of London.
Bill Pr35, An Act respecting the Township of Toronto.
Bill Pr37, An Act respecting the University of Waterloo.
Bill Pr39, An Act respecting the City of Port Arthur.
Bill Pr44, An Act respecting the Township of Toronto.
Bill Pr47, An Act respecting the Town of Grimsby.
Bill Pr48, An Act respecting the City of Ottawa.
Bill Pr49, An Act respecting the Ottawa Civic Hospital.
Bill Pr51, An Act respecting the County of Lincoln.
Bill Pr54, An Act respecting the County of Halton.
Bill Pr56, An Act respecting The Belleville General Hospital.

Bill Pr58, An Act respecting McMaster University.

Bill Pr59, An Act respecting The Public School Board of S.S. No. 1 of the Unorganized Township of Leduc.

Bill Pr60, An Act respecting the Town of Burlington.

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

Bill 112, An Act respecting the Assessment of the Town of Leamington.


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, 1964, the following sums:—

| Bill | Description | Amount  
<table>
<thead>
<tr>
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<tbody>
<tr>
<td>501</td>
<td>To defray the expenses of the Main Office and General Departmental Expenses, Department of Education</td>
<td>$887,000</td>
</tr>
<tr>
<td>502</td>
<td>To defray the expenses of the Elementary Education Branch</td>
<td>$3,644,000</td>
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<tr>
<td>503</td>
<td>To defray the expenses of the Secondary Education Branch</td>
<td>$1,367,000</td>
</tr>
<tr>
<td>504</td>
<td>To defray the expenses of the Technological and Trades Training Branch</td>
<td>$5,396,000</td>
</tr>
<tr>
<td>505</td>
<td>To defray the expenses of the Teacher Education Branch</td>
<td>$4,650,000</td>
</tr>
<tr>
<td>506</td>
<td>To defray the expenses of the Professional Development Branch</td>
<td>$510,000</td>
</tr>
<tr>
<td>507</td>
<td>To defray the expenses of the Special Educational Services Branch</td>
<td>$3,007,000</td>
</tr>
<tr>
<td>508</td>
<td>To defray the expenses of the Registrar's Branch</td>
<td>$1,540,000</td>
</tr>
<tr>
<td>509</td>
<td>To defray the expenses of the Curriculum and Text-Books Branch</td>
<td>$164,000</td>
</tr>
<tr>
<td>510</td>
<td>To defray the expenses of the Other Educational Services</td>
<td>$658,000</td>
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511. To defray the expenses of the Dominion-Provincial Agreements.................................$ 34,356,000

512. To defray the expenses of the Scholarships, Bursaries, etc. 1,990,000

and the House having continued to sit until 12.00 o'clock Midnight,

TUESDAY, MARCH 26TH, 1963

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 12.15 a.m.

FIFTY-THIRD DAY
TUESDAY, MARCH 26TH, 1963

PRAYERS

2.00 O’CLOCK P.M.

Mr. Carruthers from the Committee on Pension Benefits presented the Committee’s Report which was read as follows and adopted:—

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

Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits.

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


Bill 123, An Act to authorize the Province of Ontario to Collect and Exchange Statistical Information. Mr. Macaulay.

Bill 124, An Act to amend The Assessment Act. Mr. Spooner.
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, 1964, the following sums:—

513. To defray the expenses of the Legislative Grants, etc.,
    Department of Education ........................................ $244,167,000

514. To defray the expenses of the Miscellaneous Grants........... 682,000

515. To defray the expenses of the Grants to Provincial and
    Other Universities, etc............................................ 69,456,000

516. To defray the expenses of the Teachers' Superannuation, etc. 4,000

517. To defray the expenses of the Main Office, Department of
    Education .......................................................... 3,000,000

1801. To defray the expenses of the Main Office, Department of
    Public Welfare ..................................................... 6,894,000

1802. To defray the expenses of the Child Welfare Branch....... 5,957,000

1803. To defray the expenses of the Day Nurseries Branch...... 289,000

1804. To defray the expenses of the Field Services Branch....... 1,393,000

1805. To defray the expenses of the Finance and Administration
    Branch ............................................................... 238,000

1806. To defray the expenses of the General Welfare Assistance
    Branch ............................................................. 13,682,000

1807. To defray the expenses of the Homes for the Aged Branch.. 2,847,000

1808. To defray the expenses of the Rehabilitation Services.... 400,000

1809. To defray the expenses of the Welfare Allowances Branch.. 29,429,000

1810. To defray the expenses of the Welfare Allowances Branch. 16,354,000

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 11.05 p.m.
FIFTY-FOURTH DAY
WEDNESDAY, MARCH 27TH, 1963

Prayers

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

Your Committee begs to report the following Bills without amendment:


Bill 89, An Act to amend The Cemeteries Act.

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

Bill 85, An Act to amend The Public Health Act.

Bill 87, An Act respecting Radiological Technicians in Ontario.

Mr. Johnston (Carleton) from the Standing Committee on Agriculture presented the Committee's Fourth Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 105, An Act to provide for the Establishment of an Ontario Food Council.


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


Mr. Simonett presented the Report of the Select Committee on Manpower Training. (Sessional Paper No. 65.)
On motion by Mr. Robarts, seconded by Mr. Cass,

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, 1963, 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:


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

(In the Committee)

In presenting his Estimates the Minister of Energy Resources Tabled the Report of the Committee on Oil and Gas Resources—Part 2, Underground Storage of Natural Gas. (Sessional Paper No. 66.)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1964, the following sums:

601. To defray the expenses of the Main Office, Department of Energy Resources...........................................$ 150,000

602. To defray the expenses of the Utilization Inspection Branch................................................................. 330,000

603. To defray the expenses of the Drilling and Production Branch............................................................. 103,000

604. To defray the expenses of the Ontario Energy Board........ 90,000

605. To defray the expenses of the Energy Studies Branch..... 58,000

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

Bill 111, An Act respecting the Procedures for Expropriating Lands and for Determining Compensation for the Expropriation or Injurious Affection of Lands.

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 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 Lieutenant Governor in Council may advance out of the public funds of the Province the amount necessary for the purpose of repaying the loss sustained by a chartered bank in making certain loans to junior farmers under The Junior Farmer Establishment Act, 1962-63,

as provided by Bill 43, An Act to amend The Junior Farmer Establishment Act.

Resolved,

That,

every purchaser of aviation fuel shall pay to the Minister for the use of the Crown in right of Ontario a charge or tax at the rate of 2 cents per imperial gallon on all aviation fuel purchased or the delivery of which is received by him,

as provided by Bill 98, An Act to amend The Gasoline Tax Act.

Resolved,

That,

the moneys required for the purposes of the Pension Commission of Ontario in addition to the fees and charges assessed under clause e of subsection 1 of section 7 of The Pension Benefits Act,
1962-63 and fines imposed under section 22 of the said Act and retained by the Pension Commission of Ontario, shall be paid out of the Consolidated Revenue Fund during the fiscal year 1963-64, as provided by Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits.

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

Bill Pr10, An Act to incorporate the Association of the Chemical Profession of Ontario.

Bill Pr11, An Act respecting the Esther Taylor Wood Trust and the John Taylor Evans Memorial Trust.

Bill Pr13, An Act respecting the Township of Innisfil.

Bill Pr14, An Act respecting The Guelph General Hospital.

Bill Pr15, An Act to incorporate The Elliott.

Bill Pr17, An Act respecting the Township of Eramosa School Area.

Bill Pr22, An Act respecting the Young Men’s and Young Women’s Christian Association of Guelph.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr28, An Act respecting the Township School Area of the Township of Erin.


Bill Pr34, An Act respecting the City of London.

Bill Pr35, An Act respecting the Township of Toronto.

Bill Pr37, An Act respecting the University of Waterloo.

Bill Pr38, An Act respecting the Town of Hearst.

Bill Pr39, An Act respecting the City of Port Arthur.

Bill Pr40, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr44, An Act respecting the Township of Toronto.

Bill Pr47, An Act respecting the Town of Grimsby.

Bill Pr48, An Act respecting the City of Ottawa.
Bill Pr49, An Act respecting the Ottawa Civic Hospital.

Bill Pr50, An Act respecting the Town of Wallaceburg.

Bill Pr51, An Act respecting the County of Lincoln.

Bill Pr52, An Act respecting the Town of Mimico.


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 Consideration of the Report of the Honourable Mr. Justice Wilfrid D. Roach as a Commissioner Appointed under The Public Inquiries Act by Letters Patent dated December 11, 1961, having been read,

A debate arose, 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:—

Sixth Report of the Ontario Parks Integration Board for the fiscal year ending March 31, 1962. (Sessional Paper No. 64.)

The House then adjourned at 11.40 p.m.

FIFTY-FIFTH DAY

THURSDAY, MARCH 28TH, 1963

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 Bills without amendment:—

Bill 61, An Act to amend The Execution Act.


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


Bill 103, An Act to amend The Fire Departments Act.

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 without amendment:


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 Statute Labour Act.  Mr. MacNaughton.


Bill 131, An Act to amend The Highway Improvement Act.  Mr. MacNaughton.

Bill 132, An Act to amend The Labour Relations Act.  Mr. Rowntree.


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

Report of The Workmen's Compensation Board of Ontario for the year 1962. (Sessional Paper No. 12.)

The House then adjourned at 5.30 p.m.

FIFTY-SIXTH DAY
FRIDAY, MARCH 29TH, 1963

PRAYERS

10.30 O'CLOCK A.M.

Mr. Beckett presented a second Interim Report of the Select Committee on The Municipal Act and Related Acts. (Sessional Paper No. 67.)

Mr. Allan (Haldimand-Norfolk) Tabled the Annual Report of the Department of Civil Service and the Civil Service Commission. (Sessional Paper No. 35.)

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

Bill 117, An Act to amend The Air Pollution Control Act.
Bill 118, An Act to amend The Medical Act.

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

Bill 125, An Act to amend The Collection Agencies Act.
Bill 126, An Act to amend The Mortgage Brokers Registration Act.

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

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, 1964, the following sums:

801. To defray the expenses of the Main Office, Department of Highways.................................$ 4,059,000

802. To defray the expenses of the Maintenance—King's Highways and Other Roads............................. 78,417,000

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 1.10 p.m.

FIFTY-SEVENTH DAY
MONDAY, APRIL 1st, 1963

Prayers 3.00 O'Clock P.M.

Mr. Carruthers 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 81, An Act respecting Ryerson Polytechnical Institute.


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

Bill 95, An Act to amend The Department of Education Act.

Bill 97, An Act to amend The Separate Schools 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, 1964, the following sum:—

803. To defray the expenses of the Construction and other Capital Projects, Department of Highways.........................$ 192,500,000

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

Bill 119, An Act to establish Killarney Recreational Reserve.

Bill 123, An Act to authorize the Province of Ontario to Collect and Exchange Statistical Information.


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


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

Bill 132, An Act to amend The Labour Relations Act.


The Order of the Day for Second Reading of Bill 121, An Act to amend The Minimum Wage Act, having been read,

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

A debate arose, and after some time, it was,

Ordered, That the debate be adjourned, That the Bill be referred to the Committee on Labour, and That the debate on the motion for second reading be resumed when the Bill is reported back by that Committee.
The Order of the Day for Consideration of the Report of the Select Committee on Manpower Training, having been read,

A debate arose, 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 a certain Resolution and certain Bills.

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

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

Resolved,

That,

where an order of a court provides for the payment of money by the Crown by way of damages or costs or otherwise and such order is final and not subject to appeal, the Treasurer of Ontario shall pay out of the Consolidated Revenue Fund to the person entitled, or to his order, the amount due together with the interest, if any, lawfully due thereon,


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

Bill Pr54, An Act respecting the County of Halton.

Bill Pr55, An Act respecting the Township of York.

Bill Pr56, An Act respecting The Belleville General Hospital.

Bill Pr57, An Act respecting the Township of York.

Bill Pr58, An Act respecting McMaster University.

Bill Pr59, An Act respecting The Public School Board of S.S. No. 1 of the Unorganized Township of Leduc in the Territorial District of Thunder Bay.

Bill Pr60, An Act respecting the Town of Burlington.
Bill 28, An Act to provide for the Disposition of Bodies and Parts thereof of Deceased Persons for Therapeutic and other Purposes.

Bill 29, An Act to amend The County Judges Act.

Bill 32, An Act to amend The Telephone Act.

Bill 33, An Act to amend The Community Centres Act.


Bill 37, An Act to amend The County Courts Act.


Bill 40, An Act to amend The Public Officers' Fees 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 6.00 p.m.

FIFTY-EIGHTH DAY
TUESDAY, APRIL 2ND, 1963

Prayers

3.00 O'Clock P.M.

Mr. Beckett 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 without amendment:

Bill 112, An Act respecting the Assessment of the Town of Leamington.


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

Bill 80, An Act to amend The Municipal Act.

Bill 82, An Act to amend The Public Utilities Act.


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

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


Bill 132, An Act to amend The Labour Relations 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 135, An Act to amend The Teachers' Superannuation Act. Mr. Davis.


Bill 137, An Act to amend The Public Service Superannuation Act. Mr. Allan (Haldimand-Norfolk).


Bill 142, An Act to amend The Logging Tax Act. Mr. Allan (Haldimand-Norfolk).

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. 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 the Chairman reported,

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

- **Bill 43**, An Act to amend *The Junior Farmer Establishment Act*.
- **Bill 44**, An Act to amend *The Representation Act*.
- **Bill 51**, An Act to amend *The Children's Mental Hospitals Act*.
- **Bill 52**, An Act to amend *The Psychologists Registration Act*.
- **Bill 53**, An Act to amend *The Pesticides Act*.
- **Bill 54**, An Act to amend *The Hospital Services Commission Act*.
- **Bill 55**, An Act to amend *The Private Hospitals Act*.
- **Bill 56**, An Act to amend *The Dental Technicians Act*.
- **Bill 60**, An Act to amend *The Research Foundation Act, 1944*.
- **Bill 61**, An Act to amend *The Execution Act*.
- **Bill 63**, The *Notaries Act, 1962-63*.
- **Bill 65**, An Act to amend *The Children's Boarding Homes Act*.
- **Bill 66**, An Act to amend *The Line Fences Act*.
- **Bill 67**, An Act to amend *The Local Improvement Act*.
- **Bill 68**, An Act to amend *The Ontario Municipal Board Act*.
- **Bill 105**, An Act to provide for the Establishment of an *Ontario Food Council*.
- **Bill 106**, An Act to amend *The Farm Products Marketing Act*. 
That the Committee had directed him to report the following Bills with certain amendments:


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 6.05 p.m.

FIFTY-NINTH DAY
WEDNESDAY, APRIL 3RD, 1963

PRAYERS

Mr. Lawrence from the Standing Committee on Legal 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 125, An Act to amend The Collection Agencies Act.

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

Bill 111, An Act respecting the Procedures for Expropriating Lands and for Determining Compensation for the Expropriation or Injurious Affection of Lands.


The following Bills were introduced, read the first time, and ordered to be read the second time on April 17th next:


Bill 144, An Act respecting Certain Lands of the University of Toronto. Mr. Davis.
The Prime Minister Tabled Answers to Questions Nos. 6, 10 and 15; the Answer to Question No. 10 to be made a Return. *(Sessional Paper No. 68.)* (Answers to Questions 6 and 15 published in Hansard.)

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. White,

*Ordered*, That the Debate be adjourned.

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

Bill Pr10, An Act to incorporate the Association of the Chemical Profession of Ontario.

Bill Pr11, An Act respecting the Esther Taylor Wood Trust and the John Taylor Evans Memorial Trust.

Bill Pr13, An Act respecting the Township of Innisfil.

Bill Pr14, An Act respecting The Guelph General Hospital.

Bill Pr15, An Act to incorporate The Elliott.

Bill Pr17, An Act respecting the Township of Eramosa School Area.

Bill Pr22, An Act respecting the Young Men's and Young Women's Christian Association of Guelph.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr28, An Act respecting the Township School Area of the Township of Erin.


Bill Pr34, An Act respecting the City of London.

Bill Pr35, An Act respecting the Township of Toronto.

Bill Pr37, An Act respecting the University of Waterloo.
Bill Pr38, An Act respecting the Town of Hearst.

Bill Pr39, An Act respecting the City of Port Arthur.

Bill Pr40, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr44, An Act respecting the Township of Toronto.

Bill Pr47, An Act respecting the Town of Grimsby.

Bill Pr48, An Act respecting the City of Ottawa.

Bill Pr49, An Act respecting the Ottawa Civic Hospital.

Bill Pr50, An Act respecting the Town of Wallaceburg.

Bill Pr51, An Act respecting the County of Lincoln.

Bill Pr52, An Act respecting the Town of Mimico.


Bill Pr54, An Act respecting the County of Halton.

Bill Pr55, An Act respecting the Township of York.

Bill Pr56, An Act respecting The Belleville General Hospital.

Bill Pr57, An Act respecting the Township of York.

Bill Pr58, An Act respecting McMaster University.

Bill Pr59, An Act respecting The Public School Board of S.S. No. 1 of the Unorganized Township of Leduc in the Territorial District of Thunder Bay.

Bill Pr60, An Act respecting the Town of Burlington.

Bill 28, An Act to provide for the Disposition of Bodies and Parts thereof of Deceased Persons for Therapeutic and other Purposes.

Bill 29, An Act to amend The County Judges Act.

Bill 32, An Act to amend The Telephone Act.

Bill 33, An Act to amend The Community Centres Act.


Bill 37, An Act to amend The County Courts Act.


Bill 40, An Act to amend The Public Officers' Fees Act.


Bill 52, An Act to amend The Psychologists Registration Act.


Bill 54, An Act to amend The Hospital Services Commission Act.


Bill 56, An Act to amend The Dental Technicians Act.


Bill 60, An Act to amend The Research Foundation Act, 1944.

Bill 61, An Act to amend The Execution Act.


Bill 65, An Act to amend The Children's Boarding Homes Act.


Bill 67, An Act to amend The Local Improvement Act.

Bill 68, An Act to amend The Ontario Municipal Board Act.

Bill 105, An Act to provide for the Establishment of an Ontario Food Council.

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 Pr2, An Act respecting the Town of Fort Erie.
Bill Pr3, An Act respecting the George Taylor Richardson Trust.
Bill Pr5, An Act respecting the Sudbury Youth Centre.
Bill Pr10, An Act to incorporate the Association of the Chemical Profession of Ontario.
Bill Pr11, An Act respecting the Esther Taylor Wood Trust and the John Taylor Evans Memorial Trust.
Bill Pr12, An Act respecting The Boys' Home.
Bill Pr13, An Act respecting the Township of Innisfil.
Bill Pr14, An Act respecting The Guelph General Hospital.
Bill Pr15, An Act to incorporate The Elliott.
Bill Pr17, An Act respecting the Township of Eramosa School Area.
Bill Pr18, An Act respecting the Township of Bruce.
Bill Pr19, An Act respecting the City of Waterloo.
Bill Pr20, An Act respecting The Beechwood Cemetery Company of the City of Ottawa.
Bill Pr21, An Act respecting the Young Men's Christian Association—Young Women's Christian Association of Cobourg, Ontario.
Bill Pr22, An Act respecting the Young Men's and Young Women's Christian Association of Guelph."
Bill Pr23, An Act respecting the Township of Scarborough.

Bill Pr24, An Act to incorporate Trent University.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr28, An Act respecting the Township School Area of the Township of Erin.

Bill Pr29, An Act respecting the City of Windsor.

Bill Pr30, An Act respecting The Sudbury High School Board and The High School Board of the Town of Coniston.

Bill Pr31, An Act respecting the County of Dufferin.


Bill Pr33, An Act respecting The High School Board of the Township of Gloucester and The Collegiate Institute Board of the City of Ottawa.

Bill Pr34, An Act respecting the City of London.

Bill Pr35, An Act respecting the Township of Toronto.

Bill Pr37, An Act respecting the University of Waterloo.

Bill Pr38, An Act respecting the Town of Hearst.

Bill Pr39, An Act respecting the City of Port Arthur.

Bill Pr40, An Act respecting the Institute of Professional Librarians of Ontario.

Bill Pr41, An Act respecting the City of Hamilton.

Bill Pr43, An Act respecting the City of Niagara Falls.

Bill Pr44, An Act respecting the Township of Toronto.

Bill Pr45, An Act respecting the United Counties of Northumberland and Durham.

Bill Pr46, An Act respecting the County of Carleton.

