JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

On the 29th and 30th of October, 1963
IN THE TWELFTH YEAR OF THE REIGN OF
OUR SOVEREIGN LADY QUEEN ELIZABETH II
BEING THE
First Session of the
Twenty-Seventh Parliament of Ontario

SESSION 1963

and

From 15th of January to 25th of March, 1964
Both Days Inclusive
and from 14th of April to 8th of May, 1964
Both Days Inclusive

IN THE TWELFTH AND THIRTEENTH YEARS OF THE REIGN OF
OUR SOVEREIGN LADY QUEEN ELIZABETH II
BEING THE
Second Session of the
Twenty-Seventh Parliament of Ontario

SESSION 1964

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VOL. XCVIII
INDEX

Journals of the Legislative Assembly, Ontario
12-13 ELIZABETH II, 1964

2nd Session — Twenty-seventh Parliament
January 15th to May 8th, 1964

AGING, SELECT COMMITTEE ON:
  Appointed, 163.

AGRICULTURAL COMMITTEE:
  1. Authorized, 16.
  3. Reports, 102.

AGRICULTURAL LOANS:
  See Commissioner.

AGRICULTURAL REHABILITATION AND DEVELOPMENT:
  Referred to, 7, 12.

AGRICULTURAL RESEARCH INSTITUTE OF ONTARIO:
  Report of, 54. (Sessional Paper No. 29.)

AGRICULTURE:
  See Department.

AIR POLLUTION CONTROL:
  Referred to, 12.
ALCOHOLISM AND DRUG ADDICTION RESEARCH FOUNDATION:

Report, 127. (Sessional Paper No. 42, Parts 1 and 2.)

APPRENTICESHIP:

Referred to, 8.

ATTORNEY GENERAL:

See Department.

AUDITOR:

See Provincial.

BILLS:

(See following.)
<table>
<thead>
<tr>
<th>BILL, PUBLIC</th>
<th>Bill No.</th>
<th>1st Reading</th>
<th>2nd Reading</th>
<th>Committee</th>
<th>3rd Reading and Passed</th>
<th>Royal Assent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alcoholism and Drug Addiction Research Foundation Act, 1949—Act to amend.</td>
<td>55</td>
<td>74</td>
<td>84</td>
<td>115</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Anatomy Act—Act to amend.</td>
<td>50</td>
<td>63</td>
<td>77</td>
<td>115</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Apprenticeship and Tradesmen’s Qualification Act, 1964</td>
<td>4</td>
<td>20</td>
<td>33</td>
<td>44</td>
<td>112, 155</td>
<td>159</td>
</tr>
<tr>
<td>Assessment Act—Act to amend.</td>
<td>60</td>
<td>75</td>
<td>85</td>
<td>131, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Bailiffs Act, 1960-61—Act to amend.</td>
<td>39</td>
<td>47</td>
<td>53</td>
<td>155</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Canadian National Exhibition Association Act (Lapsed)</td>
<td>28</td>
<td>36</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Collection Agencies Act—Act to amend.</td>
<td>103</td>
<td>103</td>
<td>143</td>
<td>153, 157</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Commissioners for taking Affidavits Act—Act to amend.</td>
<td>74</td>
<td>81</td>
<td>100</td>
<td>156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Conveyancing and Law of Property Act—Act to amend.</td>
<td>1</td>
<td>15</td>
<td>32</td>
<td>42</td>
<td>116</td>
<td>121</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>73</td>
<td>81</td>
<td>89</td>
<td>142, 156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Corporations Act—Act to amend.</td>
<td>79</td>
<td>83</td>
<td>100</td>
<td>115</td>
<td>118</td>
<td>123</td>
</tr>
<tr>
<td>Corporations Tax Act—Act to amend.</td>
<td>92</td>
<td>97</td>
<td>104</td>
<td>115</td>
<td>118</td>
<td>123</td>
</tr>
<tr>
<td>County Courts Act—Act to amend.</td>
<td>13</td>
<td>23</td>
<td>34</td>
<td>38, 42</td>
<td>116</td>
<td>121</td>
</tr>
<tr>
<td>County Judges Act—Act to amend.</td>
<td>24</td>
<td>28</td>
<td>41</td>
<td>93</td>
<td>117</td>
<td>121</td>
</tr>
<tr>
<td>Credit Unions Act—Act to amend.</td>
<td>72</td>
<td>81</td>
<td>99</td>
<td>143, 156</td>
<td>159</td>
<td>168</td>
</tr>
<tr>
<td>Crown Attorneys Act—Act to amend.</td>
<td>29</td>
<td>36</td>
<td>41</td>
<td>43</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Crown Timber Act—Act to amend.</td>
<td>32</td>
<td>36</td>
<td>49</td>
<td>88, 105</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Custody of Documents Act—Act to amend.</td>
<td>46</td>
<td>60</td>
<td>77</td>
<td>109, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Day Nurseries Act—Act to amend.</td>
<td>26</td>
<td>28</td>
<td>41</td>
<td>43</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Department of Agriculture Act—Act to amend.</td>
<td>9</td>
<td>23</td>
<td>33</td>
<td>47</td>
<td>116</td>
<td>121</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>36</td>
<td>45</td>
<td>49</td>
<td>106</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Department of Education Act—Act to amend.</td>
<td>85</td>
<td>97</td>
<td>105</td>
<td>156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>130</td>
<td>134</td>
<td>136</td>
<td>140, 158</td>
<td>161</td>
<td>169</td>
</tr>
<tr>
<td>Department of Energy Resources Act—Act to amend.</td>
<td>19</td>
<td>23</td>
<td>36</td>
<td>43</td>
<td>117</td>
<td>121</td>
</tr>
<tr>
<td>Department of Municipal Affairs Act—Act to amend.</td>
<td>62</td>
<td>75</td>
<td>85</td>
<td>131, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Department of Travel and Publicity Act—Act to amend.</td>
<td>20</td>
<td>23</td>
<td>43</td>
<td>50</td>
<td>117</td>
<td>121</td>
</tr>
<tr>
<td>Department of University Affairs Act.</td>
<td>126</td>
<td>132</td>
<td>145</td>
<td>157</td>
<td>161</td>
<td>169</td>
</tr>
<tr>
<td>Division Courts Act—Act to amend.</td>
<td>65</td>
<td>76</td>
<td>89</td>
<td>109, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Dower Act—Act to amend.</td>
<td>17</td>
<td>23</td>
<td>34</td>
<td>38, 42</td>
<td>117</td>
<td>121</td>
</tr>
<tr>
<td>Election Act—Act to amend (Lapsed).</td>
<td>43</td>
<td>60</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend (Lapsed).</td>
<td>84</td>
<td>97</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Energy Act, 1964</td>
<td>48</td>
<td>60</td>
<td>85</td>
<td>100, 115</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Executive Council Act—Act to amend.</td>
<td>141</td>
<td>138</td>
<td>153</td>
<td>158</td>
<td>162</td>
<td>170</td>
</tr>
<tr>
<td>Extra-Judicial Services Act—Act to amend.</td>
<td>18</td>
<td>23</td>
<td>34</td>
<td>38, 43</td>
<td>117</td>
<td>121</td>
</tr>
<tr>
<td>BILL No.</td>
<td>1st Reading</td>
<td>2nd Reading</td>
<td>Committee</td>
<td>3rd Reading and Passed</td>
<td>Royal Assent</td>
<td></td>
</tr>
<tr>
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<tr>
<td>91</td>
<td>97</td>
<td>100</td>
<td>102, 115</td>
<td>118</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>83</td>
<td>86</td>
<td>100</td>
<td>102, 116</td>
<td>118</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>28</td>
<td></td>
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<tr>
<td>23</td>
<td>28</td>
<td>41</td>
<td>43</td>
<td>117</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>81</td>
<td>89</td>
<td>109, 156</td>
<td>159</td>
<td>168</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>36</td>
<td>49</td>
<td>101, 106</td>
<td>117</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>95</td>
<td>97</td>
<td>104</td>
<td>115</td>
<td>118</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>48</td>
<td>79</td>
<td>114, 117</td>
<td>120</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>27</td>
<td>33</td>
<td>43</td>
<td>114</td>
<td>117</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>122</td>
<td>129</td>
<td>133</td>
<td>144, 157</td>
<td>161</td>
<td>169</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>47</td>
<td>54</td>
<td>88, 106</td>
<td>117</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>118</td>
<td>128</td>
<td>132</td>
<td>157</td>
<td>161</td>
<td>169</td>
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</tr>
<tr>
<td>94</td>
<td>97</td>
<td>104</td>
<td>115</td>
<td>118</td>
<td>123</td>
<td></td>
</tr>
<tr>
<td>139</td>
<td>137</td>
<td>140</td>
<td>158</td>
<td>161</td>
<td>170</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>20</td>
<td>53</td>
<td>106</td>
<td>116</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>21</td>
<td>25</td>
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<tr>
<td>93</td>
<td>97</td>
<td>104</td>
<td>115</td>
<td>118</td>
<td>123</td>
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</tr>
<tr>
<td>116</td>
<td>126</td>
<td>132</td>
<td>157</td>
<td>161</td>
<td>169</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>20</td>
<td>32</td>
<td>42, 105, 116</td>
<td>120</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>20</td>
<td>33</td>
<td>42, 105</td>
<td>159</td>
<td>167</td>
<td></td>
</tr>
<tr>
<td>102</td>
<td>105</td>
<td>140</td>
<td>157</td>
<td>160</td>
<td>168</td>
<td></td>
</tr>
<tr>
<td>45</td>
<td>60</td>
<td>77</td>
<td>109, 155</td>
<td>159</td>
<td>167</td>
<td></td>
</tr>
<tr>
<td>10</td>
<td>23</td>
<td>33</td>
<td>42</td>
<td>116</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>23</td>
<td>34</td>
<td>38, 42</td>
<td>116</td>
<td>121</td>
<td></td>
</tr>
<tr>
<td>101</td>
<td>103</td>
<td>132</td>
<td>157</td>
<td>160</td>
<td>168</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>36</td>
<td>49</td>
<td>105</td>
<td>117</td>
<td>122</td>
<td></td>
</tr>
<tr>
<td>142</td>
<td>138</td>
<td>141</td>
<td>142, 158</td>
<td>162</td>
<td>170</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>103</td>
<td>132</td>
<td>157</td>
<td>160</td>
<td>168</td>
<td></td>
</tr>
<tr>
<td>137</td>
<td>137</td>
<td>140</td>
<td>158</td>
<td>161</td>
<td>170</td>
<td></td>
</tr>
<tr>
<td>123</td>
<td>128</td>
<td>133</td>
<td>144, 157</td>
<td>161</td>
<td>169</td>
<td></td>
</tr>
<tr>
<td>Act</td>
<td>Index 1964</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>--------------------------------------------------------------------</td>
<td>-------------</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Magistrates Act—Act to amend</td>
<td>34</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marriage Act—Act to amend</td>
<td>88</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Maternity Boarding Houses Act—Act to amend</td>
<td>84</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mental Incompetency Act—Act to amend</td>
<td>34</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Milk Industry Act—Act to amend</td>
<td>88</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mining Act—Act to amend</td>
<td>63</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mortgage Brokers Registration Act—Act to amend</td>
<td>77</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mortgages Act—Act to amend</td>
<td>132</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mothers' Allowances Act—Act to amend</td>
<td>84</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Motor Vehicle Accident Claims Act, 1961-62—Act to amend</td>
<td>77</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Motor Vehicle Fuel Tax Act—Act to amend</td>
<td>79</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Act—Act to amend</td>
<td>133</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Unconditional Grants Act—Act to amend</td>
<td>126</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Works Assistance Act, 1963—Act to amend</td>
<td>84</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipality of Metropolitan Toronto Act—Act to amend</td>
<td>128</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notaries Act, 1962-63—Act to amend</td>
<td>66</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nurses Act, 1961-62—Act to amend</td>
<td>57</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Energy Board Act, 1964</td>
<td>47</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Food Terminal Act—Act to amend</td>
<td>98</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Housing Corporation Act</td>
<td>135</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Human Rights Code Act, 1961-62—Act to amend (Lapsed)</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Hurricane Relief Fund Act, 1955—Act to amend</td>
<td>125</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Law Reform Commission Act</td>
<td>75</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Loan Act</td>
<td>115</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Mental Health Foundation Act, 1960-61—Act to amend</td>
<td>75</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Municipal Board Act—Act to amend</td>
<td>80</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Municipal Employees Retirement System Act, 1961-62—Act to amend</td>
<td>110</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Northland Transportation Commission Act—Act to amend</td>
<td>97</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario-St. Lawrence Development Commission Act—Act to amend</td>
<td>63</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Universities Capital Aid Corporation Act</td>
<td>127</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Water Resources Commission Act—Act to amend</td>
<td>124</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operating Engineers Act, 1964 (Withdrawn for further consideration)</td>
<td>37</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Pension Benefits Act, 1962-63—Act to amend</td>
<td>140</td>
<td></td>
<td></td>
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<td>Pharmacy Act—Act to amend</td>
<td>96</td>
<td></td>
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<td>Planning Act—Act to amend</td>
<td>132</td>
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<td>Plant Diseases Act—Act to amend</td>
<td>8</td>
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<td>Police Act—Act to amend</td>
<td>99</td>
<td></td>
<td></td>
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<tr>
<td>Public Health Act—Act to amend</td>
<td>68</td>
<td></td>
<td></td>
<td></td>
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<td>Public Hospitals Act—Act to amend</td>
<td>128</td>
<td></td>
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<td>BILL, PUBLIC</td>
<td>BILL No.</td>
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<td>Public Schools Act—Act to amend</td>
<td>54</td>
<td>71</td>
<td>88</td>
<td>101, 158</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>—Act to amend</td>
<td>90</td>
<td>97</td>
<td>105</td>
<td>136, 156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Public Service Superannuation Act—Act to amend</td>
<td>129</td>
<td>134</td>
<td>140</td>
<td>158</td>
<td>161</td>
<td>169</td>
</tr>
<tr>
<td>Public Utilities Act—Act to amend (Lapsed)</td>
<td>119</td>
<td>128</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>Race Tracks Tax Act—Act to amend</td>
<td>114</td>
<td>126</td>
<td>132</td>
<td>157</td>
<td>161</td>
<td>169</td>
</tr>
<tr>
<td>Radiological Technicians Act, 1962-63—Act to amend</td>
<td>59</td>
<td>75</td>
<td>85</td>
<td>115</td>
<td>118</td>
<td>122</td>
</tr>
<tr>
<td>Real Estate and Business Brokers Act—Act to amend</td>
<td>105</td>
<td>103</td>
<td>144</td>
<td>153, 157</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Reciprocal Enforcement of Maintenance Orders Act—Act to amend</td>
<td>14</td>
<td>23</td>
<td>34</td>
<td>38, 50</td>
<td>116</td>
<td>121</td>
</tr>
<tr>
<td>Reformatories Act—Act to amend</td>
<td>42</td>
<td>55</td>
<td>77</td>
<td>114</td>
<td>117</td>
<td>122</td>
</tr>
<tr>
<td>Registry Act—Act to amend</td>
<td>44</td>
<td>60</td>
<td>77</td>
<td>109, 158</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Residential and Farm School Tax Assistance Grants Act, 1960-61—Act to repeal</td>
<td>86</td>
<td>97</td>
<td>105</td>
<td>136, 156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Retail Sales Tax Act, 1960-61—Act to amend</td>
<td>112</td>
<td>126</td>
<td>132</td>
<td>158</td>
<td>160</td>
<td>169</td>
</tr>
<tr>
<td>Schools Administration Act—Act to amend</td>
<td>52</td>
<td>71</td>
<td>88</td>
<td>101, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>—Act to amend</td>
<td>53</td>
<td>71</td>
<td>88</td>
<td>101, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>—Act to amend</td>
<td>52</td>
<td>71</td>
<td>105</td>
<td>136, 156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Securities Act—Act to amend</td>
<td>88</td>
<td>97</td>
<td>105</td>
<td>136, 156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Separate Schools Act—Act to amend</td>
<td>70</td>
<td>81</td>
<td>89</td>
<td>109, 158</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Sheridan Park Corporation Act</td>
<td>87</td>
<td>97</td>
<td>105</td>
<td>136, 156</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Short Forms of Mortgages Act—Act to amend</td>
<td>136</td>
<td>135</td>
<td>140</td>
<td>158</td>
<td>161</td>
<td>169</td>
</tr>
<tr>
<td>Slot Machines Act—Act to repeal</td>
<td>107</td>
<td>103</td>
<td>132</td>
<td>157</td>
<td>160</td>
<td>168</td>
</tr>
<tr>
<td>Statute Labour Act—Act to amend (Lapsed)</td>
<td>11</td>
<td>23</td>
<td>34</td>
<td>38, 42</td>
<td>116</td>
<td>121</td>
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<tr>
<td>Succession Duty Act—Act to amend</td>
<td>113</td>
<td>126</td>
<td>132</td>
<td>157</td>
<td>160</td>
<td>169</td>
</tr>
<tr>
<td>Summary Convictions Act—Act to amend</td>
<td>69</td>
<td>81</td>
<td>89</td>
<td>109, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Supply Act, 1964</td>
<td>144</td>
<td>166</td>
<td>166</td>
<td></td>
<td></td>
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<tr>
<td>Teachers' Superannuation Act—Act to amend</td>
<td>143</td>
<td>140</td>
<td>153</td>
<td>158</td>
<td>162</td>
<td>170</td>
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<td>Territorial Division Act—Act to amend</td>
<td>33</td>
<td>36</td>
<td>43</td>
<td>49</td>
<td>117</td>
<td>122</td>
</tr>
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<td>Tourist Establishments Act—Act to amend</td>
<td>138</td>
<td>137</td>
<td>153</td>
<td>158</td>
<td>161</td>
<td>170</td>
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<tr>
<td>Trees Act—Act to amend</td>
<td>31</td>
<td>36</td>
<td>49</td>
<td>105</td>
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<td>122</td>
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<tr>
<td>Trustee Act—Act to amend</td>
<td>12</td>
<td>23</td>
<td>34</td>
<td>38, 42</td>
<td>116</td>
<td>121</td>
</tr>
<tr>
<td>University of Guelph Act</td>
<td>133</td>
<td>135</td>
<td>145</td>
<td>158</td>
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<td>169</td>
</tr>
<tr>
<td>Used Car Dealers Act</td>
<td>109</td>
<td>103</td>
<td>144</td>
<td>153, 157</td>
<td>160</td>
<td>168</td>
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<td>Bill Description</td>
<td>Pr</td>
<td>41</td>
<td>77</td>
<td>59, 114</td>
<td>119</td>
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<td>Vaccination Act, 1962-63—Act to repeal</td>
<td>67</td>
<td>76</td>
<td>100</td>
<td>156</td>
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<td>Vital Statistics Act—Act to amend</td>
<td>78</td>
<td>83</td>
<td>100</td>
<td>115</td>
<td>118</td>
<td>123</td>
</tr>
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<td>Wages Act—Act to amend (Lapsed)</td>
<td>108</td>
<td>103</td>
<td>140</td>
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<td></td>
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<tr>
<td>Wallace Bullied and Norah Bullied Relief Act</td>
<td>64</td>
<td>76</td>
<td>85</td>
<td>131, 156</td>
<td>159</td>
<td>167</td>
</tr>
<tr>
<td>Workmen's Compensation Act—Act to amend</td>
<td>76</td>
<td>83</td>
<td>100</td>
<td>112, 156</td>
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**BILLS, PRIVATE**