Bill Pr47, An Act respecting the Town of Grimsby.

Bill Pr48, An Act respecting the City of Ottawa.

Bill Pr49, An Act respecting the Ottawa Civic Hospital.

Bill Pr50, An Act respecting the Town of Wallaceburg.
Bill Pr51, An Act respecting the County of Lincoln.

Bill Pr52, An Act respecting the Town of Mimico.


Bill Pr54, An Act respecting the County of Halton.

Bill Pr55, An Act respecting the Township of York.

Bill Pr56, An Act respecting The Belleville General Hospital.

Bill Pr57, An Act respecting the Township of York.

Bill Pr58, An Act respecting McMaster University.

Bill Pr59, An Act respecting The Public School Board of S.S. No. 1 of the Unorganized Township of Leduc in the Territorial District of Thunder Bay.

Bill Pr60, An Act respecting the Town of Burlington.

Bill 21, An Act to amend The Schools Administration Act.

Bill 22, An Act to amend The Public Schools Act.


Bill 28, An Act to provide for the Disposition of Bodies and Parts thereof of Deceased Persons for Therapeutic and other Purposes.

Bill 29, An Act to amend The County Judges Act.

Bill 32, An Act to amend The Telephone Act.

Bill 33, An Act to amend The Community Centres Act.


Bill 37, An Act to amend The County Courts Act.


Bill 40, An Act to amend The Public Officers' Fees Act.


Bill 52, An Act to amend The Psychologists Registration Act.


Bill 54, An Act to amend The Hospital Services Commission Act.


Bill 56, An Act to amend The Dental Technicians Act.


Bill 60, An Act to amend The Research Foundation Act, 1944.

Bill 61, An Act to amend The Execution Act.


Bill 65, An Act to amend The Children's Boarding Homes Act.


Bill 67, An Act to amend The Local Improvement Act.

Bill 68, An Act to amend The Ontario Municipal Board Act.

Bill 105, An Act to provide for the Establishment of an Ontario Food Council.

Bill 106, An Act to amend The Farm Products Marketing 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.

On motion by Mr. Robarts,

Ordered, That, when this House adjourns the present sitting thereof, it do stand adjourned until three of the clock in the afternoon on Wednesday, April 17th.
The Provincial Secretary presented to the House, by command of the Honourable the Lieutenant Governor:

Report of the Board of Governors of the University of Toronto for the year ending June 30th, 1962. (Sessional Paper No. 10.)


University of Toronto, President's Report for the year ended June 30th, 1962. (Sessional Paper No. 10.)

Annual Report of the Teachers' Superannuation Commission for the year ending October 31st, 1962. (Sessional Paper No. 8.)

The House then adjourned at 5.50 p.m.

SIXTIETH DAY
WEDNESDAY, APRIL 17th, 1963

PRAYERS
3.00 O'CLOCK P.M.

Mr. Allan (Haldimand-Norfolk) presented the Final Report of the Select Committee on Automobile Insurance. (Sessional Paper No. 69.)

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


Bill 147, An Act to amend The Apprenticeship Act. Mr. Rowntree.

Bill 148, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Allan (Haldimand-Norfolk).

Bill 149, An Act to provide for Compensation for Damage to Property by Hunters. Mr. Stewart.


Bill 152, An Act to amend The Securities Act (No. 2).  Mr. Cass.

Bill 153, An Act regulating Deposits Solicited from the Public.  Mr. Cass.

The Order of the Day for Resuming the Adjourned Debate on the motion for Second Reading of Bill 121, An Act to amend The Minimum Wage Act, having been read,

The debate continued, and after some time,

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

That the motion for Second Reading be amended by adding thereto the following words:—

That this Bill be again referred to the Standing Committee on Labour with instructions to:—

(1) Effect equal minimum wages for men and women.

(2) Establish the principle of a minimum of $1.25 an hour.

(3) Provide that the implementation of the principle be staged over a stipulated period of years.

The debate again continued, and, after some time, the amendment being put was lost on the following division:—

**YEAS**

Belanger  Gisborn  Sopha
Bryden  Innes  Spence
Bukator  MacDonald  Thomas
Chapple  Newman  Thompson
Davison  Nixon  Trotter
Edwards  Oliver  Troy
( Wentworth )  Quilty  Whicher
Gaunt  Reaume  Wintermeyer
Gibson  Singer  Worton—26.

**NAYS**

Allen  Cowling  Haskett
(Middlesex South)  Daley  Janes
Beckett  Downer  Johnston
Boyer  Edwards  (Parry Sound)
(Berth)  Brunelle  Johnston
Carruthers  Evans  (Carleton)
Cass  Gomme  Laverge
Cecile  Grossman  Letherby
Connell  Hamilton  Mackenzie
NAYS—Continued

MacNaughton  Robarts  Spooner
McNeil  Rollins  Stewart
Noden  Root  Wardrobe
Parry  Rowntree  White
Price  Sanderoock  Whitney
Reilly  Simonett  Yaremko—41.

The motion for second reading having then been put was carried on the
following division:

YEAS

Allen  Gisborn  Parry
(Middlesex South)  Gomme  Price
Beckett  Grossman  Reilly
Boyer  Hamilton  Robarts
Brunelle  Haskett  Roberts
Bryden  Janes  Rollins
Carruthers  Johnston  Root
Cass  (Parry Sound)  Rowntree
Cecile  Johnston  Sandercock
Connell  (Carleton)  Simonett
Cowling  Lavergne  Spooner
Daley  Letherby  Stewart
Davison  MacDonald  Thomas
Downer  Mackenzie  Wardrobe
Edwards  MacNaughton  Whitney
Evans  Noden

NAYS

Belanger  Nixon  Spence
Bukator  Oliver  Troy
Chapple  Quilty  Whicher
Gaunt  Reaume  Wintemeyer
Gibson  Singer  Worton—17.
Newman  Sopha

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

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do
stand adjourned until two of the clock tomorrow afternoon.

The House then adjourned at 6.10 p.m.
Mr. Evans from the Standing Committee on Printing presented the Committee’s Report which was read as follows and adopted:

Your Committee recommends that the customary supplies allowance for the current Session of the Assembly be fixed at the sum of $50.00.

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:

Accounts, Public .................................................. 1,650
Agricultural College and Experimental Farm, Report .................. 1,375
Agriculture, Department of, Minister’s Report ......................... 2,175
Agriculture, Statistics Branch, Report ................................ 6,675
Auditor’s Report ................................................................ 525
Civil Service Commission, Report ........................................... 675
Education, Department of, Report ........................................... 2,675
Estimates ............................................................................ 1,400
Highways, Department of, Report .......................................... 775
Labour, Department of, Report .............................................. 1,375
Legal Offices, Report of Inspector ........................................... 575
Liquor Control Board, Report ................................................ 675
Niagara Parks Commission, Report ......................................... 400
Ontario Northland Transportation Commission, Report ............... 450
Police, Provincial, Report of Commissioner ............................... 675
Public Welfare, Department of, Report .................................... 1,375
Public Works, Department of, Report ..................................... 450
Reform Institutions, Department of, Report, Part 1 ................... 1,025
Part 2 ............................................................................. 1,175
Transport, Minister’s Report .................................................. 775
Travel and Publicity, Department of, Report ............................. 2,175
Veterinary College, Ontario, Report ....................................... 2,175
Workmen’s Compensation Board, Report ................................ 2,175

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

Bill 96, An Act to amend The Schools Administration Act.

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

Bill 154, An Act to amend The Ontario Municipal Board Act. Mr. Spooner.

Bill 155, An Act to amend The Municipality of Metropolitan Toronto Act. Mr. Spooner.

The Minister of Economics and Development presented the following:


Report of the Ontario Northland Transportation Commission for the year 1962. (Sessional Paper No. 46.)

Report of The Ontario-St. Lawrence Development Commission for the year 1962. (Sessional Paper No. 50.)

Before the Orders of the Day Mr. Speaker made the following statement to the House:

"Following the rather heated procedural discussion yesterday, I took the occasion to consult the authorities and I wish to bring the following points to the attention of the House:

1. Some question was raised as to whether or not Mr. Wintemeyer's amendment was in order. I find that the general rule as stated in May, page 531, is that an amendment that merely proposes an addition of words to the question that the Bill now be read a second time, is out of order for the reason that it attaches a condition to the second reading. However, I also find that the reference of a Bill to a Committee with instructions is a common practice. I therefore feel that, as Mr. Wintemeyer's amendment sought only to make such a reference with instructions, I was correct in allowing it to proceed to a vote.

2. On the question of the votes on the amendment and the motion, I point out that the ordinary practice is that a vote is taken on the amendment and then on the main motion, either in its original form or as amended, depending on whether or not the amendment carried. This ordinary rule is amply illustrated by the votes winding up the
Throne and Budget debates. The only exception to this normal procedure, of which I am aware, is under Rule 56 of this Assembly, providing for cases where the form of the proposed amendment is that the Bill be not now read a second or third time, etc., or that the words, 'that the Bill now be read a second time (or third time) be struck out'. In such cases, the motion that the Bill be not now read having been defeated, it follows that the Bill must now be read a second or a third time, as the case may be, and the reading is accordingly given to the Bill without question put. I refer you to May, page 533.

I feel that yesterday's difficulty illustrates the fact that our practice of allowing these amendments without notice imposes great difficulty on the Speaker, who must make spur-of-the-moment decisions without an opportunity of consulting the authorities. Under the practice at Westminster, where normal notice is required, the question of whether or not the proposed amendment is in order can be determined prior to the motion being made. I am not suggesting that our practice should be changed, but merely point out the extent of the difficulty imposed on the Speaker.”

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, 1964, the following sums:—

401. To defray the expenses of the Main Office, Department of Economics and Development $283,000
402. To defray the expenses of the Economic Council 150,000
403. To defray the expenses of the Economics Branch 160,500
404. To defray the expenses of the Financial Research Branch 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 House then adjourned at 11.20 p.m.
PRAYERS

10.30 O'CLOCK A.M.

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

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


Bill 117, An Act to amend The Air Pollution Control Act.

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

Bill 118, An Act to amend The Medical Act.

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

Bill 156, An Act to afford Protection for the Payment of Wages, Materials and Services on Public Works. Mr. Cass.

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, 1964, the following sums:—

406. To defray the expenses of the Ontario Development Agency, Department of Economics and Development............$ 195,000
407. To defray the expenses of the Ontario House................ 576,000
408. To defray the expenses of the Ontario Research Foundation 1,192,500
409. To defray the expenses of the Ontario–St. Lawrence Development Commission.......................... 1,928,000

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,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock in the afternoon on Monday next.

The House then adjourned at 1.05 p.m.

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SIXTY-THIRD DAY
MONDAY, APRIL 22ND, 1963

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PRAYERS

2.00 O'CLOCK P.M.

Mr. Lawrence from the Standing Committee on Legal Bills presented the Committee's Fifth Report which was read as follows and adopted:

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

Bill 126, An Act to amend The Mortgage Brokers Registration 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 159, An Act to amend The Oleomargarine Act. Mr. Stewart.

Bill 161, An Act to amend The Brucellosis Act.  Mr. Stewart.


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

Bill 131, An Act to amend The Highway Improvement Act.


Bill 137, An Act to amend The Public Service Superannuation Act.


Bill 144, An Act respecting Certain Lands of the University of Toronto.


Bill 148, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 150, An Act to amend The Jurors Act.

Bill 154, An Act to amend The Ontario Municipal Board Act.


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

Bill 149, An Act to provide for Compensation for Damage to Property by Hunters.
The following Bills were severally read the second time and referred to the Committee on Legal Bills:

Bill 151, An Act to amend The Securities Act.

Bill 152, An Act to amend The Securities Act.

Bill 153, An Act regulating Deposits Solicited from the Public.

Bill 156, An Act to afford Protection for the Payment of Wages, Materials and Services on Public Works.

The Order of the Day for Second Reading of Bill 59, An Act to amend The Department of Education Act, having been read,

Mr. Whicher 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 Order of the Day for Second Reading of Bill 102, An Act to provide for the Disclosure of the Cost of Credit, having been read,

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

On motion by Mr. Robarts,

Ordered, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 36, An Act to amend The Representation 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. Cowling,

Ordered, That the debate be adjourned.

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 made under subsection 1 of section 7 of *The District Welfare Administration Boards Act, 1962-63* before the 1st day of April, 1964, shall be paid out of the Consolidated Revenue Fund,

as provided by Bill 136, An Act to establish Welfare Administration Boards in Territorial Districts.

*Resolved,*

That,

every taxpayer shall for every taxation year pay a tax of 10 per cent of the income in excess of $10,000 that he derives during such year from logging operations,

as provided by Bill 142, An Act to amend The Logging Tax 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 141, An Act to amend The Corporations Tax Act.

*Resolved,*

That,

the moneys required for the purposes of *The Hunter Damage Compensation Act, 1962-63* shall be paid out of the Consolidated Revenue Fund until the 31st day of March, 1964,

as provided by Bill 149, An Act to provide for Compensation for Damage to Property by Hunters.

*Resolved,*

That,

every person to whom any disposition is made in Ontario shall pay to Her Majesty for the use of Ontario the duty imposed,

as provided by Bill 138, An Act to amend The Succession Duty Act.
Also, that the Committee had directed him to report the following Bills without amendment:—


Bill 41, An Act to amend The Voters' Lists Act.

Bill 42, An Act to amend The Division Courts Act.


Bill 64, An Act to amend The Public Lands Act.

Bill 69, An Act to amend The Department of Municipal Affairs Act.

Bill 70, An Act to amend The Planning Act.


Bill 77, An Act to amend The Department of Labour Act.

Bill 78, An Act to amend The Mining Act.


Bill 81, An Act respecting Ryerson Polytechnical Institute.

Bill 82, An Act to amend The Public Utilities Act.

Bill 85, An Act to amend The Public Health Act.


Bill 87, An Act respecting Radiological Technicians in Ontario.

Bill 89, An Act to amend The Cemeteries Act.


Bill 95, An Act to amend The Department of Education Act.

Bill 96, An Act to amend The Schools Administration Act.

Bill 97, An Act to amend The Separate Schools Act.


Bill 103, An Act to amend The Fire Departments Act.

Also, that the Committee had directed him to report the following Bills with certain amendments:—

Bill 45, An Act to amend The Registry Act.

Bill 72, An Act to provide for the Safety of Workmen engaged in Logging.


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

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock tomorrow afternoon.

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


Report of the Ontario Cancer Treatment and Research Foundation for the year ending December 31, 1962. *(Sessional Paper No. 58.)*

The House then adjourned at 6.05 p.m.

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**SIXTY-FOURTH DAY**

**TUESDAY, APRIL 23RD, 1963**

**PRAYERS**

2.00 O'CLOCK P.M.

The Minister of Labour presented the Report of a special Committee, under the chairmanship of Eric H. Silk, Q.C., Assistant Deputy Attorney General, on the Process of Arbitration in Ontario. *(Sessional Paper No. 70.)*


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, 1964, the following sums:—

410. To defray the expenses of the Regional Development Services, Department of Economics and Development. $ 185,000

411. To defray the expenses of the Special Research and Surveys Branch........................................ 165,000

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 135, An Act to amend The Teachers' Superannuation Act.
Bill 147, An Act to amend The Apprenticeship Act.
Bill 158, An Act to amend The Land Titles Act.

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

Bill 161, An Act to amend The Brucellosis Act.

By unanimous consent of the House the following Bills were referred to the Committee on Agriculture without second reading, debate on the motion for second reading to continue when the Bills have been reported by that Committee:—

Bill 159, An Act to amend The Oleomargarine 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 107, An Act respecting the National Radio Observatory in the Geographic Township of White in the Territorial District of Nipissing.
Bill 108, An Act respecting the Kinsmen Club of Kenora.
Bill 109, An Act to provide for the Observance and Commemoration of the Centennial of Confederation in Canada.
Bill 111, An Act respecting the Procedures for Expropriating Lands and for Determining Compensation for the Expropriation or Injurious Affection of Lands.

Also, that the Committee had directed him to report the following Bill with certain amendments:—


Ordered, That the Report be now received and adopted and that the Bills reported be read the third time tomorrow.
With the unanimous consent of the House, the following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 163, An Act respecting Medical Services Insurance. Mr. Robarts.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until two of the clock tomorrow afternoon.

The House then adjourned at 6.10 p.m.

SIXTY-FIFTH DAY
WEDNESDAY, APRIL 24TH, 1963

Prayers

2.00 O'Clock P.M.

Mr. Hamilton from the Standing Committee on Agriculture presented the Committee's Fifth and Final Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 149, An Act to provide for Compensation for Damage to Property by Hunters.

Bill 159, An Act to amend The Oleomargarine Act.


Bill 161, An Act to amend The Brucellosis Act.

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

Your Committee begs to report the following Bills without amendment:

Bill 151, An Act to amend The Securities Act.

Bill 152, An Act to amend The Securities Act.

Bill 153, An Act regulating Deposits Solicited from the Public.
Your Committee begs to report the following Bill with certain amendments:

Bill 156, An Act to afford Protection for the Payment of Wages, Materials and Services on Public Works.

The Attorney General presented correspondence and material relative to The Clinton Driving Park Association Limited. (Sessional Paper No. 72.)

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 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. Singer,

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 two of the clock tomorrow afternoon.

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 Part IX of The Corporations Act for the fiscal year ending March 31, 1962. (Sessional Paper No. 31.)

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 31, 1962. (Sessional Paper No. 30.)

The House then adjourned at 6.00 p.m.
SIXTY-SIXTH DAY
THURSDAY, APRIL 25TH, 1963

PRAYERS 2.00 O’CLOCK P.M.

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

Ordered, That the Select Committee appointed on March 27th, 1961, and re-appointed on March 2nd, 1962 to inquire into and review The Municipal Act and related Acts be re-appointed with the same powers and duties as heretofore; and that Mr. Brunelle be substituted for Mr. Belisle in the membership of the Committee.


The Prime Minister Tabled Answer to Question No. 11. (Answer published in Hansard.)

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

Bill 159, An Act to amend The Oleomargarine Act.
Bill 162, An Act to establish the Province of Ontario Council for the Arts.

The Order of the Day for Second Reading of Bill 163, An Act respecting Medical Services Insurance, having been read,

Mr. Robarts moved,

That the Bill be now read a second time, and, a debate arising, after some time,

Mr. Winterneyer moved, seconded by Mr. Oliver,

That in the motion “That the Bill be now read a second time” all the words after “That” be struck out and the following substituted therefor:—

“the Bill be not now read a second time but be withdrawn for study and redrafting”.
The debate continued and, after some time,

The amendment was lost on the following division:—

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Belanger       Gould       Gould
Bryden         Innes        Innes
Bukator        MacDonald   MacDonald
Davison        Manley       Manley
Edwards        Nixon        Nixon
(Perth)        Oliver       Oliver
Gaunt          Reaume       Reaume
Gisborn        Singer       Singer

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

The Order of the Day for 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 the House having continued to sit until 12.00 o'clock Midnight,

**FRIDAY, APRIL 26TH, 1963**

The debate continued, and after some time, it was, on motion by Mr. Sopha, 

*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 the Chairman reported:—

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

Bill 80, An Act to amend The Municipal Act.

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

On motion by Mr. Robarts,

Ordered, That this House stand adjourned until ten of the clock this morning.

The House then adjourned at 1.20 a.m.

SIXTY-SEVENTH DAY
FRIDAY, APRIL 26TH, 1963

PRAYERS 10.00 O'CLOCK A.M.

Mr. Rowntree presented the Report of the Select Committee on the Cost of Drugs. (Sessional Paper No. 75.)

The Minister of Education presented the Report of The Ontario College of Art for year ending May 31st, 1962. (Sessional Paper No. 9.)

The Prime Minister Tabled Answers to Questions Nos. 8, 14, 16. (Answers published in Hansard.)

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 112, An Act respecting the Assessment of the Town of Leamington.
Bill 117, An Act to amend The Air Pollution Control Act.
Bill 118, An Act to amend The Medical Act.
Bill 119, An Act to establish Killarney Recreational Reserve.
Bill 125, An Act to amend The Collection Agencies Act.
Bill 126, An Act to amend The Mortgage Brokers Registration Act.
Bill 131, An Act to amend The Highway Improvement Act.
Bill 132, An Act to amend The Labour Relations Act.
Bill 135, An Act to amend The Teachers' Superannuation Act.
Bill 137, An Act to amend The Public Service Superannuation Act.
Bill 144, An Act respecting Certain Lands of the University of Toronto.
Bill 147, An Act to amend The Apprenticeship Act.
Bill 148, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 149, An Act to provide for Compensation for Damage to Property by Hunters.

Bill 150, An Act to amend The Jurors Act.

Bill 151, An Act to amend The Securities Act.

Bill 152, An Act to amend The Securities Act.

Bill 153, An Act regulating Deposits Solicited from the Public.

Bill 154, An Act to amend The Ontario Municipal Board Act.

Bill 156, An Act to afford Protection for the Payment of Wages, Materials and Services on Public Works.


Bill 158, An Act to amend The Land Titles Act.


Bill 161, An Act to amend The Brucellosis Act.

Bill 162, An Act to establish the Province of Ontario Council for the Arts.

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

Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits.


Bill 123, An Act to authorize the Province of Ontario to Collect and Exchange Statistical Information.


Bill 159, An Act to amend The Oleomargarine Act.
Ordered, That the Report be now received and adopted and that the Bills reported be severally read the third time today.

With the unanimous consent of the House, the following Bill was introduced, read the first time, and ordered to be read the second time today:—

Bill 164, An Act to amend The Farm Products Marketing Act. Mr. Stewart.

The Bill was then read a second time.

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, 1964, the following sums:—

405. To defray the expenses of the Housing Branch, Department of Economics and Development..................$ 1,262,000
412. To defray the expenses of the Trade and Industry Branch. 1,296,500
413. To defray the expenses of the Housing Branch.............. 4,370,000

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

The Committee of Supply reported the following Resolution which was concurred in by the House:—

Resolved, That Supply in the following amounts and to defray the expenses of the Government Departments named, be granted to Her Majesty for the fiscal year ending March 31st, 1964:—

DEPARTMENT OF AGRICULTURE:

Main Office..................................................$ 548,700
Agricultural and Horticultural Societies Branch............. 898,200
Co-operatives Branch........................................ 47,500
Dairy Branch.................................................. 757,500
Extension Branch............................................. 2,666,800
Farm Economics and Statistics Branch........................ 349,600
Farm Products Inspection Service.............................. 513,000
Farm Products Marketing Board .................................................. $67,600
Information Branch ................................................................. 277,500
Live Stock Branch ................................................................. 1,522,200
Marketing Development Branch .................................................. 141,900
Ontario Junior Farmer Loans Branch ........................................... 91,300
Ontario Telephone Service Commission ...................................... 117,100
Soils and Crops Branch ........................................................... 284,700
Demonstration Farm, New Liskeard ............................................ 74,500
Horticultural Experiment Station, Vineland ................................... 502,100
Kemptville Agricultural School ................................................ 574,250
Western Ontario Agricultural School, Ridgetown .......................... 487,750
Federated Colleges, Guelph ...................................................... 8,403,700
Agricultural Rehabilitation and Development Branch ....................... 525,100

DEPARTMENT OF ATTORNEY GENERAL:
Main Office ........................................................................... 524,000
Chief Judge—County and District Courts ................................. 37,000
Division Court Judges .............................................................. 28,000
Judges' Staff—Supreme Court of Ontario ................................... 84,000
Master—Supreme Court of Ontario ........................................... 121,000
Registrar—Supreme Court of Ontario ....................................... 198,000
Supreme Court Reporters ........................................................ 217,000
Accountant—Supreme Court of Ontario .................................... 51,000
Legislative Counsel and Registrar of Regulations ....................... 81,000
Laboratory ............................................................................ 433,000
Probation Services ................................................................. 1,496,000
Fire Marshal ........................................................................... 634,000
Ontario Securities Commission ................................................ 278,000
Inspector of Legal Offices ....................................................... 3,340,000
Criminal Justice Accounts ....................................................... 1,322,000
Master of Titles .................................................................... 283,000
Director of Titles .................................................................... 86,000
Emergency Measures .................................................................. 408,000
Supervising Coroner .................................................................. 66,000
Official Guardian ..................................................................... 315,000
Public Trustee ......................................................................... 795,000
Ontario Provincial Police .......................................................... 17,400,000
Ontario Police College .............................................................. 314,000
Ontario Police Commission ....................................................... 86,000
Co-ordinator of Justice Administration ...................................... 18,000
Traffic Safety Program .......................................................... 35,000

DEPARTMENT OF CIVIL SERVICE:
Main Office ............................................................................. 64,000
Position Administration .............................................................. 187,500
Recruiting and Testing Services ................................................. 199,000
Training and Development Services ........................................ 94,500
Administrative Services ............................................................. 283,500
Pay Research ........................................................................ 51,500
Joint Advisory Council and Public Service Appeal Boards ........... 23,000
Programs and Standards .......................................................... 19,000
## Department of Economics and Development:

<table>
<thead>
<tr>
<th>Division</th>
<th>Expenses ($1000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>283,000</td>
</tr>
<tr>
<td>Economic Council</td>
<td>150,000</td>
</tr>
<tr>
<td>Economics Branch</td>
<td>160,500</td>
</tr>
<tr>
<td>Financial Research Branch</td>
<td>89,500</td>
</tr>
<tr>
<td>Housing Branch</td>
<td>1,262,000</td>
</tr>
<tr>
<td>Ontario Development Agency</td>
<td>195,000</td>
</tr>
<tr>
<td>Ontario House</td>
<td>576,000</td>
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<tr>
<td>Ontario Research Foundation</td>
<td>1,192,500</td>
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<tr>
<td>Ontario–St. Lawrence Development Commission</td>
<td>1,928,000</td>
</tr>
<tr>
<td>Regional Development Services</td>
<td>185,000</td>
</tr>
<tr>
<td>Special Research and Surveys Branch</td>
<td>165,000</td>
</tr>
<tr>
<td>Trade and Industry Branch</td>
<td>1,296,500</td>
</tr>
<tr>
<td>Housing Branch</td>
<td>4,370,000</td>
</tr>
</tbody>
</table>

## Department of Education:

<table>
<thead>
<tr>
<th>Division</th>
<th>Expenses ($1000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office and General Departmental Expenses</td>
<td>887,000</td>
</tr>
<tr>
<td>Elementary Education Branch</td>
<td>3,644,000</td>
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<tr>
<td>Secondary Education Branch</td>
<td>1,367,000</td>
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<tr>
<td>Technological and Trades Training Branch</td>
<td>5,396,000</td>
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<tr>
<td>Teacher Education Branch</td>
<td>4,650,000</td>
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<tr>
<td>Professional Development Branch</td>
<td>510,000</td>
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<tr>
<td>Special Educational Services Branch</td>
<td>3,007,000</td>
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<tr>
<td>Registrar’s Branch</td>
<td>1,540,000</td>
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<tr>
<td>Curriculum and Text-Books Branch</td>
<td>164,000</td>
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<tr>
<td>Other Educational Services</td>
<td>658,000</td>
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<tr>
<td>Dominion-Provincial Agreements</td>
<td>34,356,000</td>
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<tr>
<td>Scholarships, Bursaries, etc</td>
<td>1,990,000</td>
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<tr>
<td>Legislative Grants, etc</td>
<td>244,167,000</td>
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<tr>
<td>Miscellaneous Grants</td>
<td>682,000</td>
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<tr>
<td>Grants to Provincial and Other Universities, etc</td>
<td>69,456,000</td>
</tr>
<tr>
<td>Teachers’ Superannuation, etc</td>
<td>4,000</td>
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<tr>
<td>Main Office</td>
<td>3,000,000</td>
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</tbody>
</table>

## Department of Energy Resources:

<table>
<thead>
<tr>
<th>Division</th>
<th>Expenses ($1000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>150,000</td>
</tr>
<tr>
<td>Utilization Inspection Branch</td>
<td>330,000</td>
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<tr>
<td>Drilling and Production Branch</td>
<td>103,000</td>
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<tr>
<td>Ontario Energy Board</td>
<td>90,000</td>
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<tr>
<td>Energy Studies Branch</td>
<td>58,000</td>
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</table>

## Department of Health:

<table>
<thead>
<tr>
<th>Division</th>
<th>Expenses ($1000)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>4,676,700</td>
</tr>
<tr>
<td>Public Health Administration Branch</td>
<td>1,910,700</td>
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<tr>
<td>Public Health Nursing Branch</td>
<td>79,000</td>
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<tr>
<td>Maternal and Child Health Branch</td>
<td>129,100</td>
</tr>
<tr>
<td>Dental Service Branch</td>
<td>84,400</td>
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<tr>
<td>Nursing Branch</td>
<td>415,900</td>
</tr>
<tr>
<td>Epidemiology Branch</td>
<td>890,500</td>
</tr>
</tbody>
</table>
Medical Rehabilitation Branch ........................................... $ 543,000
Tuberculosis Prevention Branch .......................................... 5,574,200
Industrial Hygiene Branch ............................................... 685,000
Environmental Sanitation Branch ....................................... 273,000
Laboratory Branch .......................................................... 2,977,000
Mental Health Branch ....................................................... 63,303,500
Hospital Services Commission of Ontario .............................. 55,907,000

DEPARTMENT OF HIGHWAYS:
Main Office ........................................................................... 4,059,000
Maintenance—King's Highways and Other Roads ..................... 78,417,000
Construction and other Capital Projects ................................. 192,500,000

DEPARTMENT OF INSURANCE:
Main Office ........................................................................... 473,000

DEPARTMENT OF LABOUR:
Main Office ........................................................................... 667,000
Apprenticeship Branch .......................................................... 1,286,000
Conciliation Services ............................................................. 394,000
Industry and Labour Board ................................................... 284,000
Labour Relations Board ......................................................... 466,000
Safety and Technical Services ............................................... 1,444,400
Human Rights Commission ..................................................... 75,000
Industry and Labour Board ................................................... 9,500,000

DEPARTMENT OF LANDS AND FORESTS:
Main Office ........................................................................... 1,761,000
Conservation Authorities Branch ............................................. 1,264,000
Fish and Wildlife Branch ....................................................... 589,000
Forest Protection Branch ....................................................... 192,000
Lands and Surveys Branch ..................................................... 880,000
Parks Branch ......................................................................... 1,130,000
Research Branch ................................................................. 946,000
Timber Branch ....................................................................... 1,007,000
Forest Ranger School ............................................................ 216,000
Junior Ranger Program ......................................................... 700,000
Basic Organization .................................................................. 18,624,000
Extra Fire Fighting ................................................................. 750,000
Conservation Authorities Branch ............................................ 5,000,000
Lands and Surveys Branch ..................................................... 100,000
Timber Branch ....................................................................... 200,000
Basic Organization .................................................................. 5,000,000

OFFICE OF LIEUTENANT GOVERNOR:
Office of Lieutenant Governor ............................................... 27,000

DEPARTMENT OF MINES:
Main Office ........................................................................... 442,000
Geological Branch ................................................................. 942,000
<table>
<thead>
<tr>
<th>Department</th>
<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mines Inspection Branch</td>
<td></td>
<td>$322,000</td>
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</tr>
<tr>
<td>Laboratories Branch</td>
<td></td>
<td>179,000</td>
<td></td>
</tr>
<tr>
<td>Sulphur Fumes Arbitrator</td>
<td></td>
<td>23,000</td>
<td></td>
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<tr>
<td>Mining Lands Branch</td>
<td></td>
<td>354,000</td>
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</tr>
<tr>
<td>Main Office</td>
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<td>1,000,000</td>
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</table>

**DEPARTMENT OF MUNICIPAL AFFAIRS:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office and Branches</td>
<td></td>
<td>46,488,000</td>
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<tr>
<td>Ontario Municipal Board</td>
<td></td>
<td>387,000</td>
<td></td>
</tr>
<tr>
<td>Ontario Water Resources Commission</td>
<td></td>
<td>2,650,000</td>
<td></td>
</tr>
<tr>
<td>Main Office</td>
<td></td>
<td>1,130,000</td>
<td></td>
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<tr>
<td>Ontario Water Resources Commission</td>
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<td>17,000,000</td>
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**DEPARTMENT OF PRIME MINISTER:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td></td>
<td>93,000</td>
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<tr>
<td>Cabinet Office</td>
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**OFFICE OF PROVINCIAL AUDITOR:**

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<thead>
<tr>
<th>Department</th>
<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
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<tbody>
<tr>
<td>Office of Provincial Auditor</td>
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<td>498,000</td>
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</table>

**DEPARTMENT OF PROVINCIAL SECRETARY AND CITIZENSHIP:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td></td>
<td>1,030,200</td>
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</tr>
<tr>
<td>Office of The Speaker</td>
<td></td>
<td>54,000</td>
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</tr>
<tr>
<td>Clerk of The Legislative Assembly and Chief Election Officer</td>
<td></td>
<td>123,800</td>
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</tr>
<tr>
<td>Queen’s Printer</td>
<td></td>
<td>215,500</td>
<td></td>
</tr>
<tr>
<td>Registrar-General’s Branch</td>
<td></td>
<td>755,500</td>
<td></td>
</tr>
<tr>
<td>Sessional Requirements</td>
<td></td>
<td>1,068,000</td>
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</tr>
<tr>
<td>Post Office</td>
<td></td>
<td>700,000</td>
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**DEPARTMENT OF PUBLIC WELFARE:**

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<tr>
<th>Department</th>
<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td></td>
<td>6,894,000</td>
<td></td>
</tr>
<tr>
<td>Child Welfare Branch</td>
<td></td>
<td>5,957,000</td>
<td></td>
</tr>
<tr>
<td>Day Nurseries Branch</td>
<td></td>
<td>289,000</td>
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</tr>
<tr>
<td>Field Services Branch</td>
<td></td>
<td>1,393,000</td>
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</tr>
<tr>
<td>Finance and Administration Branch</td>
<td></td>
<td>238,000</td>
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</tr>
<tr>
<td>General Welfare Assistance Branch</td>
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<td>13,682,000</td>
<td></td>
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<tr>
<td>Homes for the Aged Branch</td>
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<td>2,847,000</td>
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<tr>
<td>Rehabilitation Services</td>
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<tr>
<td>Welfare Allowances Branch</td>
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<td>29,429,000</td>
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<tr>
<td>Welfare Allowances Branch</td>
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**DEPARTMENT OF PUBLIC WORKS:**

<table>
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<th>Main Office</th>
<th>Branches</th>
<th>Case No.</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td></td>
<td>1,038,500</td>
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</tr>
<tr>
<td>Ontario Government Buildings</td>
<td></td>
<td>8,690,500</td>
<td></td>
</tr>
<tr>
<td>Leased Premises</td>
<td></td>
<td>1,950,000</td>
<td></td>
</tr>
<tr>
<td>Maintenance of Locks, Bridges, Dams and Docks, etc</td>
<td></td>
<td>125,000</td>
<td></td>
</tr>
<tr>
<td>Aid to Drainage</td>
<td></td>
<td>685,000</td>
<td></td>
</tr>
<tr>
<td>Miscellaneous</td>
<td></td>
<td>165,000</td>
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</tr>
</tbody>
</table>
Public Buildings .......................................................... $ 33,000,000
Dams, Docks and Locks ............................................... 975,000

**DEPARTMENT OF REFORM INSTITUTIONS:**

Main Office .............................................................. 2,298,000
Parole and Rehabilitation Service ................................. 514,000
Institutions (Ontario Reformatories, Industrial Farms,
Training Schools and District Jails) ............................ 16,884,000

**DEPARTMENT OF TRANSPORT:**

Main Office .............................................................. 535,000
Ontario Highway Transport Board ................................. 139,000
Highway Safety Branch ............................................... 475,000
Motor Vehicles Administration .................................... 5,216,000
Motor Vehicle Accident Claims Fund ............................. 350,000

**DEPARTMENT OF TRAVEL AND PUBLICITY:**

Main Office .............................................................. 92,000
Administrative Services Branch ................................... 114,000
Publicity Branch ...................................................... 182,000
Advertising Branch .................................................. 932,500
Tourist Promotion and Information Branch ...................... 283,000
Tourist Industry and Development Branch ....................... 453,000
Division of Archives .................................................. 223,500
Theatres Branch ....................................................... 108,000

**TREASURY DEPARTMENT:**

Main Office and Public Debt ....................................... 633,000
Accounts Division ..................................................... 518,000
Revenue Division ..................................................... 4,986,000
Data Processing Branch ............................................. 429,000
Ontario Racing Commission ......................................... 213,000

The Order of the Day for Consideration of the Report of the Select Committee on Automobile Insurance having been read,

A debate arose, and, after some time, it was,

On motion by Mr. Robarts,

Ordered, That the debate be adjourned.

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:

But this House regrets that the government has failed to establish priorities of expenditure that would meet the urgent needs of the people and halt the haphazard and undirected growth of its bureaucracy; and

This House regrets that the government has not paid heed to the many serious representations made to it on the subject of education and has not undertaken a fundamental reform in the method of financing education that will remove existing inequalities and make equality of opportunity and equity of taxation a reality; and

This House regrets that the government has failed to implement a prepaid plan of medical care insurance; and

This House regrets that the government has failed to meet the minimum needs of our young people for higher education by failing to plan and to provide for an adequate and orderly growth of our universities and the facilities needed to train university staff; and

This House regrets that the government has failed to bring together the forces of labour and management to assist government to plan effectively for economic growth; and

This House regrets that the government has failed to undertake a basic reform in the structure of provincial and municipal government responsibilities and tax sources; and

This House regrets that the government has shown no decisive leadership in the solution of the many problems facing Ontario farmers, in particular the cost-price squeeze and the challenge which vertical integration poses to the existence of the family farm; 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:—

**YEAS**

Bryden  
Bukator  
Davison  
Edwards  
(Gwentworth)  
Gaunt  
Gisborn  
Gould  
Innes  
Manley  
Nixon  
Singer  
Sopha  
Spence  
Thomas  
Thompson  
Trotter  
Wintermeyer  
Worton—18.
NAYS

Allan  
(Haldimand-Norfolk)  
Grossman  
Hamilton  
Noden  
Reilly  
Robarts  
Roberts  
Rollins  
Root  
Rowntree  
Sandercock  
Simonett  
Spooner  
Stewart  
Sutton  
Wardrobe  
Whitney  
Yaremko—44.

The main Motion having then been put, was declared to be carried on the same Division reversed.

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, one hundred and seventy-three million, five hundred and fifty-two thousand dollars to meet the supply to that extent granted to Her Majesty.

Mr. Speaker resumed the Chair; and the Chairman 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 165, 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, 1963, and the 31st day of March, 1964. 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 following Resolutions were passed:—

That Rene Brunelle, Member of the Assembly for the Electoral District of Cochrane North, is entitled to the payment of the sums of $810 and $360 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 payments being compensation in full for,

(a) a certain portion of Broken Lot 12, Concession 7, in the Township of Fauquier, in the District of Cochrane, having an area of 0.250 acre, more or less, shown on Department of Highways Plan of Survey P-3271-3-D, registered in the land titles office at Cochrane on the 26th day of March, 1962, as No. 126006; and

(b) a certain portion of Broken Lot 12, Concession 7, in the Township of Fauquier, in the District of Cochrane, having an area of 0.712 acre, more or less, shown on Department of Highways Plan of Survey P-3271-5, registered in the land titles office at Cochrane on the 20th day of December, 1962, as No. 131158,

the said lands having been expropriated by the Minister of Highways under the authority of The Highway Improvement Act for the purposes of the Department.

That Hollis E. Beckett, Member of the Assembly for the Electoral District of York East, is entitled to receive the sum of $59.40 out of the public money of Ontario without thereby becoming ineligible as a member of or to sit or vote in the Assembly, he being one of four persons who own, as tenants in common, Lots 7 and 8 in the First Concession of the Township of Stanhope in the Provisional County of Haliburton, from which land gravel of a value of $237.60 was taken and removed during 1962 for highway purposes by the Department of Highways.

That George E. Gomme, Member of the Assembly for the Electoral District of Lanark, may bargain for and purchase from Her Majesty the Queen in right of the Province of Ontario, as represented by the Minister of Lands and Forests, the public lands being part of Lot 23 in Concession X in the Township of Darling in the County of Lanark, having an area of 0.652 acre, more or less, and being designated for reference purposes as Summer Resort Location W.K. 4, at the price and subject to the terms and conditions prescribed by the regulations under The Public Lands Act, and his seat in the Assembly shall not thereby be rendered ineligible as a Member of or to sit or vote in the Assembly.

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


Bill 41, An Act to amend The Voters' Lists Act.

Bill 42, An Act to amend The Division Courts Act.