<table>
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<th>Bill Description</th>
<th>Pr</th>
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<th>59, 114</th>
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<tr>
<td>Assumption University—Act respecting</td>
<td>Pr 32</td>
<td>41</td>
<td>77</td>
<td>59, 114</td>
<td>119</td>
<td>124</td>
</tr>
<tr>
<td>Barrie, City of—Act respecting</td>
<td>Pr 26</td>
<td>41</td>
<td>49</td>
<td>44, 114</td>
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<td>124</td>
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<td>Brock University—Act to incorporate</td>
<td>Pr 10</td>
<td>27</td>
<td>77</td>
<td>55, 114</td>
<td>119</td>
<td>123</td>
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<td>Cochrane, Town of—Act respecting</td>
<td>Pr 1</td>
<td>27</td>
<td>77</td>
<td>51, 114</td>
<td>118</td>
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<td>Erin Township School Area—Act respecting</td>
<td>Pr 12</td>
<td>40</td>
<td>77</td>
<td>64, 74, 114</td>
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<td>Frontenac District High School Board—Act respecting (Withdrawn)</td>
<td>Pr 21</td>
<td></td>
<td></td>
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<td>Hamilton, City of—Act respecting</td>
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<td>41</td>
<td>77</td>
<td>55, 114</td>
<td>119</td>
<td>124</td>
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<td>Huron College—Act respecting</td>
<td>Pr 7</td>
<td>27</td>
<td>43</td>
<td>35, 50</td>
<td>118</td>
<td>123</td>
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<tr>
<td>London Board of Education Act</td>
<td>Pr 5</td>
<td>27</td>
<td>49</td>
<td>44, 114</td>
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<td>123</td>
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<tr>
<td>London, City of—Act respecting</td>
<td>Pr 13</td>
<td>40</td>
<td>105</td>
<td>64, 81, 114</td>
<td>119</td>
<td>123</td>
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<tr>
<td>Masonic Foundation of Ontario—Act to incorporate</td>
<td>Pr 22</td>
<td>28</td>
<td>43</td>
<td>35, 44, 50</td>
<td>119</td>
<td>124</td>
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<td>Niagara Falls, City of—Act respecting</td>
<td>Pr 31</td>
<td>41</td>
<td>77</td>
<td>55, 114</td>
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<td>124</td>
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<td>Norfolk Hospital Association—Act respecting (Adversely reported by Commissioners of Estate Bills)</td>
<td>Pr 25</td>
<td>40</td>
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<td>Ottawa, City of—Act respecting</td>
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<td>40</td>
<td>105</td>
<td>74, 114</td>
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<td>124</td>
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<td>Ottawa Community Chests—Act respecting</td>
<td>Pr 30</td>
<td>41</td>
<td>144</td>
<td>77, 114</td>
<td>119</td>
<td>124</td>
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<td>Ottawa, Université d'—Act respecting</td>
<td>Pr 24</td>
<td>41</td>
<td>77</td>
<td>74, 114</td>
<td>119</td>
<td>124</td>
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<td>Owen Sound, City of—Act respecting</td>
<td>Pr 2</td>
<td>27</td>
<td>43</td>
<td>35, 50</td>
<td>118</td>
<td>123</td>
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<td>Peterborough, City of—Act respecting</td>
<td>Pr 28</td>
<td>41</td>
<td>49</td>
<td>44, 114</td>
<td>119</td>
<td>124</td>
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<td>Pittsburgh, Township of—Act respecting (Withdrawn)</td>
<td>Pr 6</td>
<td>27</td>
<td>44</td>
<td></td>
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<td>Port Arthur, City of—Act respecting</td>
<td>Pr 33</td>
<td>41</td>
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<td>Royal Assent</td>
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<td>44, 49</td>
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<td>105</td>
<td>64, 81, 114</td>
<td>119</td>
<td>123</td>
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<td>Pr 17</td>
<td>28</td>
<td>105</td>
<td>60, 158</td>
<td>162</td>
<td>170</td>
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<td>Pr 34</td>
<td>41</td>
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<td>81, 114</td>
<td>119</td>
<td>124</td>
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<td>41</td>
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<td>46, 116</td>
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<td>124</td>
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</table>

BILLS, PRIVATE

Riverdale Hospital—Act respecting

Rochdale College—Act to establish (Lapsed)

Ross Memorial Hospital—Act respecting

Saltfleet, Township of—Act respecting (Withdrawn)

Smiths Falls, Town of—Act respecting

Thomas (W. F.) Foundation—Act respecting

Thorold, Town of—Act respecting

Toronto, City of—Act respecting

Toronto, Township of—Act respecting

Treble Trust, the—Act respecting

Waterloo, City of—Act respecting

West Ferris, Township of—Act respecting (Withdrawn)

Westminster College—Act respecting (Lapsed)

York, Township of—Act respecting
Brock University:

Proposed legislation, 6.