Bill 45, An Act to amend The Registry Act.


Bill 64, An Act to amend The Public Lands Act.

Bill 69, An Act to amend The Department of Municipal Affairs Act.

Bill 70, An Act to amend The Planning Act.


Bill 72, An Act to provide for the Safety of Workmen engaged in Logging.


Bill 77, An Act to amend The Department of Labour Act.

Bill 78, An Act to amend The Mining Act.


Bill 80, An Act to amend The Municipal Act.

Bill 81, An Act respecting Ryerson Polytechnical Institute.

Bill 82, An Act to amend The Public Utilities Act.


Bill 85, An Act to amend The Public Health Act.

Bill 87, An Act respecting Radiological Technicians in Ontario.


Bill 89, An Act to amend The Cemeteries Act.


Bill 95, An Act to amend The Department of Education Act.

Bill 96, An Act to amend The Schools Administration Act.

Bill 97, An Act to amend The Separate Schools Act.


Bill 103, An Act to amend The Fire Departments Act.


Bill 107, An Act respecting the National Radio Observatory in the Geographic Township of White in the Territorial District of Nipissing.

Bill 108, An Act respecting the Kinsmen Club of Kenora.

Bill 109, An Act to provide for the Observance and Commemoration of the Centennial of Confederation in Canada.

Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits.

Bill 111, An Act respecting the Procedures for Expropriating Lands and for Determining Compensation for the Expropriation or Injurious Affection of Lands.

Bill 112, An Act respecting the Assessment of the Town of Leamington.


Bill 117, An Act to amend The Air Pollution Control Act.
Bill 118, An Act to amend The Medical Act.

Bill 119, An Act to establish Killarney Recreational Reserve.


Bill 123, An Act to authorize the Province of Ontario to Collect and Exchange Statistical Information.


Bill 125, An Act to amend The Collection Agencies Act.

Bill 126, An Act to amend The Mortgage Brokers Registration Act.


Bill 131, An Act to amend The Highway Improvement Act.

Bill 132, An Act to amend The Labour Relations Act.


Bill 135, An Act to amend The Teachers' Superannuation Act.


Bill 137, An Act to amend The Public Service Superannuation Act.


Bill 144, An Act respecting Certain Lands of the University of Toronto.


Bill 147, An Act to amend The Apprenticeship Act.

Bill 148, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 149, An Act to provide for Compensation for Damage to Property by Hunters.

Bill 150, An Act to amend The Jurors Act.

Bill 151, An Act to amend The Securities Act.

Bill 152, An Act to amend The Securities Act.

Bill 153, An Act regulating Deposits Solicited from the Public.

Bill 154, An Act to amend The Ontario Municipal Board Act.


Bill 156, An Act to afford Protection for the Payment of Wages, Materials and Services on Public Works.


Bill 158, An Act to amend The Land Titles Act.

Bill 159, An Act to amend The Oleomargarine Act.


Bill 161, An Act to amend The Brucellosis Act.

Bill 162, An Act to establish the Province of Ontario Council for the Arts.

Bill 164, An Act to amend The Farm Products Marketing Act.

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

Ordered, That a Select Committee of the House be appointed to examine into, study and report on all matters relating to the actual cost of credit to consumers such as instalment purchasers, borrowers and mortgagors in the Province of Ontario, and without limiting the generality of the foregoing the Committee's attention is particularly directed to investigation of means by which total charges for borrowing money may be revealed in regard to land mortgages, chattel mortgages, conditional sales agreements, credit retail purchases and similar transactions.
And, that the 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 appoint or employ counsel and secretary and such other personnel as may be deemed advisable and to call for persons, papers and things and to examine witnesses under oath, and the Assembly doth command and compel attendances before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his warrant or warrants.

The membership of the Committee to be as follows:—

Mr. Price (Chairman), Messrs. Belanger, Bukator, Hamilton, Hoffman, Lawrence, Letherby, MacDonald, Noden, Reilly and White.

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 41, An Act to amend The Voters' Lists Act.

Bill 42, An Act to amend The Division Courts Act.

Bill 45, An Act to amend The Registry Act.


Bill 64, An Act to amend The Public Lands Act.

Bill 69, An Act to amend The Department of Municipal Affairs Act.

Bill 70, An Act to amend The Planning Act.


Bill 72, An Act to provide for the Safety of Workmen engaged in Logging.


Bill 77, An Act to amend The Department of Labour Act.

Bill 78, An Act to amend The Mining Act.


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Bill 89, An Act to amend The Cemeteries Act.


Bill 95, An Act to amend The Department of Education Act.

Bill 96, An Act to amend The Schools Administration Act.

Bill 97, An Act to amend The Separate Schools Act.


Bill 103, An Act to amend The Fire Departments Act.


Bill 107, An Act respecting the National Radio Observatory in the Geographic Township of White in the Territorial District of Nipissing.

Bill 108, An Act respecting the Kinsmen Club of Kenora.

Bill 109, An Act to provide for the Observance and Commemoration of the Centennial of Confederation in Canada.

Bill 110, An Act to provide for the Extension, Improvement and Solvency of Pension Plans and for the Portability of Pension Benefits.

Bill 111, An Act respecting the Procedures for Expropriating Lands and for Determining Compensation for the Expropriation or Injurious Affection of Lands.

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Bill 117, An Act to amend The Air Pollution Control Act.

Bill 118, An Act to amend The Medical Act.

Bill 119, An Act to establish Killarney Recreational Reserve.


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Bill 156, An Act to afford Protection for the Payment of Wages, Materials and Services on Public Works.


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Bill 159, An Act to amend The Oleomargarine Act.


Bill 161, An Act to amend The Brucellosis Act.

Bill 162, An Act to establish the Province of Ontario Council for the Arts.

Bill 164, An Act to amend The Farm Products Marketing 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, 1963, and the 31st day of March, 1964."

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:

The Fourth Session of this Twenty-sixth Parliament has nearly come to its close, and you have accomplished much during the past few months. You have intensively scrutinized the matters which are of concern to the government, including legislation, the Budget Statement, the estimates of the various departments, and the reports of departments, boards, commissions and committees that have been presented. I extend my thanks to all of you for your arduous labours. As this is the last occasion on which I will be addressing the members of the House, I wish to take this opportunity of thanking all of you for your many kindnesses during my term as the representative of Her Majesty, the Queen, in this great Province.

As a result of your consideration of the various matters of government, you have increased the living standards and heightened the security of our people, and enhanced the development of our resources. I am sure that it is a great pleasure to you to have accomplished this without increasing taxes and, rather, to have carried out reductions in a number of taxation fields.

Through the legislation you have approved, your government will be able to continue the outstanding economic and social advances that have marked the history of our Province during the last twenty years and to provide further opportunities for our people. Many forward-looking measures designed to carry out this program have been presented for your consideration and have received your approval, including the following:

Medical Services Insurance
This legislation has the objective of making certain that full, non-cancellable medical services coverage will be available, without compulsion, through insurers to all citizens of Ontario regardless of age and health. Included is coverage by the government for those who cannot provide it for themselves. This legislation, which has been considered by the House, will be reviewed by a representative committee which, as well as examining it, will receive representations from interested parties, so that the government will have the benefit of the thinking of all segments of our people before the Bill is presented to the Legislature for final consideration.

Portable Pensions
After due consideration, Honourable Members have passed The Pension Benefits Act, which makes provision for a basic minimum pension with rights of vesting and portability for the main body of our working population. This Province is the first jurisdiction in America to introduce such a far-reaching measure to ensure pension rights for its people.
Education

Several important matters affecting the education of our young people have been brought forward by my Government and have received the approval of the Honourable Members. These included a statement about the basic principles of a new system of educational grants which will serve to ease costs at the local level for all segments of our people. Highlights of the legislation passed concerned: The Secondary Schools Act, which was amended to bring the provisions respecting non-resident pupils in line with the re-organized program of study for secondary schools and to provide for the education of Indian children by local school boards. The Public Schools Act also provides for the education of Indian children by local school boards and for a procedure whereby a school section in unorganized territory can become inactive. The Separate Schools Act was amended to clarify the Act following the recent decision of the Supreme Court with respect to the right of a pupil to attend a separate school. Provision was made for the formation of regional library co-operative boards in counties. The Department of Education has been empowered to make agreements with the Federal Government respecting technical and vocational training and physical fitness.

Universities

You have made generous provision for our universities, having set aside the sum of nearly $70 million by way of operating and construction grants. This includes $3 million for those universities which carry out graduate training, to enable them to expand this work, as well as the sum of $1.5 million for the Ontario Graduate Fellowship Program. Legislation has been passed to set up Trent University at Peterborough and the University of Windsor.

Ryerson Polytechnical Institute

The Ryerson Polytechnical Institute has been set up and provision made for a Board of Governors to manage its affairs. This will give more independence to the former Ryerson Institute of Technology.

Assistance for Retarded Children

Through several new measures you have provided greater assistance for the retarded children of this Province. The Homes for Retarded Children Act enables the Province to make grants of $2,500 per bed to local associations which provide residential facilities for the less seriously retarded children who do not require care in a provincial hospital and, as well, provides maintenance assistance for them. The capital construction grants to be made to associations for retarded children for the construction of residential schools has been increased to 50 per cent and the operating allowance for these schools is also being increased.

Welfare and Security

As a result of the approval given by the Honourable Members to legislation introduced at this Session, generous benefits will accrue to children who reside in children's institutions. Under new legislation, the municipalities of Northern Ontario will have the opportunity of establishing a consolidated welfare service within each district. The Government is making special arrangements for widows and unmarried women by reducing the commencing age for allowances for this group to sixty years. This will assure this group of women, on an extended basis, a constant source of income under provincial auspices and will also serve effectively to relieve the burden of welfare expenditures on municipalities.
Junior Farmer Establishment Act

Recognizing the necessity to strengthen the position of the family farm in our rural economy, you have passed a Bill to enable loans to be made to a junior farmer or a family partnership or corporation of which a junior farmer is a member or director. The maximum loan possible under the Act has been raised to $20,000, while the amount obtainable has been increased to 80 per cent of the value of the security and the maximum term of a loan has been extended to thirty years. Provision has also been made for a provincial guarantee of bank loans for operating expenses.

Agricultural Rehabilitation and Development Act

The Honourable Members gave their approval to an Agricultural Rehabilitation and Development Act, to enable projects to be carried out to foster our natural resources of land and ensure the growth of a healthy rural economy, by way of projects such as the development of community pastures, drainage and reforestation and alternate land use, so that the rural resources of Ontario would be utilized to the best possible advantage.

Food Council

You have authorized the setting up of the Ontario Producers, Processors, Distributors and Consumers Food Council, made up of representatives of these broad segments of our society, with the objective of promoting methods to ensure the orderly marketing of agricultural products, with special attention to the current problem of vertical integration, conducting studies on crop conditions, markets and tariffs, promoting research into the development of further markets, and stimulating the advertising of agricultural products.

Meat Inspection

Legislation passed at the last Session of this House to ensure the sale of meat and poultry in prime condition has been strengthened by a further measure to ensure that all meat and poultry produced and sold in Ontario will receive inspection.

Farm Products Marketing

Steps have been taken to place all producers of farm crops on an equivalent basis and to ensure improved marketing conditions for our farm products through amendments to The Farm Products Marketing Act, which clarifies the voting procedure in regard to setting up new local marketing boards, and strengthens the regulation of the production of flue-cured tobacco.

Industrial Expansion and Employment Opportunities

Honourable Members have given approval to the Government's economic program designed to increase greatly production and job opportunities, while ensuring an equitable distribution of employment and income and maintaining stable prices. This program includes the work of the Ontario Development Agency which will provide to industry assistance by way of guarantees as well as technical and managerial aid; the Ontario Trade Crusade, which provides the means whereby new markets can be found and new industries developed; the expansion of the activities of the Ontario Economic Council in various ways; the undertaking of several special nuclear energy studies with a view to a nuclear program involving the possible expenditure of half a billion dollars, in cooperation with the Federal Government and private industry; various study and
research programs; expanding Government support for research; an expanded annual Manufacturing Opportunities Show; completing the organization of the Conference of Women of Ontario; sending sales missions into world markets; and many additional and related measures.

Labour
The legislation dealing with our working people will assist in ensuring their protection and welfare, and has placed our position in this field among the most advanced of any jurisdiction in the world. The Minimum Wage Act has been amended to permit minimum wage rates to be set on an hourly basis and to exclude gratuities from wages as defined in the Act. A minimum wage order affecting the construction industry in the Metropolitan Toronto area is being formulated for early promulgation, and other orders relating to business and industry will be applied in progressive stages throughout Ontario. The Wages Act has been amended to provide that every employer will furnish a statement of wages to his employees. You have passed an Act to provide for the safety of persons engaged in logging operations and to further ensure the safety of workmen using construction hoists. Under The Workmen’s Compensation Act, the maximum earnings upon which compensation may be paid have been raised to $6,000 from $5,000 per annum, and the waiting period reduced from five to three days. The pension allowances for children other than orphans have been raised to $40 per month and for orphans to $50 per month, from $25 and $35 respectively. The Labour Relations Act has been amended to provide for the continuation of bargaining rights of the trade union where a business is sold or transferred, and to enable the Labour Relations Board to settle any contention as to which, if any, trade union is the bargaining agent where the employees of two or more establishments become intermingled after a sale.

Parks
There has been provided the sum of $5 million to acquire parts of the shorelines of the Great Lakes and other needed lands for parks, as the start of a $200 million, 20-year land acquisition program to provide for the province’s future park, recreational, public hunting and fishing, and related needs. Legislation has been passed to establish a four thousand square mile recreational area near Killarney.

Municipal Highway Grants
In addition to the $100 million construction program you have approved for all areas of the province, Honourable Members have, in response to the need for additional assistance for our highways and roads system at the municipal level, increased the provincial contribution toward the cost of construction on connecting links to cities and separated towns to 75 per cent from 50 per cent, and to other urban municipalities with a population of over 2,500 to 90 per cent from 75 per cent. The amount voted for development roads has been considerably increased. The Government will also be enabled to assist counties, townships, cities, towns and villages in the financing of road expenditures by making advance subsidy payments against the current year’s estimated road expenditure, and to subsidize the construction and maintenance of storm sewers on highways under the jurisdiction of municipalities. The method of determining extra subsidy assistance under the Act has been changed and a further number of townships will therefore become eligible. You have also made provision so that the Province may pay a grant to Metropolitan Toronto in respect of its expenditures on right-of-way construction for the Bloor-Danforth Subway and have
approved $20 million for the purchase of debentures issued for subway purposes by Metropolitan Toronto.

**Tax Easement**

The weight of taxation on the people of this Province has been eased in a number of ways. Through amendments to The Succession Duty Act, a true exemption of tax on $60,000 passing to widows, plus $10,000 for each dependent child, has been provided. The exemptions for beneficiaries in the stranger class has been increased to $10,000. Another amendment reduces the duty payable under certain circumstances by collateral and stranger beneficiaries. Several amendments to The Corporations Tax Act have increased allowable deductions from the income received by corporations. These include the deduction of 150 per cent, rather than 100 per cent, of a corporation's increased expenditure on scientific research, and on an extension of the expenditures it makes in exploring for and developing mineral and gas resources. A tax credit against the logging tax has also been provided. In order that the Government may have expert technical advice respecting provincial taxation, the Ontario Committee on Taxation has been established to investigate thoroughly and report upon all aspects of our tax structure.

**Representation in the Legislature**

The Government has received the approval of the House to a Bill to provide sixteen new ridings to replace the present six ridings in that part of Metropolitan Toronto lying outside the City of Toronto. This will provide greatly increased representation for this area which has a rapidly growing population and has consequently become under-represented.

**Arts Council**

You have established the Ontario Arts Council and supplied the necessary sums to enable it to support the cultural advances, particularly among our young people and at the local level, which are developing in this province, and to encourage the active participation of local communities and groups.

**Municipal**

Included in the important legislation to which you have given consent was a new Municipal Drainage Act, which is the result of intensive study and consolidation of existing drainage legislation, to make it adequate for present-day requirements. Important amendments have been made to The Assessment Act for the purpose of clarifying the basis of farm assessment. The exemption of railway hotels from business tax and railway steam plants from real property and business assessment was wholly or partially removed. Assessment on a County basis may now be undertaken by a majority vote of the County Council, with the approval of the Minister of Municipal Affairs, instead of by the unanimous vote of the County Council as formerly. The Municipal Unconditional Grants Act was amended to provide that the Province will now pay 80 per cent of the cost of hospital insurance for indigents in addition to 80 per cent of the cost of hospitalization of indigents. The Planning Act was amended to give municipalities the power to require buildings to be rendered resistant to termite infestation and to pay half of the cost involved, up to $250.
Proceedings against the Crown

Among the Acts you have passed or amended to create or enlarge the legal remedies and rights of individuals has been The Proceedings Against the Crown Act, 1962-63, which will remove most of the immunities and privileges possessed by the Crown and will, with certain exceptions, enable a person to sue the Crown and its servants in the courts in the same manner as any person may be sued.

Expropriation Procedures

Through The Expropriation Procedures Act, the House has established uniform procedures to be used by the various government departments and agencies in expropriations, which are to be carried out expeditiously and with adequate notice and information to the persons affected. This will remove many of the difficulties which arose when each department followed its own procedures. The Act also contains provisions designed to reduce the financial strain on persons affected by expropriation.

Legal and Securities Administration

The Collection Agencies Act, The Mortgage Brokers Act and The Real Estate Brokers Act have been amended to provide that licences to carry on these forms of business cannot be refused, revoked or suspended without giving the licensee an opportunity to be heard. The latter Act also contains provision to control the sale in Ontario of land outside of Ontario and to increase the maximum fine that may be imposed on corporations violating the Act. The Surrogate Courts Act was amended to provide for appeals from surrogate court judges where an appeal is not otherwise provided for. The first group of a series of amendments designed to modernize The Registry Act and to provide a complete revision of it over a period of years was passed.

The Deposits Regulation Act, 1962-63, provides protection to finance companies soliciting deposits from the public. It requires that such a company must maintain a liquidity of at least 60 per cent of the amount so deposited. An amendment to The Ontario Securities Commission Act provides for the re-organization of the Commission, the appointment of a Director and adequate hearing and appeal procedures. The Public Works Creditors Payment Act, 1962-63, provides for payment by the Government in the first instance of employees, suppliers and creditors where the general contractor gets into financial difficulties or goes into bankruptcy, with the Government having recourse under the bonding arrangements and holdbacks.

Insurance

The Insurance Act was amended to facilitate the issue of uniform liability insurance cards across Canada, to provide more adequate reserves for some classes of insurance and to revise the mortality tables and methods of valuation of life insurance contracts.

Corporations and Social Clubs

Following the recommendations of the Roach Report, the legislation dealing with corporations has been amended to strengthen the Government's control over social club charters, with the Provincial Secretary being empowered to hold hearings to which he can subpoena witnesses and documents, and to carry out effectively the cancellation procedures.
These measures and many others that you have passed will further stimulate the economy of our Province and promote the expansion of production, employment and income, as well as extend the security and well-being of all our people. The Honourable Members, by approving the policies the Government has presented, have shown their overwhelming confidence in the efforts being made to continue the economic development and social progress of our Province.

I express my sincere thanks to the Members of the Legislature for the diligent work they have done at the present Session. My appreciation is also extended to the civil servants of the Province whose patient tasks are so necessary in the carrying on of the machinery of government.

In closing, I express the hope that Divine Providence will guide you and bless you in the months and years ahead.

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.
Resolutions Submitted to the
Standing Committee on Game and Fish
March 19th and 20th
1963

Twenty-sixth Parliament
4th Session, 1962-63
RESOLUTION

1. NOTTAWASAGA RIVER:

   Whereas the lower reaches of the Nottawasaga River are fished extensively, supposedly for coarse fish, and this portion of the river is not particularly noted for speckled or brown trout;

   Whereas the tributaries are not included for the fall run of Rainbow Trout fishing (steelhead);

   Whereas this river is very difficult to patrol below No. 26 Highway, and it is felt that this would alleviate tremendous fishing pressure, both from private property and from No. 26 Highway to the mouth.

   Be it resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests of Ontario to extend the season for fishing on the Nottawasaga River proper to November 30th of each year, from the limits of the Nicholson Dam Sanctuary to the mouth.