Budget:

Tabled, 48. (*Sessional Paper No. 4.*)

Canada Pension Plan:

Letter to Prime Minister of Canada re, 52. (*Sessional Paper No. 62, Part 1.*)

Cancer Treatment:

See Ontario.

Capital Investment:

Referred to, 4.

Centennial Program:

Referred to, 14.

Citizenship:

See Department of Provincial Secretary.

Civil Service:

See Department.

Clerk of the Legislative Assembly:

Estimates passed, 87.

College of Art:

See Ontario.

Commissioner of Agricultural Loans:

Commissioner's Report, 74. (*Sessional Paper No. 23.*)

Committees:

1. Striking Committee appointed, 16.

3. Mr. Noden (Rainy River) elected Chairman of Committees of Whole House, 19.

See also Aging; Cost of Consumer Credit; Mining; Municipal Law; Youth. (For Reports, see under Titles of Respective Committees.)

CONSUMER CREDIT SELECT COMMITTEE:

1. Interim Report, 73, 90. (Sessional Paper No. 65.)
2. Re-appointed, 162.

CONSUMER PROTECTION:

Referred to, 14.

CO-OPERATIVE LOANS BOARD OF ONTARIO:

Report of, 54. (Sessional Paper No. 26.)

DEPARTMENT OF AGRICULTURE:

1. Report of Minister, 54. (Sessional Paper No. 21.)
2. Report of Federated Colleges of the Ontario Department of Agriculture, 54. (Sessional Paper No. 28.)
3. Estimates passed, 75, 76, 82.
4. Report, 129. (Sessional Paper No. 22.)

DEPARTMENT OF ATTORNEY GENERAL:

Estimates passed, 143, 144.

DEPARTMENT OF CIVIL SERVICE:

2. Report of Civil Service Commission, 133. (Sessional Paper No. 35.)

DEPARTMENT OF ECONOMICS AND DEVELOPMENT:


DEPARTMENT OF EDUCATION:

1. Minister's report, 106. (Sessional Paper No. 7.)
2. Estimates passed, 111, 139, 140, 141, 142, 144.
3. Supplementary Supply, 146.
DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:

1. Referred to, 6.
2. Estimates passed, 129, 130, 131.

DEPARTMENT OF HEALTH:

1. Estimates passed, 62, 63, 111.
2. Report, 127. *(Sessional Paper No. 74.)*
3. Supplementary Supply, 146.

DEPARTMENT OF HIGHWAYS:

1. Minister's report, 81. *(Sessional Paper No. 20.)*

DEPARTMENT OF INSURANCE:

Estimates passed, 60.

DEPARTMENT OF LABOUR:

1. Women's Bureau referred to, 8.
2. Estimates passed, 52, 59.
3. Minister's report, 128. *(Sessional Paper No. 11.)*

DEPARTMENT OF LANDS AND FORESTS:

1. Referred to, 13.
2. Estimates passed, 111, 145, 146.
3. Supplementary Supply, 146.
4. Report, 152. *(Sessional Paper No. 15.)*

DEPARTMENT OF MINES:

1. Estimates passed, 71, 72.
2. Report, entitled "Ontario Development through Mining, 1963", 89. *(Sessional Paper No. 53.)*

DEPARTMENT OF MUNICIPAL AFFAIRS:

1. Report of, 60. *(Sessional Paper No. 16, Parts 1 and 2.)*
2. Estimates passed, 71.
DEPARTMENT OF PRIME MINISTER:

1. Estimates passed, 51.

2. Letter to Prime Minister of Canada re Canada Pension Plan, 52. *(Sessional Paper No. 62, Part 1.)*

DEPARTMENT OF PROVINCIAL SECRETARY:

1. Estimates passed, 87.

2. Report, 129. *(Sessional Paper No. 31.)*

DEPARTMENT OF PUBLIC WELFARE:

1. Estimates passed, 111, 125.

2. Report, 162. *(Sessional Paper No. 13.)*

DEPARTMENT OF PUBLIC WORKS:

1. Minister's report, 73. *(Sessional Paper No. 14.)*

2. Estimates passed, 86, 87.

DEPARTMENT OF REFORM INSTITUTIONS:

1. Minister's report, 89. *(Sessional Paper No. 37, Parts 1 and 2.)*

2. Estimates passed, 98.

DEPARTMENT OF TOURISM AND INFORMATION:

Estimates passed, 103, 126.

DEPARTMENT OF TRAVEL AND PUBLICITY:

Report, 102. *(Sessional Paper No. 38.)*

DEPARTMENT OF TRANSPORT:

1. Report, 72. *(Sessional Paper No. 54.)*

2. Estimates passed, 73, 75.

DEPARTMENT OF TREASURY:

1. Estimates passed, 82, 111.

2. Supplementary Supply, 146.

DEPARTMENT OF UNIVERSITY AFFAIRS:

Referred to, 5.

DOUGLAS POINT NUCLEAR POWER STATION:

Referred to, 6.
ECONOMIC ACHIEVEMENT:
   1. Referred to, 4.
   2. Expansion, 5.

ECONOMICS AND DEVELOPMENT:
   See Department.

EDUCATION:
   See Department.

EDUCATION, HEALTH AND WELFARE COMMITTEE:
   1. Authorized, 16.

ELECTION RETURNS:
   (Sessional Paper No. 47.)

EMPLOYMENT, HIGH LEVEL OF:
   Referred to, 4.

ENERGY RESOURCES DEVELOPMENT:
   Referred to, 6.

ENERGY AND RESOURCES MANAGEMENT:
   See Department.

ERINDALE COLLEGE:
   See University of Toronto.

FEDERAL-PROVINCIAL CONFERENCE:
   Referred to, 3.

FEDERATED COLLEGES:
   See Department of Agriculture.
Food Terminal Board:

See Ontario.

Government Activities:

Re-organization of, 5.

Government Commissions Committee:

1. Authorized, 16.
3. Reports, 99, 100.

Gross Provincial Product:

Referred to, 4.

Health:

See Department.

Highway Construction:

Referred to, 13.

Highway Transport Board:

See Ontario.

Highways:

See Department.

Highways Grants to Municipalities:

Referred to, 13.

Highways and Tourism Committee:

1. Authorized, 16.
3. Reports, 88, 144.
HOSPITAL GRANTS:
    Referred to, 11.

HOUSING:
    Referred to, 11.

HYDRO-ELECTRIC POWER COMMISSION:
    Report, 33. (Sessional Paper No. 36.)

INCOME:
    See Personal Income.

INDUSTRIAL PRODUCTION:
    Referred to, 4.

INDUSTRIAL REVIEW:
    See Ontario.

INSPECTOR OF LEGAL OFFICES:
    Report, 98. (Sessional Paper No. 5.)

INVESTMENT:
    See Capital Investment.

JUNIOR FARMER ESTABLISHMENT ACT:
    Referred to, 12.

JUSTICE, ADMINISTRATION OF:
    Referred to, 8.

LABOUR:
    See Department.

LABOUR RELATIONS AND BENEFITS:
    Referred to, 7.

LABOUR SAFETY:
    Referred to, 8.
LABOUR, LEGAL AND MUNICIPAL BILLS COMMITTEE:

1. Authorized, 16.
2. Appointed, 22.
3. Reports, 38, 42, 70, 109, 112, 131, 137, 139, 142, 143, 144.

LAKEHEAD COLLEGE OF ARTS, SCIENCE AND TECHNOLOGY:

Report, 106. (*Sessional Paper No. 57.*)

LANDS AND FORESTS:

See Department.

LEGAL OFFICES:

See Inspector.

LEGISLATIVE ASSEMBLY:

1. Proclamation calling and meeting, 1, 2.
2. Hansard Authorized, 16.
3. Special Adjournment, 124. (*Easter Recess.*)

See also Committees.

LIEUTENANT GOVERNOR:

1. His speech at opening, 15.
2. Motion for consideration, 15.
5. His Estimates passed, 51. (*Sessional Paper No. 2.*)
6. Assents to Bills, 124, 170.
7. His Speech at Closing, 170.

LIQUOR CONTROL BOARD OF ONTARIO:

Report, 38. (*Sessional Paper No. 43.*)

LIQUOR LICENCE BOARD:

Report, 52. (*Sessional Paper No. 44.*)
MEDICAL SERVICES INSURANCE COMMITTEE:
Report, 25. (Sessional Paper No. 60.)

MENTAL HEALTH CARE:
Referred to, 11.

MENTAL HEALTH FOUNDATION:
See Ontario.

MERCHANDISE EXPORTS, 1963:
Referred to, 4.

METROPOLITAN SUBWAY, SUBSIDY TO:
Referred to, 14.

METROPOLITAN TORONTO, TRANSPORTATION STUDY:
Referred to, 14.

METROPOLITAN TORONTO POLICE:
Letters from Board of Commissioners of—to Attorney General, 51.
(Sessional Paper No. 61.)

MINERAL PRODUCTION:
Referred to, 12.

MINES:
See Department.

MINIMUM WAGES:
Referred to, 7.

MINING, SELECT COMMITTEE ON:
Appointed, 164.

MUNICIPAL AFFAIRS:
See Department.

MUNICIPAL BOARD:
See Ontario.
Municipal Law, Select Committee:

Re-appointed, 162.

Report, 162. (Sessional Paper No. 67.)

Municipal Legislation:

Referred to, 11.

Municipal Statistics:

See Department of Municipal Affairs.

National Anniversaries:

See Centennial Program.

National Unity, Ontario's Role:

Referred to, 3.

Natural Resources, Wildlife and Mining Committee:

1. Authorized, 16.

2. Appointed, 22.

3. Member substituted, 35.


Niagara Parks Commission:

Report, 128. (Sessional Paper No. 45, Parts 1 and 2.)

Ontario Cancer Institute:

Report, 127. (Sessional Paper No. 59.)

Ontario Cancer Treatment and Research Foundation:

Report, 127. (Sessional Paper No. 58.)

Ontario College of Art:

Report, 124. (Sessional Paper No. 9.)
Ontario College of Education:
   Referred to, 10.

Ontario Development Agency:
   Performance, 5.

Ontario Energy Board:
   Report, 152. (Sessional Paper No. 55.)

Ontario Food Terminal Board:
   Report of, 54. (Sessional Paper No. 27.)

Ontario Foundation, Education Tax Plan:
   Referred to, 9.

Ontario Foundation on Automation and Employment:
   Referred to, 7.

Ontario Government:
   Report of Activities of Departments of, 152. (Sessional Paper No. 70.)

Ontario Graduate Fellowship Program:
   Referred to, 6.

Ontario Highway Transport Board:
   Report, 72. (Sessional Paper No. 51.)

Ontario Hospital Services Commission:
   Report, 162. (Sessional Paper No. 75.)

Ontario Industrial Review:
   Report, 135. (Sessional Paper No. 69.)

Ontario Mental Health Foundation:
   Report, 74. (Sessional Paper No. 66.)

Ontario Municipal Board:
   Report, 61. (Sessional Paper No. 17.)

Ontario Northland Transportation Commission:
   Report, 128. (Sessional Paper No. 46.)
Ontario Parks Integration Board:

Report, 74.  (Sessional Paper No. 64.)

Ontario Police Commission:

Report, 104.  (Sessional Paper No. 72.)

Report on Organized Crime, 104.  (Sessional Paper No. 72.)

Ontario Provincial Police:

Commissioner's Report, 106.  (Sessional Paper No. 6.)

Ontario Research Foundation:

Report, 135.  (Sessional Paper No. 41.)

Ontario-St. Lawrence Development Commission:

Report, 102.  (Sessional Paper No. 50.)

Ontario Stock Yards Board:

Report of, 54.  (Sessional Paper No. 25.)

Ontario Telephone Development Corporation:

Report of, 54.  (Sessional Paper No. 48.)

Ontario Telephone Service Commission:

Report of, 54.  (Sessional Paper No. 49.)

Ontario Water Resources Commission:

Report of, 104.  (Sessional Paper No. 52.)

Parks Integration Board:

See Ontario.

Pension Plan:

See Canada.

Personal Income, Rise for 1963:

Referred to, 4.

Petitions for Private Bills: 17, 18, 19, 26, 27, 29, 32, 39, 40.
Police Commission:

See Ontario.

Post Office:

Estimates passed, 87.

Prime Minister:

See Department.

Prime Minister of Canada:

Letter to Prime Minister of Ontario re Canada Pension Plan, 72. (Sessional Paper No. 62, Part 2.)

Private Bills:

Petitions for, Tabled, Read and Received, 17, 18, 19, 26, 27, 29, 32, 39, 40.

Private Bills Committee:

1. Authorized, 16.
2. Appointed, 22.
3. Reports, 35, 44, 46, 51, 55, 59, 63, 74, 81.

Privileges and Elections Committee:

1. Authorized, 16.
2. Appointed, 22.

Prospecting and Mining, Select Committee:

Appointed, 164.

Provincial Auditor:

1. Presents reports, 20. (Sessional Paper No. 3.)
2. Estimates passed, 51.
3. Report on Public Service Superannuation Fund, 73. (Sessional Paper No. 32.)
4. Report on Public Service Retirement Fund, 73. (Sessional Paper No. 33.)

Provincial Police:

See Ontario.
INDEX

PROVINCIAL SECRETARY:

See Department.

PUBLIC ACCOUNTS COMMITTEE:

1. Authorized, 16.
2. Appointed, 23.
3. Report, 162. (*Sessional Paper No. 71.*)

PUBLIC RECORDS AND ARCHIVES:

See Department of Travel and Publicity.

PUBLIC SERVICE SUPERANNUATION BOARD:

Report, 73. (*Sessional Paper No. 34.*)

PUBLIC WELFARE:

See Department.

PUBLIC WORKS:

See Department.

RECORDED VOTES, 21, 49, 57, 78, 79, 80, 107, 108, 109, 120, 165.

REDISTRIBUTION, ROYAL COMMISSION ON:

Referred to, 14.

REFORM INSTITUTIONS:

See Department.

Referred to, 9.

REGISTRAR-GENERAL:

Report of, 52. (*Sessional Paper No. 18.*)

RESEARCH FOUNDATION:

See Ontario.

RUST ERADICATION:

Referred to, 12.
SCARBOROUGH COLLEGE:

See University of Toronto.

SERVICES FOR ELDERLY:

Referred to, 11.

SETTLERS' LOANS COMMISSIONER:

Report, 36. (Sessional Paper No. 39.)

SOCIAL WELFARE MEASURES:

Referred to, 10.

SOPHA, ELMER W.:

Permission given to bargain for and purchase Crown Land, 116.

SPEAKER:

Reports receipt of His Honour's Speech, 15.

Rulings re Sub Judice Rule, 29.

ST. LAWRENCE DEVELOPMENT COMMISSION:

See Ontario.

STANDING ORDERS AND PRINTING COMMITTEE:

1. Authorized, 16.
2. Appointed, 23.
3. Reports, 26, 38, 110.

STOCK YARDS BOARD:

See Ontario.

STRIKING COMMITTEE:

See Committees.

SUPPLY:

Reports. (See under titles of respective Departments and Officials.)

Supply Act, 1963 (Bill 164), 146.
TEACHERS' COLLEGE, SUDBURY:
Referred to, 10.

TEACHERS' SUPERANNUATION COMMISSION:
Report, 106. (Sessional Paper No. 8.)

TECHNOLOGICAL AND TRADES TRAINING:
Referred to, 10.

TELEPHONE DEVELOPMENT CORPORATION:
See Ontario.

TELEPHONE SERVICE COMMISSION:
See Ontario.

TEXT BOOKS, FREE FOR GRADES 9 AND 10:
Referred to, 9.

TOBACCO INQUIRY:
Report, 70. (Sessional Paper No. 63.)

TOURISM:
Referred to, 8.

TOURISM AND INFORMATION:
See Department.

TRADE CRUSADE:
Referred to, 4.

TRANSPORT:
See Department.

TRAVEL AND PUBLICITY:
See Department.

TREASURY:
See Department.

TRENT UNIVERSITY:
Referred to, 6.
UNIVERSITY AFFAIRS:

See Department.

Report of Advisory Committee, 133. (Sessional Paper No. 68.)

UNIVERSITY OF GUELPH:

Proposed legislation, 6.

UNIVERSITY OF TORONTO:

Report of Board of Governors and President, 130. (Sessional Paper No. 10, Parts 1 and 2.)

Referred to, 6.

Erindale College, 6.

Scarborough College, 6.

WATER MANAGEMENT PROGRAM:

Referred to, 6.

WATER RESOURCES COMMISSION:

See Ontario.

WELLINGTON COLLEGE:

Proposed legislation, 6.

WOMEN'S BUREAU:

See Department of Labour.

WORKMEN'S COMPENSATION BOARD:

Report, 128. (Sessional Paper No. 12.)

YOUNG MEMBERS OF PARLIAMENT

Referred to, 3.

YOUTH AFFAIRS:

Referred to, 10.

Select Committee appointed, 163.
Questions 1, 6, 7, 9, 12
Answered March 3/64
Hansard p. 1165-66

Questions 2, 8, 10, 11
Answered March 9/64
Hansard p. 1384-85

Questions 13, 14, 16
Answered April 29/74
Hansard p. 2576-77
# LIST OF SESSIONAL PAPERS, 1962-63

Presented to the House During the Session

<table>
<thead>
<tr>
<th>Title</th>
<th>No.</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts, Public.</td>
<td>1</td>
<td>Printed</td>
</tr>
<tr>
<td>Accounts, Public, Report of Standing Committee on.</td>
<td>71</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Agricultural Loans, Annual Report.</td>
<td>23</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Agricultural, Research Institute Report.</td>
<td>29</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Agriculture, Federated Colleges Report.</td>
<td>28</td>
<td>Printed</td>
</tr>
<tr>
<td>Agriculture, Minister's Report.</td>
<td>21</td>
<td>Printed</td>
</tr>
<tr>
<td>Agriculture, Statistics Branch Report.</td>
<td>22</td>
<td>Printed</td>
</tr>
<tr>
<td>Alcoholism and Drug Addiction, Thirteenth Annual Report.</td>
<td>42</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Art, Ontario College of, Report.</td>
<td>9</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Auditor's Report.</td>
<td>3</td>
<td>Printed</td>
</tr>
<tr>
<td>Auditor, Provincial, Report on Public Service Retirement Fund.</td>
<td>33</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Auditor, Provincial, Report on the Public Service Superannuation Fund.</td>
<td>32</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Births, Marriages and Deaths, Report relating to registration of.</td>
<td>18</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Budget Statement by Provincial Treasurer.</td>
<td>4</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Cancer Institute of Ontario, Report re.</td>
<td>59</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Cancer Treatment and Research Foundation, Ontario.</td>
<td>58</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Civil Service Commission, Annual Report.</td>
<td>35</td>
<td>Printed</td>
</tr>
<tr>
<td>Consumer Credit, Interim Report of the Select Committee</td>
<td>65</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Co-operative Loans Board, Report of.</td>
<td>26</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Education, Minister's Report.</td>
<td>7</td>
<td>Printed</td>
</tr>
<tr>
<td>Election Returns, September 25th, 1963.</td>
<td>47</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Energy Board, Ontario, Report of.</td>
<td>55</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Estimates.</td>
<td>2</td>
<td>Printed</td>
</tr>
<tr>
<td>Food Terminal Board, Ontario, Report of.</td>
<td>27</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Health, Report of Department of.</td>
<td>74</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Highway Transport Board, Report of Ontario.</td>
<td>51</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Highways, Report of the Department of.</td>
<td>20</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Hospital Services Commission, Report of the Ontario.</td>
<td>75</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Hydro-Electric Power Commission, Report of.</td>
<td>36</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Indian People of the Province, Report of Activities of Government Departments re</td>
<td>70</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Industrial Review, Ontario.</td>
<td>69</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Labour, Report of Department of.</td>
<td>11</td>
<td>Printed</td>
</tr>
<tr>
<td>Lakehead College of Arts, Science and Technology, Report re.</td>
<td>57</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Lands and Forests, Minister's Report.</td>
<td>15</td>
<td>Not Printed</td>
</tr>
</tbody>
</table>