2. LAKE TROUT SPAWNING:

   Whereas a great amount of money and time is being spent to bring back the Lake Trout population to its former status in Lake Superior;

   Whereas we are of the firm opinion, as have many others been for the last twenty years, that fishing for Lake Trout during spawning season greatly hinders the

   Submitted By: Ontario Federation of Anglers and Hunters. (Wm. Owens)

   Comments: This recommendation was instituted in 1962; the main Nottawasaga River is open for fishing for rainbows from the confluence of the Boyne with the Nottawasaga to the Georgian Bay. The Boyne is in close proximity to the Alliston Dam.

   Submitted By: Ontario Federation of Anglers and Hunters. (Wm. Owens)

   Comments: After a study by the Fish and Wildlife Branch, the Fisheries Research Section and the Fisheries Research Board of Canada a quota has been placed on the amount of trout to be harvested from Lake Superior in 1963 amounting to 100,000 pounds; this amount may be varied by the Minister as
growth of the Lake Trout population;

Whereas we believe that the decline of the Lake Trout was not due to the lamprey or the commercial fishermen alone, but a combination of the two.

Be it resolved that the fishing for Lake Trout in Lake Superior during the month of October be prohibited.

3. Ice Fishing Huts:

Whereas at present there is no control of fish huts or shanties placed on the ice in Ontario waters, and thereby there are no known owners of such huts or shanties;

Whereas the owners and/or users of such huts or shanties have been known to leave these huts or shanties on the ice at the spring breakup, thereby contributing to unsafe boating and water conditions, owing to their floating unattended on, or just beneath, the surface of the water in the spring.

Be it resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to institute a system of control wherein all huts or shanties be licensed and have a metal tag affixed to the hut or shanty and that corresponding numbers be placed on the roof of the huts or shanties in figures not smaller than eighteen (18) inches high, thereby establishing ownership of such huts or shanties.

permitted by the regulations if necessary. A closed season if instituted now would interfere with assessment of trout stocks which is being carried out by Federal authorities under the Great Lakes Fishery Commission. All units in the United States, as well as ourselves, are guided in setting regulations by this international commission.

Ontario Federation of Anglers and Hunters.
(Wm. Owens)

Regulations under the new Act are in draft form.
4. Lake Trout Stocking:

Whereas it has been the practice in the past years to obtain the eggs for the production of planting stocks of Lake Trout from Lake Superior;

Whereas because of the lake trout rehabilitation program in Lake Superior it has been necessary to put an ever-increasing number of lake trout back into Lake Superior in the last few years;

Whereas this has meant a reduction in the number of lake trout available for planting in the inland lakes where sport fishing for lake trout is very popular;

Whereas if the planting of lake trout in these lakes is going to be increased, an alternative source of supply of lake trout eggs will have to be found.

Be it resolved that the Department of Lands and Forests give serious consideration to stripping eggs from mature trout in our inland sport fishing lakes and using the trout reared from these to re-stock the inland sport fishing lakes, with the provision that the taking of eggs be rotated amongst our various inland trout lakes.

5. Smallmouth Bass Fishing in the Western Portion of the Thunder Bay District

Whereas smallmouth bass season is open in Kenora and Rainy River District on May 12th; and

Ontario Federation of Anglers and Hunters. (Wm. Owens)

We already use all sources for eggs that can be economically exploited.

Northern Ontario Tourist Outfitters' Association.

This is acceptable only as an extension of something that has already been tested, and it can be looked into from this point of view.
Whereas bass fishing in Thunder Bay District opens June 30th; and

Whereas pickerel season opens about May 12th.

Therefore be it resolved that smallmouth bass season be opened in the western portion of the Thunder Bay District to coincide with pickerel season about May 12th.

6. Bass Season:

Whereas in northwestern Ontario the bass season opens on May 12th and has proven satisfactory; and

Whereas in other areas of Ontario there are now various opening dates for the taking of bass with the opening 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, providing this would not be detrimental to the bass population, would be of benefit to Ontario sportmen and the tourist industry alike.

Therefore be it resolved that the Department of Lands and Forests be requested to consider changing the opening date in areas which now have an opening date of July 1st, to June 15th, or to some other earlier opening date at the discretion of the Department.

(Pete Hughes)

Northern Ontario Tourist Outfitters' Association.

(Pete Hughes)

Present status as stated. Conditions in the rest of Ontario are by no means the same as in northwestern Ontario. A bass season during the spawning period might be detrimental, and would certainly not have general public support.
7. Speckled Trout Season:

Whereas existing seasons for speckled trout do not provide the angler good fishing for a very long period, as speckled trout is mainly a spring and fall sport, and a bad opening or closing results in disappointed anglers.

Therefore be it resolved that the Department of Lands and Forests be requested to extend the closing date for the taking of speckled trout to October 1st.

8. Commercial Gill Net Licences:

Whereas such gill nets are taking game fish, which is gill net fishing in some lakes in the forest district of Northern Algoma; and

Whereas such gill nets are taking game fish, which is detrimental to the tourist industry; and

Whereas pond net fishing allows selection of species to be taken as determined by Department of Lands and Forests, Fisheries Management Lake Survey.

Therefore be it resolved that gill netting be restricted and only permitted under the direct supervision of Department of Lands and Forests, Fisheries Management Program.

Submitted By
Northern Ontario Tourist Outfitters' Association.
(Pete Hughes)

Comments
Present closing is September 15th. This would mean a spawning season opening for the speckled trout, which might cause serious depletion and would certainly cause grave anxieties to resident trout anglers.

Impounding gear is at present being encouraged in northern inland lakes. It has some disadvantages especially where aircraft are required for moving supplies in and out of the lake. Impounding gear is more expensive and is not satisfactory where the bottom is hard rock or under certain water conditions. Gill net fishing under many conditions can be highly selective for fishing many inland lakes. The desirability of the use of impounding gear is considered wherever licences are being introduced to lakes. The use of impounding gear is increasing.
9. 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 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.

Northern Ontario Tourist Outfitters' Association.
(Pete Hughes)

The Crown Lands Act at present requires that 25 per cent of the frontage of lakes and rivers be retained in the Crown for public access and use.

The Department opens new cottage subdivisions and commercial areas in accordance with recommendations of the zoning committee and as demand warrants.

The zoning committee deals only with questions of alienation of land and does not attempt to regulate public use or travel. Hunting and fishing are available over most areas of Ontario without the intervention of the zoning committee.

The district recreational zoning committee will continue to function.
RESOLUTION

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

Be it further resolved 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 to control the establishing of commercial tourist camps in such areas.

10. CONSERVATION OFFICERS:

Whereas Conservation Officers of the Department of Lands and Forests are doing a tremendous job; and

Whereas it is quite apparent that the areas assigned to these Officers are far too great to be adequately patrolled and controlled.

Therefore be it resolved that we petition the Minister of the Department of Lands and Forests to continue his efforts to enlarge his staff of Conservation Officers to adequate strength.

11. BASS SPAWNING PROTECTION PERIOD:

Whereas the Raison River, better known as the Black River, which is situated between Lancaster and Corn-

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<td>Northern Ontario Tourist Outfitters' Association. (Pete Hughes)</td>
<td>Since 1950 the Conservation Officer strength has been increased from 187 to 212. In the same period, resident small game licence sales have increased from 213,000 to over 385,000, resident deer licence sales from 84,000 to 114,000. Fishing activity has increased similarly. Figures are not available for resident anglers, but non-residents have increased from 237,000 to 406,000.</td>
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Conservation Council of Stormont, Dundas | Arrangements are being made to establish this sanctuary, with a suggestion that a
wall, is a natural spawning waters for bass and muskie;

Whereas bass are definitely on the down grade in numbers for the past number of years in the Lake St. Francis fishing areas;

Whereas Lake St. Francis is a top tourist attraction for Ontario, attracting many game fishermen and many duck hunters to our Province (see latest copy of Outdoor Life Magazine).

Therefore be it resolved that our Conservation Council, the Mayor of Cornwall, and most sportsmen in the Cornwall and surrounding areas, strongly recommend a two-year trial closing period of the Raison River for the protection of bass and other game species.

Be it further resolved that the time be from April 1st to June 15th, and the area be from the Rapids at Williamstown to the Silver Bridge at No. 2 Highway at Lancaster, and that the closing be rigidly enforced.

12. **MUSKIE SEASON FOR LAKE ST. FRANCIS AND LAKE ST. LAWRENCE:**

Whereas the Department of Lands and Forests have seen fit to lengthen the period of the muskie season during the past two years;

Whereas the season west of the Robert Saunders Power Dam is June 29th to November 30th, and east of the Dam is from May 15th to November 30th, for the year 1963;

Conservation Council of Stormont, Dundas and Glengarry.

(A. M. Lebano)  
We have tried to have our season match Quebec in these waters, but could go back to the old arrangement, with the same season as the rest of Ontario. Quebec is not likely to change.

(A. M. Lebano)  
follow-up should be carried out to determine the need and the success of the action taken.

The sanctuary on the Aux Raison River was established in 1953 (Ont. Reg. 61), revoked by Ont. Reg. 223 in 1954.
RESOLUTION

Whereas for many years the season was July 1st to October 15th;

Whereas our Conservation Council have shown proof to the Department that this early May 15th opening causes needless slaughter of this fine game fish known as our muskie;

Whereas the numbers of fish are steadily getting fewer, while at the same time the numbers of muskie fishermen are increasing by leaps and bounds, thus giving added strength to our arguments against this early season opening.

Therefore be it resolved to ensure the survival of this species in our heavily fished areas, we beseech the Department to revert to the shorter season with the later opening date, thus protecting the species from further depletion and possible extinction.

13. Re-Stock Lake St. Lawrence:

Whereas the new man-made Lake St. Lawrence has been a tremendous attraction to tourists and to local sportsmen alike;

Whereas prior to the flooding of these waters, they were a natural fishing grounds for all types of game fish;

Whereas in some portions of this lake the waters have a depth of over 90 feet;

Submitted By

Conservation Council of Stormont, Dundas and Glengarry.

(A. M. Lebano)

Comments

There are rainbow trout stocks migrating in the general area now. New plantings will depend on assurance that spawning runs could be established.
Whereas trout have been caught and have been seen, so therefore do exist and survive in this Lake now.

Therefore be it resolved our Conservation Council petition the Department to stock this Lake with Rainbow or any other suited species of trout.

14. RE-STOCK THE FORMER CORNWALL CANAL:

Whereas the Department of Lands and Forests after the necessary survey was made in the Cornwall Canal recommended the re-stocking of both large and small-mouth bass in these waters;

Whereas the Council of the City of Cornwall, the Board of Trade, the planning board, sportsman groups, Conservation Council, and Tourist Committee all were very pleased with the Department's decision and action in carrying out this re-stocking last year.

Therefore be it resolved that our Conservation Council again beseech the Department to again stock this waterway with the types of fish that were found suitable to these waters.

15. RIVER AND LAKE DEBRIS:

Whereas each year many duck blinds and fish shacks are built by duck hunters and ice fishermen;

Whereas most duck blind stakes are never removed, but are left for the ice to take out;

Whereas many ice fishermen neglect to take their fish shacks off the ice prior to the spring breakup.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

We have every intention of developing the angling in these waters.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

We have regulations in draft for fish huts. The duck blind stakes could be dealt with as hazards to navigation under existing laws.
RESOLUTION

Therefore be it resolved that legislation be enacted to make it compulsory to remove blinds or fish shacks after completion of the season involved. This would eliminate a great hazard to boating and would diminish unnecessary debris on our lakes and rivers.

16. DETERGENTS IN OUR RIVERS AND LAKES:

Whereas many types of detergents are being used in the composition of many types of cleansing materials;

Whereas when such detergent-filled or soapy water is dumped down kitchen drains to find its way into our rivers and lakes;

Whereas when and where this raw sewage is disposed of into bodies of fresh waters as our inland rivers and lakes, thus causing increased mossy and matted weeds in areas once boasting clear fresh water.

Therefore be it resolved that the proper authorities of our government explore all the aspects of this very important problem confronting many bodies of fresh clear water.

Be it further resolved that any necessary action be taken by said authorities to eliminate such cause of fresh water pollution.

17. SALARIES FOR GAME OVERSEERS:

Whereas the law enforcement officer or game overseer for the Department of Lands and Forests is one of the lowest paid, if not the lowest, in the said department;

Conservation Council of Stormont, Dundas and Glengarry.

Conservation Council of Stormont, Dundas and Glengarry.

Salary range for C.O. 2, the effective working level after graduation from Ranger School, is $3,600 – $4,200 per annum. From here it
Whereas some of their travelling expenses have been drastically curtailed;

Whereas it is important to select a type of individual with high standards morally, physically, and educationally.

Therefore be it resolved that our Conservation Council recommend to this Committee to consider an increase of at least $500.00 per annum for all Conservation Officers in our Province; and

Be it further resolved that all Department of Lands and Forests personnel salaries be reviewed, and where necessary, suitable upwards adjustments be made.

18. 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 1963.

(A. M. Lebano) grades up to G.P. 6 at $6,900 for Fish and Wildlife Supervisors in districts. Rate for a constable, O.P.P., is $4,200 – $5,000 dependent on meeting requirements of a first-class constable. The department recognizes that this is a problem and has been working on it for some time now.

The Ompah Conservation Association. (J. S. McCurdy)

At present the opening on March 1st, effective for the first time in 1963, is looked on as an experiment. A January 1st opening would not be too great a change and would certainly be considered, depending on the effect of the March 1st experiment. An October closing would affect spawning in any area where spawning occurs.

19. We would like to extend thanks to the Department for the increased limit on lake trout which was in our recommendations last year.

The Ompah Conservation Association. (J. S. McCurdy)

We note that we are continually asked for lake surveys and at the same time asked to hold our officers to enforcement work.

20. That the annual re-stocking program be continued and that the Department set aside more money for the exploration and survey of our lakes.
21. 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 minnows" be forbidden in any waters in which there are speckled and rainbow trout only.

22. The black bass season be from June 15th to May 15th next following.

23. 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 some officers, who, either from a sense of duty or of necessity, must work many extra hours, should be remunerated for this.

24. Whereas the supply of both commercial fish and game fish in the waters of Lake Huron and Georgian Bay has drastically decreased in the past ten years; and

Whereas it is understood the United States has undertaken an extensive programme of re-stocking and control; and

Whereas the very existence of commercial fishermen and tourist camp operators is threatened.

**Comments**

We already have a number of waters in which live minnows are prohibited, and the whole bait fish industry, which amounts to one million dollars, is under licence and control.

This suggestion obviously is an alternative to others which involve the spawning season and merits some study. In some waters it would not work.

Negotiations concerning pay for overtime worked have been going on for some time now. Generally an attempt has been made to avoid overtime except in serious emergencies. However, there is no doubt that most districts are understaffed in terms of a reasonable standard of service.

The supply of commercial and game fish in Lake Huron and Georgian Bay has always fluctuated. Two years ago an all-time record in the value of whitefish from Lake Huron was set. This tremendous stock of fish was produced naturally without hatchery stocking or closed season from a very small parent population because of good survival. There are a number of other instances of large stocks of fish similarly produced and no reason to believe that closed seasons or
Be it resolved that the Government through the Department of Lands and Forests be urged to declare "closed seasons" in Lake Huron and Georgian Bay for each species of fish during their spawning period, thereby allowing them to propagate to the maximum possible.

**Brief — Resolution on Closed Season:**

For 75 years whitefish have been taken on our shoals during "spawning season". Because of this abuse we believe the scarcity of whitefish is our reward.

Old commercial fishermen have said many times in the past that this practice would ruin the fish population; but because the law allowed this practice, fishermen who believed in a policy of conservation were compelled to follow their unthinking brothers to protect their own investment.

Because of the scarcity of whitefish, commercial fishermen have had to move onto the grounds of the "pickerel" to make a living. As the large pickerel became scarce, the government allowed the size of net mesh to be made smaller, so that today most of the large pickerel are gone and the nets are catching pickerel before they become of age to spawn.

If this practice is allowed to continue, "Ontario's tourists" and "fishing industries" will gradually fade away.

We ask a common sense approach to be taken — to stop the abuse of opposing nature in the course of her work.

hatcheries could have had any effect whatever. The United States, as well as ourselves, is abandoning hatcheries for whitefish and warm-water fish.
Resolution

If we can once again have whitefish in quantities large enough to make it profitable for the commercial fisherman to catch, he will leave the pickerel grounds to the angler and thereby make it profitable to the tourist operator.

This, Gentlemen, is co-operation.

25. Hatchery Resolution:

Whereas the scarcity of fish in the Georgian Bay waters is causing tourists to become dissatisfied and thereby seek other places for vacation;

Whereas the scarcity of whitefish is forcing the commercial fishermen to catch pickerel;

Whereas there has been a number of fish hatcheries closed;

Whereas we believe that nature should be assisted to produce fish.

Be it resolved that the Government, through the Department of Lands and Forests, be urged to reopen the hatcheries that were closed and locate new hatcheries where it is deemed necessary.

Brief — Resolution on Hatcheries:

The Great Lakes were stocked for 11 years, 1941 to 1952, with whitefish. The average stocking was 3 to

Submitted By

Parry Sound District Regional Tourist Council (Harry Oldfield)

Comments

See No. 24.

It should be noted that the last large supply of pickerel in Lake Erie clearly had nothing whatever to do with hatchery stocking. If good catches up to 1955 were produced by hatcheries, one would be forced to find an explanation for good catches after 1955.
60 million. This could account for the good catches up to 1955.

The closing of our hatcheries, we believe, forced the Department of Lands and Forests to go to the Great Lakes to get fish to restock inland lakes.

This practice placed a great burden on the waters of the Georgian Bay at a time when its fish were on a decline.

We believe that the policy of placing fish reared in the cold water of Georgian Bay into the warm water of inland lakes was a mistake, and should not have been done.

It is our understanding that hatcheries that were closed in Lake Superior have been reopened with good results.

We wish the same treatment for the Georgian Bay. When man interferes with nature the results are usually not good.

Let us co-operate.

PREAMBLE:

As members of the Conservation Clubs of Lanark County, we are vitally concerned with the depletion of the game fish, particularly our pickerel, in our lakes and rivers. Our waters are being fished much more heavily than they were ten or fifteen years ago — our local Almonte Conservation Club.
(Mr. C. Johnston)
people have more leisure time and the number of non-resident anglers has increased greatly each year — with the growing popularity of outdoor sports, and it is natural that many more thousands are now engaging in their favourite pastime, fishing.

Such a trend could only result in increasing demands being made on our game fish, in particular on our pickerel, as it is the favourite food fish of both Ottawa Valley natives and our American visitors.

Local conservation officers report diminishing numbers of pickerel on the rapids during the last ten years, plus a preponderance of coarse fish in many of our waters.

Prior to 1954, it had been the practice of your Department for many, many years to stock our lakes with eyed pickerel eggs. This was believed to be necessary to maintain an adequate supply for good fishing. In 1954, this practice was discontinued, a move which has never been explained by your Department to the satisfaction of the people of Lanark County.

A few years ago, it was a comparatively simple matter for a fisherman to catch a string of pickerel under normal conditions, while today, according to your Department's figures on some of our own lakes, an average of 6 to 8 hours of fishing is required to catch a single pickerel.
The cost of restocking is said to be high. However, this was carried on for years, before 1954, when the revenue derived from the sale of non-resident fishing licences was surely considerably less than in recent years. Therefore we feel that the Department should be better able, financially, to resume and carry on a program of restocking our waters with pickerel eggs. If the problem is a shortage of staff members to distribute and place the eggs, we know that all our clubs would be ready and eager to provide any number of members to assist your officers in such work.

It is our understanding that neighbouring counties are able to have restocking of their lakes with pickerel carried out upon request by local associations or their officials.

We are therefore convinced that the restocking of pickerel should be resumed and continued in all Lanark County lakes and rivers where pickerel are now found, in order to supplement natural reproduction.

In the year 1957 or 1958, the regulation limiting the taking of pickerel to those of 14 inches and over was rescinded and anglers were allowed to take the first six fish, regardless of length. It would appear that this was also a detrimental move, as many small fish, under 14 inches, are now kept. Formerly, if carefully released, the majority of these would, in all probability, survive and grow into mature fish within a year or two.

In 1959, legislation was enacted extending the open season for pickerel from December 31st to March 31st
which, in effect, gives fishermen the right to take pickerel in 46 out of 52 weeks in the year! Local
surveys have indicated that this game fish is easier
to catch in the winter months and that more female
than male fish are caught in this season. Surely this
points out the fact that the longer season is very
detrimental to the pickerel population, both present
and future, of our waters.