[ xxvii ]
<table>
<thead>
<tr>
<th>TITLE</th>
<th>No.</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal Offices, Report of Inspector of</td>
<td>5</td>
<td>Printed</td>
</tr>
<tr>
<td>Liquor Control Board, Report of</td>
<td>43</td>
<td>Printed</td>
</tr>
<tr>
<td>Liquor Licence Board, Report of</td>
<td>44</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Medical Services Insurance Committee</td>
<td>60</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Mental Health Foundation, Ontario, Report of</td>
<td>66</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Metropolitan Toronto Police, letter to Attorney General</td>
<td>61</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Mining, Ontario Development through, 1963</td>
<td>53</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Municipal Affairs, Report of Department of</td>
<td>16</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Municipal Board, Ontario, Report of</td>
<td>17</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Municipal Law, Select Committee on, Report of</td>
<td>67</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Municipal Statistics, Report of Department of</td>
<td>16</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Niagara Parks Commission, Report of</td>
<td>12</td>
<td>Printed</td>
</tr>
<tr>
<td>Niagara Parks Commission, Report and Financial Statements for</td>
<td>45</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Ontario Northland Transportation Commission, Report of</td>
<td>46</td>
<td>Printed</td>
</tr>
<tr>
<td>Parks Integration Board, Ontario, Report re</td>
<td>64</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Pension Plan, Canada, letter from Prime Minister of Ontario</td>
<td>62</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Pension Plan, Canada, reply by Prime Minister of Canada</td>
<td>62</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Police Commission, Report of the Ontario</td>
<td>73</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Police Commission, Report on Organized Crime</td>
<td>72</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Provincial Police, Ontario, Report of the Commissioner of</td>
<td>6</td>
<td>Printed</td>
</tr>
<tr>
<td>Public Welfare, Minister's Report</td>
<td>13</td>
<td>Printed</td>
</tr>
<tr>
<td>Public Works, Minister's Report</td>
<td>14</td>
<td>Printed</td>
</tr>
<tr>
<td>Public Service Superannuation Board, Report of</td>
<td>34</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Reform Institutions, Report of Department of</td>
<td>37</td>
<td>Printed</td>
</tr>
<tr>
<td>Research Foundation, Ontario, Annual Report, 1962</td>
<td>41</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Settlers' Loans Commissioner, Financial Statement</td>
<td>39</td>
<td>Not Printed</td>
</tr>
<tr>
<td>St. Lawrence Development Commission, Report of the Ontario</td>
<td>50</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Secretary, Report of the Ontario Provincial</td>
<td>31</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Stock Yards Board, Report of The Ontario</td>
<td>25</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Teachers' Superannuation Commission, Report of the</td>
<td>8</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Telephone Development Corporation, Report of the Ontario</td>
<td>48</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Telephone Service Commission, Report of the Ontario</td>
<td>49</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Tobacco Inquiry, Chairman's Report</td>
<td>63</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Transport Department, Report of</td>
<td>54</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Travel and Publicity, Report of the Department of</td>
<td>38</td>
<td>Printed</td>
</tr>
<tr>
<td>University Affairs, Report of the Advisory Committee</td>
<td>68</td>
<td>Not Printed</td>
</tr>
<tr>
<td>University of Toronto, Reports of the President and the Board of Governors</td>
<td>10</td>
<td>Not Printed</td>
</tr>
<tr>
<td>Water Resources Commission, Report of</td>
<td>52</td>
<td>Not Printed</td>
</tr>
</tbody>
</table>
# LIST OF SESSIONAL PAPERS

Arranged in Numerical Order with their Titles at full length; and the name of the member who moved the same; and showing whether ordered to be printed or not.

<table>
<thead>
<tr>
<th>No.</th>
<th>Title</th>
<th>Details</th>
<th>Printed?</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 10</td>
<td>Reports of the Board of Governors and the President of the University of Toronto for the year ending June 30th, 1963. Presented to the Legislature, April 20th, 1964.</td>
<td></td>
<td>Not Printed.</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th>No.</th>
<th>Report/Document Title</th>
<th>Information</th>
</tr>
</thead>
</table>


No. 62 Copy of a letter from the Prime Minister of Ontario to the Prime Minister of Canada relative to the Canada Pension Plan. Presented to the Legislature, February 14th, 1964; and

Reply by Prime Minister of Canada to letter of Prime Minister of Ontario relative to the Canada Pension Plan. Presented to the Legislature, February 28th, 1964. *Not Printed.*

No. 63 Tobacco Inquiry Report submitted by the Committee through the Chairman, Dr. Ford Stinson. Presented to the Legislature, February 26th, 1964. *Not Printed.*


<table>
<thead>
<tr>
<th>No.</th>
<th>Report</th>
<th>Presented to the Legislature</th>
<th>Date</th>
<th>Not Printed</th>
</tr>
</thead>
<tbody>
<tr>
<td>68</td>
<td>Report of the Advisory Committee on University Affairs dated February 1st, 1964.</td>
<td>April 22nd, 1964</td>
<td></td>
<td></td>
</tr>
<tr>
<td>70</td>
<td>Report of Activities of Departments of the Government of Ontario that are related to the Indian People of the Province.</td>
<td>May 6th, 1964</td>
<td></td>
<td></td>
</tr>
<tr>
<td>71</td>
<td>Report of the Standing Committee on Public Accounts.</td>
<td>May 7th, 1964</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
PROCLAMATION

(Great Seal of Ontario) W. EARL ROWE

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

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

GREETINGS

F. M. CASS, Attorney General WHEREAS it is expedient for certain causes and considerations to convene the Legislative Assembly of Our Province of Ontario, WE DO WILL that you and each of you and all others in this behalf interested, on Wednesday, the fifteenth day of January now next, at Our City of Toronto, personally be and appear for the actual
Despatch of Business, to treat, act, do and conclude upon those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.

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

WITNESS:

THE HONOURABLE WILLIAM EARL ROWE, a Member of Our Privy Council for Canada,

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twelfth day of December in the year of Our Lord one thousand nine hundred and sixty-three and in the twelfth year of Our Reign.

BY COMMAND

JOHN YAREMKO,

Provincial Secretary.

Wednesday, the fifteenth day of January, 1964, being the first day of the Second Session of the Twenty-seventh Parliament of the Province of Ontario for the Despatch of Business pursuant to a Proclamation of the Honourable W. Earl Rowe, P.C.(C), Lieutenant Governor of the Province.

3 O’CLOCK P.M.

And the House having met,

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

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

It gives me great pleasure to welcome you to the opening of the Second Session of the 27th Parliament of Ontario. At this Session, Honourable Members, you will have an opportunity to study and review the Government’s economic and financial programs including the Budget and the departmental Estimates, and the new legislation, all of which is designed to continue the expansion of our Province and to promote the welfare of our people, so that Ontario will continue to remain in the forefront as the “Province of Opportunity”.

BY COMMAND

JOHN YAREMKO,

Provincial Secretary.
The extent of the opportunities available to all residents in this Province is of tremendous inspiration and advantage to the youth of Ontario. Of major interest today is the encompassing participation of our younger people in public affairs and political life. For instance, as a result of events following the dissolution of the last House, the youngest group of members in our entire history now holds seats in the Legislature. There are twenty-three members aged forty and under. The average age of the one hundred and eight legislators is forty-nine. These new members are buttressed by a large group of able and experienced men who have served in the House for varying periods of time and whose knowledge of and familiarity with legislative matters and practices will assure continuity and be of great assistance. I extend my greetings and best wishes to Honourable Members and include for special mention the lady Member for Hamilton Centre. It is a matter of deep satisfaction to all of us that once again a woman’s voice will be heard in this Legislature. May her success result in an even greater representation in the years to come.

The large majority of members chosen by the people of Ontario to support the Government will not be cause for complacency. It is the policy of the Government that every member of the House will play his part, and take his place, in serving the interests of Ontario and its citizens. You will, therefore, be asked to approve the appointment of several Select Committees to assure that the talents of members are fully utilized and that they make their full contribution.

Honourable Members, it is of great importance to all of our countrymen, particularly to the youth of today who will be challenged by the problems of tomorrow, that the “Banner Province” should continue to play, as in the past, a major role in the promotion of unity in the Canadian Nation. One cannot fail to realize that in the development of such a huge land, differing from region to region in resources and economic opportunities, in language, and in the customs of its people, continuing understanding and, indeed, sacrifice are required. Our forebears clearly perceived these needs. The Fathers of Confederation never underestimated them. Most important of all, however, was their realization that this far-flung nation reaching from sea to sea could only grow and develop and prosper in an atmosphere of concord and amity amongst its people.

It was in this spirit of perception and goodwill that representatives of the Government of Ontario participated in the Federal-Provincial Conference last November. There they made known their views to the Federal Government with whom, at least as it affected the fiscal arrangements which were imposed, rested the final decision.

It was the submission of Ontario that the tax-sharing arrangements had been in operation for less than two years of their five-year term. They had been evolved after long months of careful study and consideration. With three years in the arrangements yet to run, there was a natural reluctance to accept the changes imposed which would result in providing a less favourable distribution of revenue to Ontario in relation to that of other provinces. In the end, as a contribution to Canadian unity, Ontario did not oppose the revision.

The principle of providing fiscal-need payments as a right to less favoured provinces had been endorsed and advocated by Ontario for many years. The interpretation and application of this principle, however, can create difficulties.
The recognition of the concept of "fiscal need" or "equalization" can be extended to a point that not only involves grave inequities but also destroys the revenue-producing power of the provinces or regions that provide the funds from which the fiscal-need payments are made. It is a hard economic fact that the rapidly growing regions require the greatest expansion of services. In the conferences that lie ahead, the fiscal arrangements must be such that they do not impair Ontario’s ability to finance its rapid industrial and community growth. The program to be submitted to the Members will reveal the vast obligations and responsibilities confronting us if we are to maintain a healthy climate for economic growth and play our part in keeping Ontario and Canada strong.

This does not mean that Ontario will be unmindful of the needs of the Federal Government or of the other provinces. We will co-operate in promoting the even development of all of Canada. We will resist attempts to divide us through economic competition among the provinces. The fragmentation of the Canadian market by preferential price treatment policies at the provincial level will render all provinces less competitive both at home and abroad. Every Canadian has a stake in maintaining the national market and the benefits from industrial specialization. Canada has reached a state of prosperity and development achieved in few lands. It has done so through a working partnership and by acting as a single nation from shore to shore. It is my Government’s hope that the people in all provinces will work to keep it that way.

It is with a sense of pride in our accomplishments that we can turn to a review of the performance of the economy in 1963. This is particularly true because of the rewarding role played by my Government in its well-timed and very successful Trade Crusade. The over-all growth of the economy continued at a rapid pace in 1963 and this is expected to continue in 1964. The current period of economic expansion which started in 1961 has become the longest in the post-war period.

Recognizing the need for a high level of employment and economic growth, for strengthening secondary manufacturing and for an improvement in the balance of payments, my Government introduced the Ontario Trade Crusade, and it can now boast an impressive list of significant results. Opportune timing, imaginative organization, skill and co-operation on the part of industry and labour, along with the devalued dollar, made this one of the most successful programs ever adopted by government. Merchandise exports during 1963 were close to 9 per cent higher than the year before, while imports rose at a much smaller rate. The sharpest increase in exports occurred in manufactured products, the bulk of which came from Ontario. The employment objectives have also been very successful. In 1963, our buoyant economy produced 60,000 new jobs and unemployment fell to an average for the year of 3.8 per cent in Ontario, compared with 5.6 per cent for Canada as a whole. The gross provincial product of Ontario rose by another 6 per cent to $18 billion. Total industrial production exceeded that of the previous year by over 4 per cent, with the manufacturing sector expanding by 5 per cent. New capital investment in the Province last year reached $3.2 billion, which is the highest level since the record year of 1957. The advances in production and employment resulted in a healthy 5½ per cent rise in personal income during the year.

To further improve our productive and expanding economy, many bold new programs and measures will be introduced by my government, including the following:
Economic Expansion

As part of the Trade Crusade, the Government will further expand and intensify its trade promotion efforts. The successful program of sales missions abroad will be maintained. So that Ontario products will become better known around the world, we will institute a new program of participating in national and international trade shows, in close co-operation with the Federal Government. We will intensify our efforts to promote Ontario products in the United States and to encourage the production in Ontario of products at present imported from the United States, and to explore the possibility of further trade with eastern Europe. A series of community clinics for trade expansion will be sponsored during the year, and a two-day seminar for municipal industrial commissioners will be held. My Government has been pleased with the recognition given to provincial efforts in export and industrial promotion and regional development by the Federal Government and by the intention to hold annual federal-provincial meetings to discuss programs for the following years.

In co-operation with the Canada Economic Council, the Ontario Economic Council will broaden its work in the coming year, especially in the field of long-range planning to ensure consistent economic growth for Ontario over the long term.

The activities of the Ontario Development Agency will be extended in the coming fiscal year through increased services to our industrial community. Already the Agency has been responsible directly and indirectly for 3,300 job opportunities and nearly $13 million in additional annual exports, and has provided advisory services to more than 600 Ontario firms.