A number of small lakes in our County have been
stocked with speckled and Kamloops trout over the
past few years. Results have been on the average
rather poor. Conservation officers state that, as these
tROUT are not reproducing here naturally, we are faced
with a “put and take” situation.

It seems to be difficult to angle, with any degree of
success, for the trout in spring or summer months.
Therefore we are of the opinion that it would be wise to
open the season earlier for speckled and Kamloops
tROUT in Lanark County, at least. These species are not
being taken now in any reasonable quantities, and we
feel that the stocking of our small lakes would be more
justifiable if more trout were caught through the season
being opened a few weeks earlier in the spring.

In view of these facts, Mr. Roberts, we respectfully
request your kind consideration of the following recom-
endations, which were unanimously approved by the
executives of seven conservation clubs of Lanark
County, at a meeting held in Perth on Wednesday
evening, November 21, 1962:—
26. That the Department resume the restocking of Lanark County lakes with eyed pickerel eggs, and continue this practice in a systematic manner each year;

Almonte Conservation Club.
(Mr. C. Johnston)

The Department has no reason to believe that stocking has contributed to the supply of pickerel in these lakes. However, arrangements have been made to stock eyed eggs in some areas again this year.

27. That the legal minimum length of pickerel be 14 inches;

Almonte Conservation Club.
(Mr. C. Johnston)

Size limits were taken off in 1956. A size limit could be re-imposed in this area in 1964. It would not be enforceable in 1963 because of the publicity literature that is already out.

28. That the open season for speckled and Kamloops trout be from March 1st, instead of April 28th as at present;

Almonte Conservation Club.
(Mr. C. Johnston)

This means ice fishing for speckled trout. Please note that Resolution 29 would appear to eliminate ice fishing. There is no basic objection to the ice fishing for speckled trout.

29. That this Council of the County of Lanark respectfully request the Department of Game and Fisheries to give serious consideration to restocking the lakes in Lanark County with pickerel and also that the fishing season for all fish be closed on the 31st day of December each year.

Almonte Conservation Club.
(Mr. C. Johnston)

The season is already open for brook trout on March 1st in Lanark County. Ice fishing has now been carried for two seasons. The change requested could be made in time for 1964.

The Department is giving serious consideration to restocking a number of lakes in Lanark County with walleye this year.

30. Whereas the opening date for the taking of pickerel by angling has been set by regulation as May 15th in most areas of the Province; and

The Joint Board of Trade of Ontario Travel Associations.
(Mr. Rumble)

In previous years opening dates falling normally on May 1st and May 15th have been advanced if this day happened to be a Sunday, Monday or Tuesday. We have not
RESOLUTION

Whereas when May 15th falls on a Sunday, Monday or Tuesday the season opens on the preceding Saturday; and

Whereas in 1962 the season opened on May 12th, with no apparent adverse effects on the pickerel population; and

Whereas in 1963, May 15th falls on a Wednesday and this is set as the opening date; and

Whereas the weekend of May 18th to 20th, the first weekend for pickerel fishing, coincides with the celebration of the Victoria Day holiday weekend; and

Whereas by setting an earlier date, this would provide an extra weekend of fishing for the Ontario sportsmen, before the long holiday weekend; and

Whereas the extra weekend would be of great benefit to the overall economy of the Province of Ontario.

Therefore be it resolved that the Department of Lands and Forests be requested to set the opening date for the taking of pickerel by angling on May 11th of 1963, which is only one day earlier than the opening date of 1962. This would apply in all areas which now have an opening date of May 15th.

SUBMITTED BY

Comments

carried the advances any further. In the case of pickerel there has been some hazard involved in such advances in that pickerel are still spawning in a number of areas even on May 15th, and the feeling has been that we should protect the spawning fish.
31. Opening Day of the Speckled, Brown and Kamloops Trout Season in the Cochrane, Swastika and Temiskaming Forest Districts:

Whereas long winters and heavy ice conditions wreak havoc on trout populations;

Whereas trout fishing is a favourite pastime of many sportsmen in Northern Ontario;

Whereas an early opening of the trout season would allow harvesting of trout that would normally be lost due to heavy ice conditions.

Therefore be it resolved that the speckled, brown and Kamloops trout season be open on a trial basis on March 1st, 1964, in the above mentioned districts.

Ontario Northland Conservation Federation.
(F. Skene)

32. Opening Day of the Speckled, Brown and Kamloops Trout Season in the Cochrane, Swastika and Temiskaming Forest Districts:

Whereas the opening day of trout season in the above-mentioned districts is prized highly by sportsmen for its recreational and sporting activity;

Whereas the majority of fishermen in these districts would be unable to take part in the opening day fishing on May 1st, 1963, in the middle of the work week.

Therefore be it resolved that the speckled, brown and Kamloops trout season be opened on Saturday April 27th, 1963, in the above-mentioned forest districts.

Ontario Northland Conservation Federation.
(F. Skene)

This resolution calls for action this year, and the question that arises is whether camp operators, guides and others who were booking parties and individual anglers who had made holiday or other reservations and were unable to take advantage of the change might not resent it. There is no objection to the change itself.
33. (1) A few years ago the size limits were removed from the bass and pickerel.

(2) The hatcheries throughout the Province have been cut to a very small production of fingerlings and fry. In the past ten years, fishing in the Rideau Lakes has dropped every year and we in this Association lay part of the blame at the door of the biologist section of the Fish and Wildlife Branch of the Department.

Recently an additional hazard has been added in that the season has been extended from October 15th until November 30th.

Therefore we request that the size limit of 12 inches be replaced on bass, the size limit of 13 inches be replaced on pickerel, that the hatcheries be opened and operated at full capacity for restocking, and the season be returned to the original season.

34. We further request that you consider permitting Conservation Officers to attain a Group 3 rating, equal to Lands and Forests, and that a Group 3 Conservation Officer be placed in charge of our District.

Submitted By

Rideau Lakes Conservation Association.
(Mr. G. C. Down)

Comments

A size limit for bass and pickerel in this area could be instituted in 1964. A change on short notice this year would cause enforcement difficulties as announcements have been widely circulated.

(In line 1 of this resolution, “years” should be substituted for “weeks”.)

(1) The Department will plant three million walleye fry in Rideau Lake this year.

(2) This will be the second large-scale planting of walleye stock, which is being made in conjunction with an assessment programme to determine the need and value of planting walleye in this lake.

In addition to these comments there is a tremendous natural mortality, and it is better to harvest these fish by angling than to lose them through natural causes.

Classifications are based on a standard of job requirements established with the Civil Service Commission and are applicable throughout the Province. Ranger School graduation is required for promotion beyond Group 1 and special duties are required for promotion beyond Group 2. The senior conservation officer in charge of the District is in Group 5.
35. We find that the Conservation Officers are being chastised through sections of the Department for attempting to act as Conservation Officers. Their mileage is restricted, they are detailed duties which are not consistent with their training and ability, they are not consulted by the District Officer and, if so, their recommendations are ignored. Such an instance was Scott's Island, used for running dogs. This was opened through the Toronto office over the objection of local conservation officers who were protecting deer herd on that island.

36. We also request the consideration of an additional Conservation Officer in this vast area of Leeds and Grenville to assist our present officers in controlling poaching, jacklighting, and other offences against good sportsmanship. Our present officers have too big a territory, along with the various obstructions I have outlined, to effectively protect our fish and wildlife in the Rideau Lakes section.

37. We further protest the lengthening of the deer season in Leeds County which was hastily passed through County Council and recommended to the Department without any consultation of interested persons.

38. Restricted Area for the Use of Aircraft for the Purpose of 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

Rideau Lakes Conservation Association. (Mr. G. C. Down) Mileage restrictions are based purely on budgetary limitations and are a problem throughout the Province. The remainder of the complaint is not clear. Scott's Island is private property, and dog training was done by arrangement with owners under circumstances where previous experience indicated no case could be made.

Rideau Lakes Conservation Association. (Mr. G. C. Down) At present conservation officer patrols in Kemptville are smaller than in most districts. A new officer was added last year.

Rideau Lakes Conservation Association. (Mr. G. C. Down) This was based on a proposal by the Municipal Council of Leeds and Grenville. The wishes of County Councils are followed, as far as possible, in establishing seasons in agricultural areas.

Northern Ontario Tourist Outfitters' Association. (Dick Watson) From the beginning the purpose of the programme was to permit hunting of moose that were not accessible by the usual ground transportation routes. We would not suggest
RESOLUTION

Whereas this suggestion if put into practice would work untold hardships on Tourists' Outfitters in certain areas, and put others out of the hunting operation altogether; and

Whereas the hunter who wishes and has only the means of hunting with either a boat or by walking will be put to a great disadvantage if aircraft have unlimited means in which to fly their trade; and

Whereas the hunter who uses either a boat or walks the bush comprises over 85 per cent of the total number of hunters who hunt moose and deer.

Therefore be it resolved that areas within 10 miles of accessible road, rail and water travel, including a reasonable portage in that portion of Ontario in which there is an open season on 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.

39. THE USE OF ROTARY WING AIRCRAFT FOR THE HUNTING AND SPOTTING OF MOOSE:

Whereas the use of aircraft is permitted in designated areas of the Kenora District for the spotting and hunting of moose; and

Whereas the use of rotary wing aircraft permits unsportsmanlike methods of hunting such as herding the moose towards waiting hunters with walkie-talkie communications from the aircraft, and also using the

Submitted By
Northern Ontario Tourist Outfitters' Association.
(Dick Watson)

We have no evidence that the practices described have taken place. In fact the only helicopter operations were watched carefully; were well run and the legalities carefully observed. However, the legislation provides for regulation of this practice, and the potentials of helicopters must be recognized.

Comments

machine to hover over a terrified moose while a hunter on the ground rushes in to kill it; and

Whereas the bad publicity throughout Canada and the United States from such unsportsmanlike methods will only result in adverse criticism of the camps even though they are not responsible for such activities.

Therefore be it resolved that the use of rotary wing aircraft for the purpose of hunting, spotting or harassing moose be prohibited within the Province of Ontario.

40. USE OF FOREIGN AIRCRAFT FOR SPOTTING AND HUNTING OF MOOSE IN ONTARIO:

Whereas foreign aircraft are presently allowed to be used for the spotting and hunting of moose in a designated experimental area of Ontario virtually without regulation and control; and

Whereas it is possible for such aircraft to leave the country without a check on their game.

Therefore be it resolved that the Department of Lands and Forests limit the issuance of permits for the spotting or hunting of moose in Ontario to Canadian registered and based aircraft in the designated experimental areas.

41. Whereas the use of overnight campsites in Ontario Provincial Parks is increasing steadily each year;

Whereas the nominal fee charged in these parks enables the lower income and large family groups to afford a holiday;

Northern Ontario Tourist Outfitters' Association.
(Dick Watson)

Ontario Federation of Anglers and Hunters.
(Wm. Owens)

This can be considered. The issue of permits is at the Minister's discretion. We note that this assumes that a spotting area will be designated, whereas some representations raise the question of the wisdom of having such an area, at least this year.

The announced policy is to expand park facilities.
RESOLUTION

Whereas the Ontario Tourist Courts Association has approved a resolution demanding that the Province close its $1.00 a night campsites, lease them to private operators or raise the rates to the price prevailing for private accommodation.

Be it resolved that the Ontario Federation of Anglers and Hunters go on record as being opposed to the resolution of the Ontario Tourist Courts Association, and urges the government to keep control of the campsites and to acquire more.

42. Whereas the Provincial Government of Ontario is acquiring land for camping and picnic use;

Whereas the use of land in Southern Ontario for the hunter and fisherman is becoming increasingly scarce.

Be it resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to make available in Southern Ontario suitable land for hunting and fishing.

43. AMENDMENTS TO THE MUNICIPAL DRAINAGE ACT
   OF THE PROVINCE OF ONTARIO:

Whereas all living organisms require water for survival and there is no substitute;

Whereas the demand for water for domestic, industrial and agricultural uses is constantly increasing;

Ontario Federation of Anglers and Hunters. (Wm. Owens)

Under a number of recently announced programs, this should proceed. The experience gained in operating the hunting areas we have now will be invaluable.

Ontario Federation of Anglers and Hunters. (Wm. Owens)

It is agreed that such an arrangement would be most desirable.
Whereas our records show a continuous drop in levels of water tables due in large measure to the clearing of land, the draining of woodlands and swamps (particularly the headwaters of streams;

Whereas our very existence and survival depend upon developing and maintaining land uses that will give a sustained yield and quality of essential products;

Whereas in some areas drainage projects are being constructed contrary to the best interest of the total welfare of our population, our wildlife and other benefits;

Whereas The Ontario Municipal Drainage Act, as now used, was initiated many years ago to suit the needs of agriculture at that time, and has in no way been amended to meet the changed land use requirements of our present and future, particularly with regard to water conservation and use;

Whereas our Conservation Authorities were and are being established by and in the interests of the public to promote conservation measures of vital benefit toward the common welfare and survival, such Authorities should, therefore, have a voice in deciding any land use problem of sufficient merit to affect the public wellbeing, within the confines of their jurisdiction.

Be it resolved that The Municipal Drainage Act be amended in such a manner that an Authority, or Authorities, established under The Conservation Authorities Act and, having jurisdiction in any area where a drainage project is petitioned for, and at the time such petition is received by the Municipal Clerk, be notified
of such petition, and said Authority, or Authorities, shall then appoint one representative for each Authority concerned to act with the Engineer in making a Joint Award, giving due consideration to the preservation of natural water storage areas and to lands held for woodland and conservation purposes.

44. Retention of Guide Law:

Whereas the guide law as enforced in the Rainy River District is approved and supported throughout the District as a worthy conservation measure.

Be it resolved that the Department of Lands and Forests retain the Guide Law, presently in effect in the District of Rainy River, as referred to in Section 24, Subsection (3) of The Game and Fisheries Act.

45. Pollution and Littering of Campsites:

Whereas it has been brought to the attention of the Department of Lands and Forests and Conservation Clubs that the existing laws only cover persons who are actually caught violating game and fish laws of the Province;

Whereas any hunters, fishermen, or campers remaining in any one spot along lakeshores, rivers and camping areas or beaches, leave the area in such a state of pollution that it is unfit for future use;

Whereas if Department personnel had the authority to warn the hunters, fishermen and campers, also the

<table>
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<tr>
<th>Submitted By</th>
<th>Comments</th>
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<tr>
<td>Ontario Federation of Anglers and Hunters. (Wm. Owens)</td>
<td>In Bill 20 as approved by the committee; regulation to follow at an early date.</td>
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<tr>
<td>Ontario Federation of Anglers and Hunters. (Wm. Owens)</td>
<td>This authority is now held by attendants at campsites and staffs of Provincial parks. The problem lies in identifying offenders.</td>
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power to arrest any persons who leave this type of pollution, ours would be a much more attractive Province to tourists and to our own Canadian citizens.

Be it resolved that the Department of Lands and Forests of Ontario change their laws so as to give Conservation Officers and personnel the authority and power to make arrests or warn the persons of pollution of lakeshores, rivers, camping areas and beaches on all Crown land.

46. DEER SEASON:

Whereas the take per capita of deer hunted in the North Bay Forestry District is at the lowest ever;

Whereas with a greater number of hunters prevailing today;

Whereas with the winter kill also depleting deer numbers;

Whereas deer are steadily decimated by the abundance of wolves.

Be it resolved that a season of ten days be considered to apply for deer hunting in the North Bay Forestry District. (It is suggested that this season start the first Saturday in November.)

47. DEER SEASON, SOUTHERN ONTARIO:

Whereas there is a large deer population in Southern Ontario, particularly in Lincoln County;

Ontario Federation of Anglers and Hunters. (Wm. Owens)

Concern over farmer-hunter relations has led the Department to work with municipal councils in the establishment of Southern...
RESOLUTION

Whereas a large number of deer are killed by vehicles on the highway;

Whereas there appears to be a large number of deer killed illegally.

Be it resolved that the Department of Lands and Forests continue an open season for the hunting of deer in Southern Ontario under the complete control and jurisdiction of the Department.

48. POINT PEELE MARSH:

Whereas Point Pelee Marsh, having approximately 2,500 acres, and Holiday Beach having approximately 30 acres, are the only duck hunting marshes open to the public in Essex County;

Whereas if the Point Pelee Marsh continues under the 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 at lower cost from the Federal Government than it is possible to acquire comparable areas from private ownership.

Be it resolved that we request the Ontario Government to purchase Point Pelee Marsh from the Federal Government and open it up for controlled public duck hunting, and other uses.

SUBMITTED BY

Ontario Federation of Anglers and Hunters. (Wm. Owens)

COMMENTS

Ontario deer seasons. The 1962 season was the most extensive in many years. Further approaches will be made for a 1963 season. However, it is unlikely that a season will be set in any area where the municipal council is strongly opposed.

We are in close touch with the Canadian Wildlife Service and other Federal agencies and would be advised if the intention was to close the marsh. It would then be the subject of negotiation. It is now managed as a public shooting area and we have had no notice of closure.
49. USE OF DOGS:

Whereas the take per capita of deer hunted in the North Bay Forestry District Area is at the lowest ever;

Whereas with the greater number of hunters prevailing today;

Whereas with the winter kill also depleting deer numbers;

Whereas deer are steadily decimated by the abundance of wolves.

Be it resolved that the use of dogs in the pursuit of deer hunting be abolished in the North Bay Forestry District.

50. RONDEAU PARK MARSHES:

Whereas controlled shooting in several Provincial Parks marshes has proven successful;

Whereas marsh shooting is becoming more difficult to obtain and that is the only way the average duck hunter can get a day’s shooting under ideal conditions and with a maximum amount of safety.

Be it resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to establish controlled shooting in the Rondeau Park Marshes along similar lines as now being used at Long Point Bay, at the earliest opportunity.

Ontario Federation of Anglers and Hunters. (Wm. Owens)  There appears to be a lack of unanimity on this subject.

Ontario Federation of Anglers and Hunters. (Wm. Owens)  Agreed.
51. **Resident Licences:**

Whereas there is a continuing increase in the number of complaints from farmers and others concerning hunters not comprehending "No Trespassing" notice on their property, and upon being addressed, the offenders' reply is that they do not speak English;

Whereas this condition clearly reveals an aggravating and intolerable situation. If licensed hunters cannot comprehend or read the signs pertaining to hunting, particularly the extensively worded notices erected by the Townships;

Whereas Ontario is basically an English-speaking Province;

Whereas many newcomers are applying for resident hunting licences and a great number of these people lack a sufficient knowledge of the language to understand or comprehend the meaning of our Game Laws and Regulations, or to understand what the Hunter Training Instructors are saying.

Be it resolved that the Ontario Federation of Anglers and Hunters recommend implementation of appropriate action as is deemed necessary to ensure that hunting licence issuers do not issue to any person a licence until he demonstrates his or her ability to understand and comprehend the signs and notices relating to hunting and shooting and entry into property as are normally posted in and about the Province.

**Submitted By**

Ontario Federation of Anglers and Hunters.  
(Wm. Owens)

**Comments**

A general tightening of testing procedure is proposed as soon as practical. This should include the interpretation of signs and legal material concerning the obligations of trespassers.
52. **Loaded Fire-arms:**

Whereas Section 58 (2) of The Game and Fisheries Act;

Whereas the interpretation of this section of the Act varies from magistrate to magistrate and is also interpreted differently by Conservation Officers;

Whereas we do not feel that our hunting public should temporarily lose possession of their fire-arms and then have to appear in court to learn a new interpretation of this section of the Act.

Be it resolved that the Department of Lands and Forests change the wording of Subsection 3 of Section 60 of The Game and Fisheries Act, R.S.O. 1960, c. 158, to more clearly read as follows:

"Airgun, Shotgun, Rifle or other fire-arms carrying loaded shells or cartridges in the magazine attached to the fire-arm shall be deemed to be a loaded fire-arm within the meaning of this section."

53. **Forfeiture:**

Whereas the present game laws do little or nothing to discourage the habitual violator;

Whereas the forfeiture of hunting privileges has proven to be very effective in places where it has been exercised.

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Ontario Federation of Anglers and Hunters. (Wm. Owens)

Section 20 (3) of The Game and Fish Act, 1961-62 provides a clarification of this.

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Ontario Federation of Anglers and Hunters. (Wm. Owens)

At present this is in the jurisdiction of the magistrate. Mandatory cancellations might be considered but there are many grades of intent in committing offences.
RESOLUTION

Be it resolved that the Department of Lands and Forests be requested to add to The Game and Fisheries Act a section whereby a person who is convicted of the offence of hunting before or after season, or jacklighting, shall automatically forfeit all hunting privileges for a period of two years.

54. HELICOPTER USE:

Whereas the spotting and hunting of moose by helicopter is contrary to the standards and ethics of good sportsmanship;

Whereas the helicopter being much more flexible than the fixed wing aircraft and with improvements, and increase of hunting by this type of aircraft, our moose herds will be depleted;

Whereas the sportsman hunting by conventional means finds it impossible to compete with this method of hunting.

Be it resolved that the Ontario Federation of Anglers and Hunters requests the Ontario Government to prohibit the use of helicopters for the purpose of hunting and spotting moose in the Province of Ontario.

55. FOREIGN AIRCRAFT:

Whereas the spotting and hunting of moose by aircraft is on an experimental basis, and the experiment should provide the Department of Lands and Forests with information they require;

Submitted By

Ontario Federation of Anglers and Hunters. (Wm. Owens)

Comments

It is likely that this practice will be regulated.

Ontario Federation of Anglers and Hunters. (Wm. Owens)

Covered under N.O.T.O. resolution No. 38.
Whereas non-resident foreign aircraft are not required by law to report to any Canadian authority when leaving Canada, thus the Department receives none of the necessary information;

Whereas foreign non-resident aircraft do not adhere to the designated fly-in hunting areas and are definitely abusing the privilege granted them.

Be it resolved that the Ontario Federation of Anglers and Hunters request the Ontario Government to limit the use of aircraft for the purpose of spotting and hunting moose in the Province of Ontario to Canadian-owned and operated aircraft.

56. **TOWNSHIP LICENCES:**

Whereas authority is granted to the Minister of the Department of Lands and Forests to extend the authority of a township to issue licences to govern the number of hunters within a township.

Be it resolved that the regulated township licence as originally instituted to control and number of hunters in a given area be extended to all townships in Zone No. 6 by the Department of Lands and Forests.

57. Whereas the royalties on raw fur pelts are reducing the annual income of the primary producer, the trapper;

Be it resolved that the Ontario Trappers’ Association support the Ontario Trappers’ Association fur sale, including increased grants,
RESOLUTION

Whereas the present royalties are based on market prices in effect 10 years ago, the present market prices varying as much as 50 per cent in a matter of weeks;

Whereas we are now competing in a world market, and the said royalties are a hindrance on that market;

Whereas in some cases the royalties are as much as the market value of small size prime furs, such as beaver kits.

Therefore be it resolved that present royalties on wild fur pelts be discontinued.

58. Whereas there is unwarranted destruction of fur-bearing animals and their places of habitation by hunters, especially moose and deer hunters; and

Whereas trappers try their best to co-operate in instances where flooding of access roads takes place and spend considerable time and effort draining ponds so that hunters can go to their hunting ground; and

Whereas there are numerous instances of hunters dynamiting beaver dams and shooting beaver, fisher, marten, lynx and other fur-bearing animals.

Therefore be it resolved that Conservation Officers be instructed to make very serious effort to enforce the regulations of The Game and Fisheries Act in this respect, because the trapper is depending on the harvest of these fur-bearing animals for his livelihood.

Submitted By

Ontario Trappers' Association.
(Lloyd Cook)

Comments

must be met. Fur royalties are the only means of meeting these costs. Some revision in rates, in accordance with current prices, should be considered, but abolition of royalties would be very unlikely.

Trappers should report these situations promptly so that action can be taken. Few instances have been reported, and action will be taken in any case that is reported.
59. We wish to go on record that this association endorses any government policy of a more stringent control of the use of herbicides and insecticides being used in large quantity in an effort to destroy weeds, pests and fungi. It has been proven time and time again that such action is having a serious effect on fish and game on both sides of the border. We would like to see more biological work in this field than chemical. Present controls being considered are a step forward, but as yet are still inadequate. We wish to know what action the government plans on this in the near future.

60. Bob White Quail:

We have asked in the past that the Department of Lands and Forests introduce legislation to have Bob White Quail incorporated as Licensed Shooting Preserves in Ontario, and that propagating licences be permitted to raise them. It has been the opinion of the Department of Lands and Forests that there was an insufficient supply from the Province to meet these requirements; that they were not in favour of importing Bob Whites from any of the United States as it was felt the present hardy strain in Ontario would only be weakened. As we well know, the Northern United States with their many commercial outlets for Bob White Quail have winters identical to those of Ontario. Conservation groups in the southern part of Ontario, of which we are able to supply a list, have been stocking Bob White Quail for many years. These quail have been hatched from eggs imported from the United States, or original birds were purchased from the States.

Ontario Game Bird Breeders Association.
(A. D. Gibson)

We agree with the premise. A number of departments are involved and probably the Federal Government as well. We will consider the problems of defining authority, etc.

We would be prepared to consider applications from preserves outside the native quail area. We are working on providing native breeding stock now.
We are certainly not opposed to such measures but fail to see where there is any justification in prohibiting the licensed preserve operators from incorporating Bob White Quail in their activities.

61. MALLARD DUCKS:

It has now been established that the use of Mallard Ducks for shooting preserves is not just a Federal issue but also has to have the approval of Provincial authorities.

Our American counterparts have been shooting, processing and dealing commercially with Mallard Ducks for many years. We maintain by the Migratory Birds Convention Act, drawn up in 1916 by the Canadian and United States Governments, that we have as much right to the ducks as the Americans. We ask that Mallard Ducks be handled on the same basis as we do pheasants.

It could be worked on a band system that has proven successful through the combined co-operation of the Department of Lands and Forests and preserve operators. The exception being a more stringent system be applied in the issuance of tags. The Department of Lands and Forests issue tags comparable to the number of birds held in the pens prior to the opening of the hunting season. We ask that the season limits be one month earlier than the regular season, that is to correspond with our opening of pheasants, September 1st, but ending with the duck season about December 15th.

Submitted By: Ontario Game Bird Breeders Association
(A. D. Gibson)

Comments: Seems most unlikely that this could be made to meet the requirements of the Criminal Code.
We are asking that this be for pass shooting as opposed to marsh shooting in an approved area. This would make a one-in-a-million chance that a wild duck would come to fly on that specific flyway which would not be a regular route except for released birds.

In setting this up we have taken into consideration Section 387 (1) (F) of the Criminal Code of Canada which states: “Everyone commits an offence who promotes, arranges, conducts, assists in, receives money for, or takes part in an exhibition, pastime, practice, display, or event at or in the course of which captive birds are liberated by hand, trap or contrivance, or any other means for the purpose of being shot when they are liberated”.

We are also taking into consideration the Migratory Birds Convention Act, sections 25 to 28 inclusive, under which many of us now raise Mallards upon posting a $300.00 bond.

A brief is being presented to the Department of Northern Affairs and National Resources in Ottawa where the Federal Provincial Wildlife Conference will soon meet. Taking into consideration their recommendations we urge that the Department of Lands and Forests put this on trial.

62. SUNDAY SHOOTING:

In our Brief of last March we asked for Sunday shooting on pheasant preserves. The recommendations that were handed down were in part: “We agree with the premise that Sunday shooting should be permitted. Ontario Game Bird Breeders Association. (A. D. Gibson) Current practice of application of Sunday shooting laws will probably continue, although provision for special regulation is contained in the 1961-62 Act.
Preserve operators should consider their relations with their neighbours." This for some was a green light to have Sunday shooting, as the main issue here was the Act and not the Regulations. Some conservation officers told operators that if they were to start shooting on Sunday they would prefer charges. In one operation, that of the Chala Game Farm in Troy, Sunday shooting was carried out after discussing this with his neighbours who felt this would not be met with any opposition. This farm is located directly across from a church but the operator did not commence shooting until church had terminated at 1.00 p.m. All hunters were verbally made aware of the regulations again, regarding the transporting of firearms one half-hour after sunset Saturday night. We ask the Department to permit Sunday shooting on licensed shooting preserves, and that conservation officers in their respective districts be so informed. As it now stands this is the operator’s discretion for interference from conservation officers.

63. Non-resident Licence to Hunt on a Pheasant Hunting Preserve:

We appreciate the reduction of the $21.00 Non-resident Licence to $5.00 on a privately owned preserve. Due to the fact that the Province of Ontario contributes nothing, in the way of game, to these hunters, we feel that this be further reduced to the nominal fee of $1.00, comparable to the licence required by resident hunters. We feel the Department of Lands and Forests are well remunerated for their contribution to the Ontario Game Bird Breeders Association.

(A. D. Gibson) Reduction to $5.00 was a concession to the points made in this resolution. Further reduction to $1.00 would not cover the cost of printing and distributing the licences.
operation of pheasant shooting preserves through the
$100.00 Preserve Licence, $10.00 Propagating Licence,
and the 5c. per band paid to the Department by the
preserve operator.

64. **Bob White Quail, Mallards, Sunday Hunting:**

The introduction of Bob White Quail is, I believe,
the proper responsibility of experts from your Depart-
ment.

The legal shooting of Mallards holds a certain amount
of interest for me, but I realize that this involves
actions and legislation from two Federal Governments.

It is the matter of Sunday shooting that I take strong
objection to, as I feel that this would be a black mark
against the very concept of the shooting preserve idea.

The very nature of permitting Sunday shooting on
legalized preserves would not only draw very strong
neighbourhood objections against all preserves but
draw into the business the calibre of person as an
operator who would undoubtedly give your Depart-
ment many objectionable problems necessitating Sunday
supervision by your personnel.

In the event that you do permit Sunday shooting, the
Goodwood Game and Fish Club, which operates under a
licence which I hold, will definitely be closed that day
and I would absolutely refuse to even show the daily
register of hunters to a department employee should he
happen to appear that day.

See remarks on Regulations Nos. 60, 61 and 62.

Goodwood Game and Fish Club.
(Jack C. Morris)
RESOLUTION

A summary of the activity on the various preserves for this present season will probably indicate our preserve among the larger ones as to birds shot, birds released and hunter visits but possibly the lowest as to per cent recovery. Since all our members and those on the waiting list for available openings next season are aware that we will always be closed Sundays, it would indicate that actual hunting is what sells a preserve, not shooting, whether that shooting takes place week-days or Sundays. No preserve need claim that Sunday shooting is an economical necessity.

65. 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”.

66. BACK BADGE:

Whereas 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.

Submitted By

St. Catharines and Lincoln County Game and Fish Protective Association Inc.
(M. W. Bolibruck)

COMMENTS

We agree with the premise of educational methods. Our public education programme will follow this line.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.
(M. W. Bolibruck)

Necessary plans are being made to implement this resolution.
That the size of the badge be adequate for easy identification. The badge to be worn by the hunter at all times while hunting.

67. **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 an additional Conservation Officer be appointed in the Niagara District.

68. **Penalties:**

Whereas many judges and magistrates continue to impose only the minimum penalties for infraction of The Game and Fisheries Act.

Be it resolved that the minimum fine for infractions of The Game and Fisheries Act be $50.00.

69. **Upland Game Birds:**

Whereas the population in Southern Ontario has increased tremendously, resulting in an increase in the number of small game hunters, creating great pressure on upland game and game birds.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.
(M. W. Bolibruck)

See previous comments. There is no question about the heavy work load of officers.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.
(M. W. Bolibruck)

There is no minimum penalty provided in the new Act and there is a maximum penalty of $1,000.00. It is our hope that greater reliance on magistrates will result in more adequate penalties and remove the implied hint in any stated minimum.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.
(M. W. Bolibruck)

We are attempting to establish breeding stocks of quail, and sharp-tail grouse from Manitoulin were recently released in Lindsay District. Pheasants lend themselves most readily to bird farm culture and thus the
Resolution

Be it resolved that the Department of Lands and Forests increase its programme of rearing and releasing 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?

70. Whereas the October 1st opening of the moose season falls on a different day of the week each year; and

Whereas the greatest majority of hunters are able to hunt only on week-ends, and normally commence holidays on week-ends; and

Whereas a separate opening date for residents and non-residents will reduce the number of hunters on opening day.

Be it therefore resolved that the resident moose hunting season in 1963 and future years be opened on the last Saturday in September in the area defined by Schedule 10 of the 1962 Hunting Regulations and that the October 1st opening date for the non-resident remain unchanged.

Reason for the Resolution:

(a) Season Opening on Saturday:

Submitted By

Thunder Bay District Fish and Game Association.
(Hon. G. C. Wardrope)

Comments

emphasis has been on these. Pheasants alone have been a confirmed success.

With a season of more than three months, surely everyone has his chance.

There is some advantage in breaking up the opening day “carnival atmosphere”. Seasons are set to provide for many hunting conditions, from a calling season, through a water-access season to a freeze-up access season.

Discrimination against non-residents has not been part of our policy in the past. High licence fees, in themselves, constitute a contribution to our economy.
1. The largest majority of resident hunters hunt on week-ends.

2. Holidays normally commence on a Saturday. A mid-week season opener would require sacrificing days prior to the season or else miss out on opening day.

3. The slightly earlier opener would allow hunters to take advantage of a longer calling season.

(b) Later Opening for Non-residents:

1. Will reduce the number of hunters in the bush on opening day.

2. Give the resident first crack at the moose which he feels he rightfully deserves.

3. Residents have in the past been given preferred treatment as far as hunting privileges are concerned, and still are in some provinces and some states.

4. A large majority of the non-resident hunters spend a minimum of money on the hunt. They do not employ outfitters or guides. If the non-resident season followed the resident season on a later opening date, it is reasonable to expect that the moose would be scattered, thus forcing the non-resident to employ outfitters and guides to follow the animals into the denser bush.
Resolution

71. Whereas vandalism is on the increase in hunting areas; and

Whereas the incident of hunting accidents has increased over the past years at an alarming rate; and

Whereas the worker in the woods has no assurance that he may work in safety from stray bullets, during the time of the annual hunt season.

Be it therefore resolved that a buffer zone around a woods cutting operation, a mining operation, and/or a road building operation be declared by law and so designated as a "NO HUNTING ZONE" and likewise the area itself, provided that:

(1) the size of the zone be limited to a reasonable distance, not to exceed two miles,

(2) men are employed and working in the area at the time it is posted, and

(3) the restriction is lifted immediately the men vacate the area for work elsewhere.

Reasons for the Resolution:

1. If conditions exist for any length of time, as they now stand, it is reasonable to expect large areas will be cut off to hunters by the companies working in the woods, e.g.: closing Black Sturgeon.
2. This is good public relations. It will let the large companies holding cutting rights in this Province realize that we are sympathetic toward them and wish to do something for them.

3. Another endeavour on the part of this Association is to stop the apparent increase of accidental shootings in the bush. The Hunter's Safety Course was another for which this Association is responsible.

72. Representing the Marten River Association, composed of hunting and fishing camps, gas stations and restaurants between North Bay and Temagami, I have been a Tilden Lake resident since 1935 and understand the problems of the trade.

As I interpret the law, it is unlawful to hunt on Sunday. However, north of Highway No. 17 this law is flagrantly ignored (and condoned by the Department).

This is a congested area — we have a mental hospital, the Bomarc and Sage Site. On my lake which is north of the highway, there are three commercial camps, 100 private cottages and 4 lumber camps, and added to this on Sundays, like a cloud of locusts, hundreds of hunters flock to this district from the southern area, and I estimate that 75 per cent of the game is killed on Sunday.

We members of the Marten River Association, representing over $100,000,000 investment, feel that you are discriminating against us by contributing to the ruination of our hunting by allowing this great influx of Sunday hunters.

Marten River Association.
(Mrs. Muriel Brock)

The question of Sunday hunting can be dealt with by regulation under the new Act.
RESOLUTION

Our game has got so scarce that most of the camps do not run a hunt as they are ashamed to take customers' money when they have so little to offer.

We have heard a great deal of talk about conservation at this meeting. We say that the only salvation for our game is to enforce the Sunday law, or move the line further north where it is not so congested and not so hard on the game.

Due to shortages of game wardens, for years we have accepted the responsibility of policing our own territory, as conservation and obeying the law mean our bread and butter. But if this law can be ignored, where will it end?

We are not asking you to change the law, just make a decision to be strong enough to enforce respect for the ones we already have.

I refer to the brief by the Ontario Game Bird Breeders' Association. "This for some was a green light to have Sunday shooting, as the main issue here was the Act and not the Regulations. Some conservation officers told operators that if they were to start shooting on Sunday they would prefer charges." We would like to warn the conservation officers that if they allow Sunday hunting we can prefer charges.

73. With respect to Resolution No. 49 by the Ontario Federation of Anglers and Hunters, that the use of dogs be prohibited in the North Bay Forestry District, Mrs. Marten River Association.

(Mrs. Muriel Brock)
Brock stated that they are in favour of hunting with dogs. With dogs you can show the same deer several times around. The bush is too dense. You have to use dogs in order to bring the deer out.

74. The hunting pressure in the Parry Sound-Muskoka areas has increased considerably each year, and the records show that the Muskoka-Parry Sound area has had, for the last two years, as many deer hunters as there were in all of Ontario twenty years ago. This hunting pressure is creating a serious safety hazard to all hunters, and is spoiling the hunting for everyone in the area. This problem has reached a peak during the past two years where roads have made hunting areas easily accessible. This Association respectfully asks the Department of Lands and Forests to study the problem with an attempt to control the number of hunters in the wood. Among some of the possible solutions to the problem considered by this Association are restrictions in the issuing of licences in this area to transient hunters, thereby giving protection to the areas used by established hunting camps. Other possible solutions would include the opening of Algonquin Park to transient hunters on a strictly controlled basis.

75. This Association is also opposed to the practice of lumber companies letting their friends use abandoned lumber camps for the purpose of deer hunting since these camps are almost, without exception, situated in areas that are already heavily hunted by established parties. In addition, the Association does not understand why lumber companies have the right to deny an application

The Muskoka and Parry Sound Forestry District Hunters Association. (Ralph Bice)
for a hunting camp lease on their timber limits, when such lease would not interfere with their lumbering operations.

76. As there are a great many hunters who have established hunting camps and hunting areas on the western borders of Algonquin Park, and since there has been no control of wolves in Algonquin Park for several years, the Association strongly requests that trappers in that area be permitted to hunt wolves in that portion of Algonquin Park near the western boundary in the summer months, through to October. While the quantity of wolves in this area may be somewhat exaggerated by some local residents, this Association has determined, from local evidence, that the number of wolves in this area is far in excess of that suggested by the Department officials.

77. For many years there has been a low bounty on wolves under the age of one year and since it takes as much time and work to catch a young wolf, the Association feels that the twenty-five dollar bounty be paid on all wolves, regardless of age.

78. Since one of the major causes of our low deer population is winter feeding, this Association suggests that a study should be made of winter feed in deer ranges of other provinces, with a view to planting such food in poor food areas of our deer ranges. This Association would give strong support to the efforts of the Department of Lands and Forests in creating new feeding areas.

Submitted By

The Muskoka and Parry Sound Forestry District Hunters Association.
(Ralph Bice)

Comments

This proposal is contrary to existing legislation. Other presentations have supported the idea of closing the Park to hunting and trapping. In any case the interests of the wolf research study would have to be considered.

The present basis is to prevent the payment of full bounty on a den of pups which might be all gathered up at one time.

This support for the present programme is welcome.
for the Ontario deer population.

79. This Association would also like to go on record of extending its thanks to the Department of Lands and Forests for the help given during the Fall of 1962 in instituting a wolf programme and for the help in instruction of trappers in better methods of trapping and snaring of wolves.

The Muskoka and Parry Sound Forestry District Hunters Association.
(Ralph Bice)

No comment.

80. Purchase of Land for Public Hunting Areas:

Whereas the increased pressure of hunting and the increased number of hunters each year;

Whereas this increase is causing the farmer owning swamps and bushlots to either post his property or to charge rental or fee to the hunters for usage.

Therefore be it resolved to be sure of hunting areas for the future, we ask that land purchases be made by the Department in areas of the southeastern part of Ontario known as the counties of Stormont, Dundas and Glengarry.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

The principle is well established and purchases have been made. The locations are generally based on demonstrated need for hunting lands. This area will receive attention on the same basis as the rest of the Province.