Reorganization of Government Activities

An intensive examination of the administrative functions of a number of departments of government and the set-up of their branches has been made. As a result, certain changes will be proposed, involving the establishment of two new departments—University Affairs and Energy and Resources Management—and the reorganization and modernization of the activities of a number of others, including Labour, Tourism and Information, Attorney General and Reform Institutions. Government activities and departments will continue to be reviewed in order to ensure that all departments remain at peak efficiency and function in a manner to give the best possible service to the people of Ontario.

University Affairs

With the assistance of substantial government grants, our universities are continuing to expand at a rate sufficient to meet the needs of the rapidly increasing numbers of young people seeking university education, and enough new places were available last year to accommodate the 5,000 additional students who entered academic life.

A new Department of University Affairs will be set up to act as liaison between the Government and the universities and, in conjunction with the Advisory Committee on University Affairs, to deal with grants and other university matters.
A new Crown Corporation will be established to assist the universities with their capital financing programs.

Legislation will be introduced to establish the University of Guelph. Provision will be made for an Arts College, to be known as Wellington College, as part of the new university. The three present agricultural colleges located at Guelph will continue as at present, though as an integral part of the new university, and will be supported from government funds. A widening of the teaching facilities at Guelph will enable the students attending our agricultural colleges to broaden their educational opportunities.

New universities and university facilities will be opening on schedule. Trent University will open in Peterborough in September, and a Bill creating Brock University in the Niagara Peninsula will be presented. Brock University has secured suitable temporary quarters, and the required renovations will be carried out in preparation for opening in September of 1965. The University of Toronto is proceeding with its plans for the development of Scarborough and Erindale Colleges to serve the eastern and western parts of the Metropolitan Toronto area. With the opening of all announced new colleges and universities, there will be sixteen degree-granting institutions serving the cause of higher education in Ontario, compared with five only twenty years ago.

The Ontario Graduate Fellowship Program will be continued during the next school year, and there will undoubtedly be an increase over the 800 students who were awarded fellowships during 1963, to enable them to continue their post-graduate studies.

Department of Energy and Resources Management

The Province's natural resources of power and water, extensive though they be, are being used up rapidly, with the great expansion of population and industry that has occurred in the last two decades. We need to manage these precious natural assets in a way that will best preserve them for the continued use of ourselves and the generations to come. To achieve this result, the Department of Energy is being expanded into the Department of Energy and Resources Management, which will include the Conservation Authorities Branch, at present part of the Department of Lands and Forests. Also reporting through the Minister of the new Department will be the Ontario Energy Board and the Ontario Water Resources Commission.

Energy Resources Development

The new Department will continue the program of improving oil and gas production in Ontario. Data-processing techniques will be used to record and correlate geological data, in collaboration with the University of Western Ontario. This will enable the Department to produce quickly certain types of geological maps, and the availability of such material will promote increased exploration for gas and oil in Ontario. Construction of the Douglas Point nuclear power station is virtually complete and major items of equipment are being installed with the 200,000 KW unit scheduled for service in 1965.

Water Management Program

A provincial water management program will be a primary responsibility of the new Department. With a rapidly increasing population and a soaring
per capita use of water, it is imperative that steps be taken immediately to implement water conservation projects designed to restore the receding water tables of the Province, to provide sources of water for industrial and domestic requirements and to conserve our great natural heritage of water. This will require the closest co-ordination of the efforts of the Conservation Authorities, the Agricultural Rehabilitation and Development Directorate and the Ontario Water Resources Commission, under the direction of the Minister of the new Department. Recognizing that a provincial water program will depend largely on combined effective participation at municipal, provincial and federal levels, the Government will ask county agricultural committees to become the bases of committees embracing agricultural organizations and other interested groups within the counties to act in an advisory capacity to the Water Resources Commission and the ARDA Directorate. The Ontario Water Resources Commission has been asked to intensify its studies of Ontario's water resources with particular emphasis on agricultural needs, and will implement steps to ensure adequate water supplies on Ontario farms and for Ontario industries.

Labour Relations and Benefits

The organization of the Department of Labour is being revised and strengthened, with the redefinition of lines of responsibility, the creation of important new administrative positions and the expansion of staff, particularly in the Minimum Wage, Safety Inspection, Apprenticeship and Labour Standard Branches.

In conformity with the Report of Professor Laskin received a few months ago, a new Industrial Standards Act will be introduced, to meet today's requirements and to provide a more effective instrument for establishing fair working standards in industries and trades.

Amendments will be presented to simplify and speed up proceedings under The Labour Relations Act.

Minimum Wages

A comprehensive minimum wages program has been brought into full operation in the Oshawa-Toronto-Hamilton area, where more than one-third of the Province's population lives. An organization with a full staff has been set up to administer the program. The Department of Labour is now completing the first detailed and scientifically-based survey of wages and other working conditions ever undertaken in Canada, and the data obtained will be the basis for further steps in the minimum wage field. The Government now requires fair wages to be paid on all government contracts for highway and building construction.

Ontario Foundation on Automation and Employment

Following the very successful Conference on Automation and Social Change held last September, the Government appointed a Steering Committee to recommend the form that the Ontario Foundation on Automation and Employment will take. The Committee's report will provide the basis for the organization of the Foundation, which will deal with the problems arising out of automation in our industrial society.
Apprenticeship

The Apprenticeship Act will be completely modernized, implementing the Report of the Select Committee on Manpower Training. Certification will be introduced in a number of trades to induce more young people to enter them and to ensure high standards of competence. With an enlarged field staff, the Apprenticeship Branch is developing a strong program for the recruiting of apprentices.

Labour Safety

The Government will introduce a new Industrial Safety Act to replace The Factory, Shop and Office Building Act. There will be amendments to other safety statutes, including a complete revision of The Operating Engineers Act to bring it into line with modern equipment and technology. New regulations are in force protecting the safety and health of employees in underground work and foundries, and regulations are being drafted to further safeguard the men employed in logging operations. A review of other safety regulations is continuing. The Department of Labour staff engaged in promoting the safety of persons in employment has already been increased and the House will be asked to provide funds for additional personnel. Full-time staff will be provided for the Labour Safety Council.

Women's Bureau of the Department of Labour

The new Women's Bureau is developing programs relating to present trends and problems in the employment of single and married women, and to their potential role in the labour force, and the House will be asked to provide further funds for this work.

Tourism

The Department of Travel and Publicity has undergone an extensive reorganization during the past few months to enable it to provide more effective and comprehensive services to tourists and to those engaged in the travel industry. Its name will be changed to the Department of Tourism and Information, in order to convey more adequately its increased duties and responsibilities. The newly formed Travel Research Branch will continue to seek more effective ways of stimulating the Province's tourist industry. A major program will be the preparation of an inventory of Ontario's convention facilities for the purpose of publicizing them more effectively. The advertising, promotion and travel-counselling services of the Department are to be accelerated to provide services to such special groups as campers and boaters. Representation will be established at several United States points to increase contacts in this important travel market. Thoroughly trained, full-time development officers will be appointed to service resort operators. Travel information centres will be opened at Cornwall, Prescott, Sault Ste. Marie and Middle Falls on the Pigeon River to assist the travelling public using the new international bridges located at these points of entry.

Administration of Justice

The Department of the Attorney General is regrouping and consolidating its existing administrative branches into a number of broad functional lines, under the direction of senior staff. These include separate divisions of Legislation
and Civil Law, Criminal Law, Administration of Justice and Public Safety. A new branch has been organized to handle the work arising out of The Proceedings Against the Crown Act. The Insurance Act will be amended to provide for certain procedural and administrative changes within the Department. Legislation will be introduced to appoint a Chief Magistrate who will function in respect of the Ontario Magistrate Courts in a manner similar to that of the Chief Judge who has been co-ordinating the work of the County and District Courts. The Crown Attorneys Act will be amended to provide for the appointment of special Crown Attorneys to act throughout the whole Province to relieve any delay there may be in the handling of cases. Amendments will be made to The Division Courts Act and other statutes to expedite the handling of work and to afford greater protection to our citizens.

The Ontario Police Commission, which has the widest possible powers of investigation, is continuing its enquiries into organized or syndicated crime existing in or entering into Ontario.

Reform Institutions

The Department of Reform Institutions is developing new plans to expand progressive policies in the treatment of offenders. With this aim in mind, it will expand academic and vocational training in the various institutions so that the inmates will be better equipped to take their places in society. A psychologist has been appointed Director of Staff Training and a new position of Director of Education has been created to give greater impetus and direction to this important aspect of our rehabilitation program. The new rehabilitation and after-care branch now has staff located at eighteen institutions and clinics as well as five outside offices. The chaplaincy service has been expanded and a Director of Chaplain Services has been appointed. A new Treatment Centre for female drug addicts has been opened at Brampton. Treatment processes over a six-month period include various types of progressive therapy. A new forestry camp for juveniles was opened north of Bowmanville and you will be asked to provide funds to establish more such rehabilitation camps where boys will receive academic instruction and practical training. For the purpose of modernizing the statute, a committee has been appointed to study and recommend revisions to The Training Schools Act. A grant will be given to the Institute of Criminology being established at the University of Toronto. This Institute will analyse all aspects of the science of criminology, including the study of the causes and prevention of crime and the treatment of the offender.

Ontario Foundation Tax Plan for Education

The Ontario Foundation Tax Plan presented last Session is being implemented this year to further the equality of educational opportunity to all the young people of the Province. The general legislative grants to elementary and secondary school boards will be substantially increased to attain the objective of the Plan and to relieve the tax burden placed by the cost of education on municipal taxpayers.

Free Text Books in Grades 9 and 10

The policy of providing text books without direct cost to the student will be extended to Grades 9 and 10 beginning in September of this year. This policy
represents a further step in the equalization of educational opportunity throughout the Province. The problems of distribution and supply will be eliminated for these grades since school boards will provide the text books and will receive additional grants to make this possible. At the same time, boards will be encouraged to exercise every economy possible and, through carefully planned replacement policies, to ensure the full and economical use of every book.

Teachers' College in Sudbury

The new bilingual Teachers' College in Sudbury for students preparing to teach in schools attended by French-speaking pupils opened last September, with an enrolment of nearly one hundred and fifty. This enrolment indicates the necessity for a Teachers' College of this kind. We look forward to its continuing, successful operation.

Ontario College of Education in London

Agreement has been reached with the University of Western Ontario for the operation of a new Ontario College of Education to serve the population of western Ontario. Plans for the building are now completed and tenders will be called immediately.

Technological and Trades Training

New trade institutes are under construction at Ottawa, London and Sault Ste. Marie. Further institutes are planned for Hamilton and Welland. A new Institute of Technology is being built in Ottawa and an addition is being planned for the Institute at Kirkland Lake. The Ryerson Polytechnical Institute will soon operate under its own board of governors. A new branch of the Department of Education is giving full attention to activities in the field of technological and trades training, including all programs under the federal-provincial Vocational Training Agreement.

Youth Affairs

The needs of youth are receiving special attention on the part of the Government. A Select Committee of the Legislature will be set up to study the whole question of greater youth participation in every sphere of community life and the place and problems of young people in a modern technological society. A Youth Branch has been established in the Department of Education to coordinate the activities of private, voluntary and government agencies in this field.

Social Welfare Measures

The Department of Public Welfare will continue its support of charitable institutions which give specialized care to children, the elderly and handicapped persons. The Department will arrange with the Association of Children's Aid Societies to carry out additional research in the child welfare field. It will work towards the consolidation of welfare services at the County and District level. The new programs of allowances to widows and single women at the age of sixty and extension of Mothers' Allowance benefits to families where a child over eighteen is at high school have proven of great value and further funds will be requested for these programs.
**Services for the Elderly**

The Government is most concerned with the problems of older persons, extending beyond public welfare measures. The fact that our older population is substantially increasing indicates that a comprehensive examination of their economic, social and medical needs is necessary to guide us in future legislative action. A Select Committee of the Legislature will be established to carry out this review. This committee will be prepared to co-operate with the Senate Committee on Aging.