81. Our Ducks:

Whereas for a number of years our duck population seems to have been getting smaller each year;

Whereas the bag limits are certainly not too large;

Whereas the duck hunting is getting progressively poorer with each season.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

Duck production from inland Ontario, the source of most species moving down the Ottawa River and through this area, has not been seriously affected by drought. The prairie species have been. Thus, a restricted bag of the depleted species, as provided, is intended to ease this situation. No restriction is necessary on many species.
RESOLUTION

Therefore be it resolved that our Conservation Council would like to know whether the Department of Lands and Forests officials feel as our Council does: that the numbers of our ducks are being depleted to a dangerously low point.

Be it further resolved that the possibility of a shorter season be considered for at least a few years, to help supplement the duck population to a healthy status before it is too late. That the season be from October 1st to November 30th.

82. Deer Hunting in Algonquin Park:

Whereas for many years deer have been protected in this park, thus causing an over-population of both deer and wolves;

Whereas in conformity with the Department’s thoughts of harvesting over-populated game, thus helping make the remainder strong and healthy and ensuring adequate food;

Whereas it is a known fact that wolves are increasing in numbers in said park.

Therefore be it resolved for a trial period of at least two years, in allocated sections, and under departmental supervision, that we have controlled hunting of deer, bear and wolves in these allocated sections of Algonquin Park.

Submitted By

Conservation Council of Stormont, Dundas and Glengarry. (A. M. Lebano)

Comments

Many strongly held opinions must be considered here. The mechanism operating in Clyde and Bruton townships can be expanded when such an idea becomes acceptable.
83. **Gun Safety Certificates:**

Whereas our Conservation Council feels that many people who are now acting in the capacity of gun safety instructors are much too lenient in issuing certificates which allow a new hunter to get a gun licence;

Whereas by the same token there are those that do a really fine job in giving instruction and actual physical and written tests, along with oral questions, to be sure that the student warrants his certificate;

Whereas we feel that the trial period for gun safety in Ontario is now over, and we should have closer and stricter control of both instructor and student.

Therefore be it resolved that the final passing of examination both written and oral be made under a similar basis as one receiving a driver’s or learner’s permit, thus eliminating inadequate knowledge of the weapon with which such student is supposed to be completely familiar, for the welfare and safety of all parties concerned.

84. **Stiffer Penalties for Fish and Game Infractions:**

Whereas due to the increased pressure on both our fish and our wildlife through increased numbers of people fishing and hunting;

Whereas many magistrates deal much too lightly with cases of fish or game law infractions;

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

Plans are being made for a change and lightening of this procedure in 1963.

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

Experience has shown that the establishment of severe mandatory penalties results in more acquittals than is proper. The magistrates are usually competent to assess suitable penalties.
**Resolution**

Whereas in the interest of all true sportsmen and good citizenship.

Therefore be it resolved that serious consideration be given by the authorities concerned to increase both the maximum and the minimum penalties for the wilful breaking of our fish and game laws of the Province of Ontario.

85. The open season for deer, in the Tweed District, be from Monday, October 28th, to Saturday, November 23rd, this year of 1963.

86. That such regulations apply for a minimum two-year test period and, too, that of the *four weeks* requested, the *first week* be set aside for *archery*.

87. Control and supervision seemed better in 1962, due to the addition of another game warden in this (Lake Simcoe) district. The writer has repeatedly urged this, and hopes that the Department will persist in this manner.

88. Particularly glad to see that Lands and Forests plane go scouting around on those bad week-ends, when half of the city seems to be rushing around with firearms.

89. **Keep the Ban on Sunday Hunting:**

   It is bad enough without another day of trigger-mad imbeciles.

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<td>Ompah Conservation</td>
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<td>(J. S. McCurdy)</td>
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<td>Ompah Conservation</td>
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<td>(J. S. McCurdy)</td>
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<td>John Hauser,</td>
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<td>Sharon, Ontario.</td>
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90. Game wardens need side-arms in spite of Mr. Sophia's very trusting hopes. He obviously doesn't know the rough type who poaches. To weaken authority is to welcome anarchy.

John Hauser, Sharon, Ontario. No comment.

91. Early schooling in game laws, as shown in Newmarket, is an excellent idea, and could be expanded to visionaries from Europe, who hunt for moose around Toronto.


92. ABOUT TIME WE GOT MORE REVENUE FROM LICENCE FEES:

Perhaps if the fees were raised, it might reduce the number of hunters, which is excessive. A tax on ammunition to aid conservation would be a good idea, seeing the way these people waste it!


93. We question the use of motorized toboggans to chase deer out of season. (Globe and Mail, Sunday, March 10th.)

John Hauser, Sharon, Ontario. Doubt that this practice is widespread.

94. Ducks being shot pre-season by city cottage-owners in lakes near Baysville. Can this be watched?


95. Squirrel season seems too long. I had a family of flying squirrels in the back 50 and of course they have all been destroyed. Wanton destruction.

John Hauser, Sharon, Ontario. No comment.

96. IDENTIFICATION OF HUNTERS:

This has been talked about for 15 years to my knowledge. Isn't it time that we had some number or letter on the coat, so that the landowner has something to go by?

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<td>97. More publicity is needed yet for breach of game by-laws. I am glad to note that the morning paper prints such items more prominently now. The writer is not in favour of a damage fund as proposed by the F.A.O. This would increase irresponsibility as witness the Unsatisfied Judgment Fund. Our best bet is more education and pressure on the press to uphold our laws and not to cater so much to sentimentalism.</td>
<td>John Hauser, Sharon, Ontario.</td>
<td>Agreed.</td>
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<td>98. For many years past, while living in Huntsville, I spent as much time as business would allow in Algonquin Park, and have a deep interest in the preservation, as a wilderness area, of that part of the park which lies back from the highway and the camp sites. In this connection, I was sorry to see the gradual increase of tralines in the eastern portion of the park, and glad to see the protection afforded the wolf population of the park about three years ago. There has been considerable agitation along the western boundary of the park for a wolf control programme, and the suggestion has been made that the western side be opened to trapping for wolf control purposes. While I would not feel opposed to a wolf control programme by trapping, on the perimeter of Algonquin Park, if your committee felt this were a proper device, I would like to record with you, Sir, my very strong opposition to the trapping of wolves in any part of</td>
<td>Anglo Canadian Leather Company Ltd. (Abbott Conway)</td>
<td>Agreed.</td>
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Algonquin Park itself that could be considered deeper than a perimeter area.

I feel very deeply that our Provincial Parks should be such bulwarks against the pressures of population and economic self-interest on the fauna and flora of Ontario as will enable our citizens, in future years, to know this Province, and its natural history, as it was when first settled.

99. Requests the use of ferrets for hunting. Does not see why muzzled ferrets cannot be used for hunting.

100. Ice Fishing:

Whereas ice fishing in the Temagami area is attracting an increasing number of fishermen each winter, which this Chamber feels is an economical benefit and should be encouraged, but the Chamber is also concerned over the litter and debris left on the ice which creates an unsightly situation as well as creating a navigation and water pollution hazard during the summer.

Be it resolved, therefore, that ice fishing be controlled and/or supervised as follows:

(1) All owners of fish huts, private or commercial, must have their names posted on each hut.

(2) All hut owners be responsible for garbage disposal under penalty if same is not taken care of.

(3) All huts owned by non-residents of this area be removed as of April 1st of each year.

Ancaster Sportsmen’s Club. (Mr. Berquist)

Temagami Chamber of Commerce. (M. R. McNulty)

There are many circumstances under which the use of ferrets is reasonable, especially when rabbits are causing damage.

Regulations in draft can be extended north of the French River though this was not originally planned.
(4) That all commercial ice huts be operated only by persons holding a tourist outfitters' licence or tourist resort licence, licence to be available for inspection.

(5) That all persons paying rent for an ice hut to any person other than a commercial operator be subject to a penalty.

(6) That the local Conservation Officer be empowered to lay charges after proper warning for failure to comply with the above conditions.

101. Moose Hunting Season:

Whereas for good moose management there should be more moose cropping done in this area; and

Whereas the general area of Temagami has few lumbering or access roads leading off Highway No. 11 into the moose range, but it has an extensive system of waterways that penetrate deep into the hinterland which can be utilized for moose hunting except during early freeze-up.

Be it resolved, therefore, that in order to obtain a good cross section of moose cropping in this area, the southern moose hunting boundary pertaining to this section be moved to follow the boundary line of the Temagami Provincial Forest as it runs along the town-

Submitted By

Temagami Chamber of Commerce.
(Mr. M. R. McNulty)

Comments

New seasons and boundaries will be considered in this area this year.
ships of Torrington, Olive, Milne and Flett, continuing along the townships of Angus and Parkman to the west shore of Lake Temiskaming, and that the opening date be then set at October 1st which will then permit moose hunting in this area to be carried on while the waterways are still not ice bound and thus navigable by boat or aircraft.

102. Re-Opening of Pickerel Season:

Whereas it is not desirable for good fish management to have an open season on pickerel while they are still spawning.

Be it resolved, therefore, that the season on pickerel fishing in this area remain as already established, namely, May 15th to April 14th.

103. Re Fluctuation of Lake Levels:

Whereas the levels of Lake Temagami and Rabbit Lake fluctuate, by as much as 18 feet on Rabbit Lake, because of the waters being drawn off for industrial purposes and such extreme fluctuations destroy the fish spawn as well as wild life animals, such as beaver and muskrat, which get frozen out. This destruction of fish and wildlife is of serious concern to sportsmen, trappers and tourist camp operators.

Be it resolved, therefore, that the Government conduct an investigation on ways to overcome this condition before irreparable damage has been done.

Temagami Chamber of Commerce.  See Resolution No. 30.
(Mr. M. R. McNulty)

Hydro completely controls and maintains water levels in the Sturgeon River watershed. A number of logging companies require water for driving logs in spring and early summer. The Department works with Hydro and the industry to try to regulate the water levels in the best interests of all concerned.

The Hydro is limited to a maximum variation of 2 feet (962-964) during the navigation season on Lake Temagami.
PREAMBLE:

104. In view of the rapidly growing bad feeling between rural dwellers and hunters, I would like to submit a few suggestions to the committee for their consideration, which I feel could lead to an easing of tensions.

I live on a lot 125 feet x 300 feet, which is surrounded by unposted bush and farmland. Consequently my children and their pets are in constant danger from the many hunters who hunt on the adjoining land.

I suggest that hunting should not be allowed at all in well-populated areas, or alternatively, hunting should not be allowed within, say, 300 yards of houses.

Because of the habitual removal or destruction by hunters of notices of "No Trespassing", I suggest that only property posted "Hunters Welcome" should be used by hunters without permission of the owner.

I enclose one photograph of a notice posted on our land and later retrieved from the ditch, and a photograph of one of your department's own notices. Similarly mutilated signs are a common sight. You will probably agree.

105. In the light of ever-increasing numbers of hunting accidents (see enclosed clipping), could the following be considered:

Submitted By

Mrs. Gay Mills, Hannon, Ontario.

Comments

This is a serious problem and a number of measures have been proposed to combat it. This method will be considered. Something similar now exists in certain of the States.

Mrs. Gay Mills, Hannon, Ontario.

Recent changes in legislation have provided penalties for careless hunting. These are rigorously enforced but not all offenders are found.
That the Department instruct its legal representatives to advise on the possibility of introducing special legislation providing for severe penalties for infractions of existing laws when such infractions occur on Crown property.

106. **Hunting Parks:**

It is requested that consideration be given to re-classifying conservation areas into two classes. One class is to be for hunters only and in the other hunting would be prohibited. It is currently an extreme hazard to the general public to be in such areas.

107. Whereas the general area of Temagami has very few lumbering and access roads leading off the main Highway No. 11 into the moose range, as this area is gifted with an elaborate system of natural waterways that penetrate deep into the hinterland.

Be it resolved that in order to obtain a good cross-sectional cropping of moose in this area, either the boundary or opening date on moose hunting be so established that hunting can be conducted while these waters are still navigable by boat and aircraft without danger of freezing-in.

108. Whereas it is not desirable for good fish management to have an open season on pickerel while they are still in the spawning stage.

Be it resolved that for 1963 the opening date on pickerel remain on May 15th as is already established.

Mrs. Gay Mills, Hannon, Ontario.

Hunting in parks when they are occupied by campers and others is undesirable, but there are long periods when such use does not occur. Most areas can serve more than one purpose.

Temagami and District Fish and Game Conservation Club.
(M. Puhach)

Agreed.

See Resolution No. 79.
109. Whereas the Department of Lands and Forests spends much time, effort and money in re-stocking of fish in this area for the benefit of anglers, and little consideration is being given to hunters of waterfowl by creating an environment that would attract such waterfowl as ducks and geese.

Be it resolved that the Department of Lands and Forests take a leading part in the planting of wild rice in suitable marshes and lakes in this area, as this was proved feasible by a small experimental program conducted by this club.

110. Whereas it is quite evident that ice fishing in the Temagami area is attracting an increasing number of fishermen each succeeding winter, and that this could have a serious effect on the pollution of waters.

Be it resolved that:

(a) All fish huts have the name of owner on them.
(b) No one person be allowed more than one hut.
(c) All hut owners to be responsible for garbage disposal.
(d) All huts, etc., to be removed by April 1st.
(e) That the local game overseer be empowered to penalize after proper warning for failure to comply with the above measures.

Submitted By

Temagami and District Fish and Game Conservation Club.  
(M. Puhach)

Comments

Wetland programme is being developed as rapidly as funds permit.

Temagami and District Fish and Game Conservation Club.  
(M. Puhach)

See Resolution No. 77.
111. Whereas the lake levels on Lake Temagami and Rabbit Lake fluctuate (by as much as 18 feet on Rabbit Lake) because the waters are being drawn-off for industrial purposes and that such fluctuations destroy the fish spawn, the wildlife animals like beaver and muskrat get frozen out to the detriment of sportsmen, trappers and camp owners.

Be it resolved, that the government conduct an investigation on ways to overcome this condition before irreparable damage results if left unchecked.

PREAMBLE:

The Amalgamated Game Commission of the regulated Game Preserve Areas of the townships of Whitchurch, Markham, Pickering, Whitby, East Whitby, Clarke, Darlington, having no wish to impose any undue hardships or restrictions on the privilege of sportsmen to hunt, but having a sincere desire to protect game birds and animals during the closed seasons and in hopes of promoting better harmony between sportsmen and farmers, do hereby present for approval of the Fish and Game Committee of the Ontario Legislature, the following resolution.

112. The Amalgamated Game Commission strongly recommend, after considerable discussion, that the motion of last year be presented again. That is, we strongly recommend to the Department and/or to the select committee that the resident and non-resident licences be of a different colour and that we go back to a stub system on the licence.

This refers to township licences. The present printing sends them out as single licences rather than in books. We will check on the possibility of producing two colours.
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<tr>
<td>113. After considerable discussion by the Amalgamated Game Commission it</td>
<td>Amalgamated Game Commission.</td>
<td>This is a good suggestion and we will ask the issuers to co-operate.</td>
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<td>was recommended that the motion of last year be presented again. That</td>
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<td>is, due to the difficulty of reading the names on the Provincial Licence</td>
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<td>that issuers of the licences be required to print the name in block</td>
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<td>letters of the person buying the licence (as an example, the motor vehicle</td>
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<td>licence).</td>
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<td>114. The Amalgamated Game Commission after considerable discussion</td>
<td>Amalgamated Game Commission.</td>
<td>If the municipal councils concerned will so advise the Minister, this</td>
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<td>strongly recommend that the motion of last year be presented again, that</td>
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<td>can be done by regulation.</td>
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<td>is, that we recommend to the select committee that any calibre rifle over</td>
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<td>.275 be prohibited in the Amalgamated Game Commission area.</td>
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<td>115. The Amalgamated Game Commission recommends that the gun licence</td>
<td>Amalgamated Game Commission.</td>
<td>This would create a hardship on many applicants for licences in the</td>
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<td>should not be issued from sporting goods stores in Metropolitan Toronto.</td>
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<td>Metro area.</td>
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<td>As most issuers selling guns and ammunition are more interested in</td>
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<td>making a sale rather than checking whether the applicant has had the</td>
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<td>proper instruction and his Hunter Safety Training card and giving</td>
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<td>misleading information on areas that they can hunt on Provincial Licence</td>
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<td>116. We wish to recommend that in any future attempt to gather lake</td>
<td>Temagami Lakes Association.</td>
<td>It was found that the lake trout were widely scattered throughout the</td>
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<td>trout eggs in Northern Ontario, and Temagami Lake in particular, for</td>
<td>(Dewey Derosier)</td>
<td>lake, which made spawn-taking operations very difficult. Collection</td>
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<td>re-stocking purposes that:</td>
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<td>were also made on Manitou and Emerald Lakes with reasonably good</td>
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(a) well-trained and properly equipped crews are available at the proper time and places that we may be ensured of at least a 50-50 chance of success;

(b) air craft or other fast means be available to get the spawn to the closest hatchery. In our opinion, the poor results of the 1961 and 1962 attempt to gather eggs could have been more successful if properly trained and properly equipped personnel had been available. The part of gill netting the lake trout for the above purpose seemed to have been fairly successful.

117. We question the wisdom of taking fingerling lake trout from a lake where the average weight of mature trout is 3-5 pounds and planting them in Temagami Lake where the lake trout grow up to forty pounds. In our opinion, this might in time reduce the average size of Lake Temagami trout. (1) It is our belief that the same law prohibiting the transporting of live minnows and adult fish from one lake to another, should apply to all fish from the eggs on up. We would be interested to know why and where the line is drawn. The seventeen lake trout fingerlings the Association was permitted to hold for nineteen days in traps in May last year without feeding and when released were all in good shape, only proves that the different body of water was suitable but it is no proof that they would grow larger than the parent fish that might average only 3-5 pounds which is the case in a good number of lakes where lake trout are found.

We appreciate Mr. Derosier’s comments with respect to size variations in different strains of trout i.e. plankton feeders as opposed to carnivorous fish; collection of lake trout spawn for our Provincial Hatcheries is made from waters where the carnivorous type of lake trout is present.

(1) It would not be practical to maintain our hatchery operations on this basis.
118. We again express our wishes that a definite survey be made on Temagami Lake to create more dead-end bays as sanctuaries. With approximately 2800 miles of shore line, a number of isolated bays of 304 miles could be closed permanently and the areas would not be noticed, and might be a great help to small fish.

119. Some serious consideration should be given to lake trout daily limits for all of Ontario. We might suggest three per day or fifteen pounds total weight, whichever comes first. With extremely low water levels this winter, we fear that a good percentage of lake trout spawn was frozen in, which is not encouraging for our lake trout population.

120. Our association test program of destroying suckers on Temagami Lake in May 1962 was very successful. We took out of three small streams over 7000 suckers. Our effort this year will be greatly increased to reduce the number of suckers which in our opinion are the spawn and fry destroyers of game fish. Our coarse fish, such as rock bass, white fish, herring, ciscoes, ling, many varieties of minnows, crayfish, bugs, etc., outnumber our game fish by a high percentage.

121. Our association protests the lack of co-operation between the Fish and Wildlife Division and the Department of Travel and Publicity in regard to regulations and control of winter fishermen. As both departments are involved in the combined efforts of any tourist industry and conservation, it is our belief that with
more co-operation on the part of the different departments, including the Department of Lands and Forests, a lot of these problems could be improved to satisfy more people and be in the interests of all concerned. The increasing habit of private persons putting out a number of fish huts for rent right on the doorstep of commercial resort operators who pay licences, high taxes and are vitally interested in conservation, does not add up to fair competition in any way. We strongly recommend that:

(a) all fish hut owners, private or commercial be, required to have their names on the huts and be responsible for the disposal of garbage and trash;

(b) all fish hut operators north of the French and Mattawa waters or some such zoning, be required to remove all huts from the ice not later than April 1st and store them out of sight somewhere instead of leaving them on Crown Lands to clutter up the shore line or our lakes through the summer.

122. We still request the full-time services of a game overseer on Temagami Lake for the summer months. His presence on the lake daily would, I am sure, considerably deter law breakers.

123. At a recent meeting of the Fish Committee, Zone 5, Ontario Federation of Anglers and Hunters it was regularly moved and seconded and passed that I, as the Chairman of this Committee, write to you to let you know that this Committee and its members are “against the use of underwater spears or arboletes by scuba or skin divers, to be used for the purpose of taking game fish”.

Temagami Lakes Association.
(Dewey Derosier)

Ontario Federation of Anglers and Hunters.
(Jim McGowan)

This matter will be looked into through the District.

The existing regulations prevent the use of underwater spears or arboletes.