**Housing**

A record number of proposals has been received for rental housing and land assembly projects. Construction is under way or will begin in the spring on a greater number of projects than in any previous year and nearly 50 per cent of these will be in communities in northern Ontario. The former Federal policy precluded the development of housing projects in small communities and one-industry towns, but now any community in Ontario which needs rental housing may qualify. A new form of housing development will be started this year in Hamilton, and a similar scheme is under consideration in Toronto, under which existing houses in redevelopment areas will be bought, rehabilitated and rented to low income families, under Federal-Provincial housing arrangements. This type of development will serve to encourage private owners to carry out similar improvements. You will be asked to provide funds for studies to determine the form and extent of assistance that would be necessary to enable low or moderate income families who now occupy or qualify for a low rental housing occupancy to become home-owners. A course of training in housing and property management will be instituted to provide a nucleus of highly trained property management personnel for the residential, commercial and institutional fields and especially for the staff of Housing Authorities.

**Municipal Legislation**

Proposals to be submitted in the final report, expected this Session, of the Select Committee on Municipal Legislation will be given due study and consideration.

**Hospital Grants**

Grants for hospital beds were increased during the year to a $3,200 per bed basis from the previous $2,000 grant and funds will be requested to meet these payments for the coming fiscal year. As a result of these increases, hospital construction in the Metro and other areas has been stepped up considerably. A study is being made of costs in hospitals which train medical students with a view to establishing a more realistic basis for grants.

**Mental Health Care**

Continued expansion of services is under way, involving in-patient and out-patient departments as well as the opening of the new hospital school at Palmerston. Construction is proceeding on the Psychiatric Institute in Toronto. Two new community psychiatric hospitals have been approved at Windsor and Sudbury and these will offer a comprehensive psychiatric service in space no longer required for the treatment of tuberculosis. Services at the Community Psychiatric Hospital in Ottawa will continue to be expanded. Psychiatric out-patient
services in general hospitals are being encouraged as a supplement to the Ontario Hospitals and to make them real community centres. The Government will provide recovery of the cost of approved professional staff for operating psychiatric out-patient services to those public general hospitals in which such units are authorized. It is expected that five new clinics will be established this year. As the Federal Government does not provide coverage for the mentally ill under its hospital insurance cost-sharing agreements, the Province bears the full burden of mental care costs. Ontario is still pressing the Federal Government to have the cost-sharing agreement extended to cover the mentally ill.

Air Pollution Control

A number of new projects to improve the methods of air pollution control will be brought forward. A policy of assistance to municipalities which set up satisfactory air pollution control programs will be introduced, with the aim of having the local authorities bring forward proposals of practical value at the local level. Funds will be provided for research projects on the many problems associated with air pollution.

Agricultural Rehabilitation and Development

Fourteen ARDA projects costing more than $3 million are now under way and additional projects have been submitted to Ottawa for approval. Projects so far approved include community pasture projects, alternative uses of land projects, soil and water conservation and research projects. In the coming year, emphasis will be given to the agricultural water supply projects which are of paramount importance to the economic growth of rural Ontario.

Junior Farmer Establishment Act

Amendments to the Junior Farmer Establishment legislation will be introduced to raise the maximum loan permitted from $20,000 to $40,000 in order to provide more adequate credit opportunities for junior farmers and to assist in further strengthening the family farm.

Rust Eradication

A program will be presented to eradicate common barberry, which harbours stem rust on oats and is estimated to cost Ontario farmers $6 million a year. The cost of the program will be shared on an equal basis by the Federal and Provincial Governments. It is hoped to eliminate this weed within five years.

Mineral Production

In order to advance the knowledge of and extend the exploration of Ontario's mineral resources, the Department of Mines will increase its survey and mapping programs by 25 per cent. There will be twenty-three geological parties in the field. In a continuation of the co-operative program between the Federal and Ontario Governments for an airborne magnetometer survey, a block of 35,000 square miles between Cochrane and James and Hudson Bays will be surveyed this year. A new program of seismic exploration in rivers emptying into these bays is planned, in conjunction with the Federal Government. A new office was established in Sudbury for a resident geologist to serve that important mineral area.
Highway of erly Wawa were year. report servicing A development, Elizabeth II appointed to enquire into the exploration, discovery and development of our mineral resources.

Lands and Forests

The Department of Lands and Forests is expanding its programs of park development, wildlife preservation and forest management and development. A vast forest regeneration program is being pursued and it is estimated that 51 million trees will be supplied this year for tree planting projects on Crown and private lands. Following the approval given to the extensive shoreline and parks acquisition program, a departmental survey and inventory was made and negotiations are being carried on to purchase lands valued at over $5 million. A preliminary report on about 1,000 existing and potential boat landing and servicing sites was prepared under the survey of marine resources, and the final report will be prepared this year. Two new waterfowl hunting areas will be added this year to the nine game and waterfowl public hunting areas used last year. Three public fishing ponds will also be operated. Nearly 1,400 students were accommodated in 60 camps under the Junior Forest Ranger program last year and a further substantial increase in the number of both Junior Rangers and camps will be made this year. Measures will be introduced to improve the sport of hunting.

Highway Construction

Under the Province’s highway construction program, the widening of the Toronto by-pass portion of Highway 401 will be accelerated. Elsewhere on 401, the emphasis will be on completing those sections where only two lanes are now in service. In northern Ontario, progress is continuing on Highway 101 between Wawa and Highway 129. In the north-west, the linking of Atikokan and Fort Frances through the extension of Highway 11 will be completed. Construction will start immediately on the new highway link between Sudbury and Timmins, for which 104 miles of new road will be required. The Roads-to-Resources program will continue, including work from Savant Lake southerly to Highway 17, the Spruce River Road from Port Arthur northerly, the Pickle Crow Road north-erly to Lingman Lake and a road from north of Elliot Lake toward Highway 129.

Highways Grants to Municipalities

While extension of the King’s Highway system and improvement of the existing mileage within it will continue at a high level in 1964, the increasing emphasis of the Department of Highways is on greater financial and other assistance to the municipalities, by way of supplementary assistance to certain townships, increased participation in connecting-link facilities which tie in with the King’s Highways and direct aid to specific major urban projects. More than 200 townships have received an increased rate of road subsidy and the rates have been increased for the connecting-link facilities of many municipalities. The direct aid program has led to approval of an expressway in Port Arthur and Fort William and for a similar road in Kitchener-Waterloo, with both construction and property acquisition being subsidized at the rate of 75 per cent. The advance payments of subsidies based on the previous year’s expenditure, instituted last year, will assist the municipalities in the financing of road work and will minimize financing costs, thus reducing the burden on the municipal taxpayer.
Metropolitan Toronto Transportation Study

The committee studying transportation in Metropolitan Toronto has already established the physical feasibility of certain commuter train operations. It will now examine the economic feasibility of commuter services and the impact of transportation planning on land use and other aspects of community development.

Subsidy to Metro Subway

Metropolitan Toronto will be eligible for a subsidy of 33-1/3 per cent on its expenditure for construction of the right-of-way for the Bloor-Danforth Subway, beginning next April 1st. The subway grant is a recognition by the Province of the unusual transportation problems which face Metropolitan Toronto and will result in an earlier completion of the subway. The cost of such assistance will be offset by the lessened requirement for the expansion of arterial streets and expressways in this area.

The sum of $20 million will be requested to enable a further purchase of debentures of Metropolitan Toronto for subway purposes.

Redistribution

The Royal Commission on Redistribution is continuing the work involved in effecting a further redistribution of seats throughout the Province.

Consumer Protection

An interim report of the Select Committee on Consumer Credit is expected during this Session and the Government will study it carefully with a view to implementing the measures necessary to protect the people of Ontario. You will be asked to extend the life of this Committee so that it may continue its work.

A Committee will continue its enquiries into various stock purchase transactions and company reporting, in order to ensure that the necessary disclosures are made for the information of the investing public.

Centennial Program and National Anniversaries

The Centennial of the Canadian Confederation, of which Ontario was one of the founding provinces, will be celebrated in 1967. Plans are proceeding to ensure that the historic significance of the Centennial should be observed and commemorated, in this Province, in an appropriate manner.

Following clarification of the program of the Federal authorities, Ontario regulations have been made, and the municipalities of Ontario have been sent detailed information by the Department of Municipal Affairs, concerning Centennial projects which they can undertake and arrangements into which they can enter and, in so doing, qualify for Federal and Provincial monies available for such purposes.

There are great figures in our Canadian history whose vision and efforts resulted in the establishment of the Canadian Confederation. These are the leaders whose memory we should revere, and of whose achievements all Canadians
are entitled to be justly proud. The Government is planning to mark, in a special way from time to time, the role played in the life of our Country by these great statesmen of the past to whom our homage is due. Bearing this in mind, it should be noted that on January 11th, 1965, will be celebrated the One Hundred and Fiftieth Anniversary of the birth of the great Canadian and first Prime Minister, Sir John A. Macdonald. While the sesqui-centennial of the chief architect of Confederation will undoubtedly be organized on a national scale, it will be of particular interest to our Province in which he lived his entire life after coming from Scotland as a lad of five. It was in Ontario that Sir John A. Macdonald first practised law, and began the remarkable career in the course of which his brilliance as a political leader and statesman won for him national and international renown. It is proposed that due honour and recognition be accorded the memory of the great patriot and statesman whose political wisdom, clear vision and unfaltering courage were such decisive factors in placing Canada on the road to nationhood.

The legislative and budgetary program that is being placed before you this Session has been developed to promote the expansion of our Province and to extend our economic, social and welfare services. The program covers all Departments of the Government and it has been formulated with regard to the needs of the Province and the extent of our financial resources.

May Divine Providence bless you and guide you in the course of the deliberations which lie ahead.

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:


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

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

The House then adjourned at 4.10 p.m.
SECOND DAY
THURSDAY, JANUARY 16TH, 1964

PRAYERS

3 O'Clock P.M.

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

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. Cass,

Ordered, That a Select Committee of fifteen 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. Carruthers (Chairman), Messrs. Cowling, Edwards, Ewen, Farquhar, Gisborn, Gomme, Lawrence (Russell), Mackenzie, Rollins, Wells, Whicher, White, Whitney and Yakabuski.

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

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


Which said Committees shall severally be empowered to examine and enquire into all such matters and things as may 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. Cass,

(Ordered, That to-morrow, Friday, 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.

The House then adjourned at 4.05 p.m.

THIRD DAY
FRIDAY, JANUARY 17TH, 1964

Prayers 10.30 O'Clock A.M.

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

By Mr. Brunelle, the Petition of the Corporation of the Town of Cochrane praying that an Act may pass granting the Corporation authority by by-law to fix the assessment of the property of Cochrane Industries Limited.

By Mr. Sargent, the Petition of the Corporation of the City of Owen Sound praying that an Act may pass validating a by-law to extend the time for the return of the Assessment Roll.

By Mr. Troy, the Petition of the Corporation of the Township of West Ferris praying that an Act may pass clarifying the boundaries of the Township.

By Mr. Butler, the Petition of the Corporation of the City of Waterloo praying that an Act may pass providing for the establishment of a Community Services Board to develop and supervise the city's parks and recreational activities.

By Mr. White, the Petition of The Board of Education for the City of London praying that an Act may pass vesting certain lands in the Board in fee simple; also, the Petition of the Corporation of Huron College praying that an Act may pass revising the administration of the College; also, the Petition of Westminster College praying that an Act may pass authorizing exemption from taxes; also, the Petition of the Corporation of the City of London praying that an Act may pass giving The Public Utilities Commission power to acquire and hold land; and for other purposes.

By Mr. Gomme, the Petition of the Corporation of the Township of Pittsburg praying that an Act may pass annexing part of the City of Kingston to the Township; also, the Petition of the Corporation of the Town of Smith's Falls praying that an Act may pass authorizing a fixed assessment for Hershey Chocolate of Canada Limited.
By Mr. Cowling, the Petition of the Municipality of Metropolitan Toronto praying that an Act may pass establishing the Board of Governors of Riverdale Hospital; also, the Petition of the Corporation of the City of Toronto praying that an Act may pass permitting extension of Maple Leaf Gardens over Carlton and Wood Streets; and for other purposes.

By Mr. Morningstar, the Petition for the incorporation of Brock University; also, the Petition of the Corporation of the Town of Thorold praying that an Act may pass enabling it to acquire, hold and dispose of Sullivan Park; and for other purposes.

By Mr. Root, the Petition of The Public School Board of the Township School Area of the Township of Erin praying that an Act may pass annulling certain trusts with respect to certain lands and permitting the sale thereof by the Board.

By Mr. Lawrence (St. George), the Petition for incorporation of Rochdale College.

By Mr. Gisborn, the Petition of the Corporation of the Township of Saltfleet praying that an Act may pass authorizing by-laws with respect to the postponement of part of special rates for local improvements, with respect to lands used exclusively for farm land.

By Mr. Beckett, the Petition of The Toronto Home Missions Council of the United Church of Canada praying that an Act may pass widening the terms of the Lillian Frances Massey Treble Trust.

By Mr. Lawrence (Russell), the Petition of the Corporation of the City of Ottawa praying that an Act may pass transferring the administration of the Dr. H. P. Wright Memorial Trust to the Corporation; and for other purposes; also, the Petition of the Corporation of Université d'Ottawa praying that an Act may pass empowering it to expropriate certain specified lands; also, the Petition of Ottawa Community Chests praying that an Act may pass authorizing notice of its meetings to be given by publication as provided by by-law, and changing the Corporation's name to Ottawa and District Community Chest.

By Mr. Hodgson (Victoria), the Petition of the Corporation of The Ross Memorial Hospital praying that an Act may pass changing the composition of the Board of Governors.

By Mr. Apps, the Petition of the Corporation of the County of Frontenac praying that an Act may pass changing the composition of The Frontenac District High School Board.

By Mr. Ewen, the Petition for the incorporation of The Masonic Foundation of Ontario.

By Mrs. Pritchard, the Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing the regulation of the erection of buildings and providing for their safety; and for other purposes.
By Mr. McNeil, the Petition of The Norfolk Hospital Association praying that an Act may pass authorizing the use of income and capital of any donations, gifts or bequests for the general authorized purposes of the Association; also, the Petition to reactivate The W. F. Thomas Foundation.

By Mr. Evans, the Petition of the Corporation of the City of Barrie praying that an Act may pass authorizing it to make a grant to the Barrie Y.M.–Y.W.C.A. of $4,000.00 per year for ten years.

By Mr. Brown, the Petition of The Corporation of the City of Peterborough praying that an Act may pass authorizing an exclusive franchise for five years to Border Transit Limited.

By Mr. Dunlop, the Petition of the Corporation of the Township of York praying that an Act may pass authorizing it to establish a Board of Control; and for other purposes.

By Mr. Bukator, the Petition of the Corporation of the City of Niagara Falls praying that an Act may pass approving a pension plan for its employees.

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

Ordered, That Mr. Noden, Member for the Electoral District of Rainy River, 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. Noden to express his thanks from the Chair.

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


The House then adjourned at 11.00 a.m.
FOURTH DAY
MONDAY, JANUARY 20TH, 1964

Prayers

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


Bill 5, An Act to amend The Industrial Standards Act. Mr. Rowntree.

Bill 6, An Act to amend The Hours of Work and Vacations with Pay Act. Mr. Rowntree.


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. Butler moved, seconded by Mrs. Pritchard,

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

To the Honourable W. Earl Rowe, P.C.(C), 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. Oliver,

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:

Public Accounts of the Province of Ontario for the Fiscal Year ended 31st March, 1963 (No. 1).


The House than adjourned at 4.15 p.m.
FIFTH DAY
TUESDAY, JANUARY 21st, 1964

Prayers 3.00 O’Clock P.M.

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

Your Committee recommends that the lists of Standing Committees ordered by the House be composed of the following Members:

COMMITTEE ON AGRICULTURE


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

EDUCATION, HEALTH AND WELFARE

Apps, Bales, Belanger, Braithwaite, Brown, Bukator, Butler, Carruthers, Carton, Downer, Dunlop, Eagleson, Edwards, Evans, Ewen, Farquhar, Guindon, Harris, Henderson, Johnston (Carleton), Kerr, Knox, Lawrence (Russell), Letherby, Lewis (Scarborough West), Lewis (Humber), MacDonald, Morningstar, Newman, Nixon, Olde, Peck, Price, Mrs. Pritchard, Racine, Reilly, Root, Rowe, Thompson, Trotter, Troy, Villeneuve, Walker, Welch, Wells, Whicher, Wishart, Worton, Yakabuski, Young—50.

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

GOVERNMENT COMMISSIONS

Bales, Beckett, Belanger, Boyer, Braithwaite, Bryden, Carton, Demers, Ewen, Guindon, Harris, Hodgson (Victoria), Johnston (Parry Sound), Johnston (Carleton), Kerr, Lewis (Humber), MacDonald, Morningstar, McNeil, Nixon, Peck, Price, Mrs. Pritchard, Reilly, Reuter, Root, Rowe, Sandercock, Singer, Sopha, Trotter, Troy, Welch, Whicher, Whitney—35.

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

HIGHWAYS AND TOURISM

Apps, Belanger, Boyer, Braithwaite, Brown, Brunelle, Bryden, Butler, Carruthers, Carton, Davison, Dunlop, Eagleson, Edwards, Evans, Farquhar, Freeman, Gibson, Guindon, Harris, Hodgson (Scarborough East), Hodgson (Victoria),

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

LABOUR, LEGAL AND MUNICIPAL BILLS

Apps, Beckett, Braithwaite, Bukator, Butler, Demers, Downer, Dunlop, Eagleson, Evans, Gisborn, Gomme, Gould, Henderson, Kerr, Knox, Lawrence (Russell), Lawrence (St. George), Morningstar, McKeough, Olde, Peck, Pittock, Price, Reaume, Reilly, Reuter, Sargent, Singer, Sopha, Trotter, Walker, Wells, Wishart, Young—35.

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

NATURAL RESOURCES, WILDLIFE AND MINING


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

PRIVATE BILLS


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

PRIVILEGES AND ELECTIONS

Beckett, Boyer, Braithwaite, Downer, Gibson, Gisborn, Gomme, Gould, Harris, Henderson, Johnston (Parry Sound), Kerr, Lawrence (St. George), Peck, Sopha, Walker, Wells, Yakabuski—18.

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

Bryden, Downer, Lawrence (St. George), Lewis (Humber), McKeough, Price, Reuter, Singer, Whicher—9.

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

STANDING ORDERS AND PRINTING


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

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

Bill 8, An Act to amend The Plant Diseases Act. Mr. Stewart.

Bill 9, An Act to amend The Department of Agriculture Act. Mr. Stewart.

Bill 10, An Act to amend The Junior Farmer Establishment Act. Mr. Stewart.


Bill 19, An Act to amend The Department of Energy Resources Act. Mr. Simonett.

Bill 20, An Act to amend The Department of Travel and Publicity Act. Mr. Auld.
Mr. Lewis (Scarborough West) moved, seconded by Mr. Young, That in the opinion of this House the government should proceed as soon as possible with the establishment of a universal, government-operated medical insurance plan to provide all of the people of Ontario with general and specialist medical services in addition to universal hospital care, the said plan to be based on the following principles: (a) everyone will be covered; (b) a comprehensive range of services of high quality will be provided; (c) costs will be equitably distributed; (d) there will be public responsibility in the administration of the plan; (e) medical decisions will be made by the medical profession; (f) a doctor will not be prohibited from practising completely outside the plan if he wishes.

And a debate arising, after some time, the motion was lost on the following Division:

**Yeas**

Belanger
Braithwaite
Bryden
Bukator
Davison
Farquhar
Freeman
Gaunt
Gisborn
Gould

Lewis
MacDonald
Newman
Nixon
Oliver
Paterson
Racine
Singer

Lewis (Scarborough West)

**Nays**

Allan
Auld
Bales
Beckett
Boyer
Brunelle
Carton
Cass
Cecile
Connell
Cowling
Davis
Demers
Downer
Dunlop
Eagleson
Edwards
Evans
Ewen
Grossman
Guindon
Hamilton
Harris

Haskett
Hodgson
Johnston
Johnston
Kerr
Knox
Lawrence
Lawrence
Letherby
Lewis
MacNaughton
Morningstar
McKeough
McNeil
Noden

Hodgson (Scarborough East)
Hodgson (Victoria)
Johnston (Parry Sound)
Johnston (Carleton)

Peck
Pittock
Price
Pritchard
Reilly
Reuter
Robarts
Roberts
Rowntree
Sandercock
Simonett
Spooner
Stewart
Villeneuve
Walker
Wardrobe
Welch
Wells
White
Whitney
Wishart
Yakabuski
Yaremko—62.
The following Sessional Paper was Tabled:—

Order-in-Council dated August 22nd, 1963 appointing The Medical Services Insurance Committee (No. 60).

The House then adjourned at 5.10 p.m.

SIXTH DAY
WEDNESDAY, JANUARY 22ND, 1964

PRAYERS

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

Bill 21, An Act to amend The Hours of Work and Vacations with Pay Act. Mr. Freeman.

Mr. Belanger moved, seconded by Mr. Thompson, That municipalities adopting Daylight Saving Time have a uniform date for adopting and discontinuing same throughout the whole province.

And a debate arising, after some time,

On motion by Mr. Cowling, it was,

Ordered, That the debate be adjourned.

Mr. Thompson moved, seconded by Mr. Singer, That a Select Committee of the House be immediately established to enquire into and report upon the reform of our electoral processes—this enquiry to result in recommendations for legislation concerning:

- electoral expenses of parties and candidates;
- public or governmental participation in election costs;
- declaration of total expenditures and limitations thereon;
- establishing a system of permanent registration of voters;
modernization of electoral machinery;
methods of marking ballots;
voting age.

And a debate arising, after some time,

On motion by Mr. Robarts, it was,

Ordered, That the debate be adjourned.

The House then adjourned at 5.35 p.m.

SEVENTH DAY
THURSDAY, JANUARY 23RD, 1964

PRAYERS 3.00 O’CLOCK P.M.

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

By Mr. Belanger, the Petition of Assumption University of Windsor praying that an Act may pass varying the provisions of its Act of Incorporation.

Mr. Edwards from the Standing Committee on Standing Orders and Printing 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 Town of Cochrane praying that an Act may pass granting the Corporation authority by By-law to fix the assessment of the property of Cochrane Industries Limited.

Petition of the Corporation of the City of Owen Sound praying that an Act may pass validating a by-law to extend the time for the return of the Assessment Roll.

Petition of the Board of Education for the City of London praying that an Act may pass vesting certain lands in the Board in fee simple.

Petition of the Corporation of the Township of Pittsburg praying that an Act may pass annexing part of the City of Kingston to the Township.
Petition of the Corporation of Huron College praying that an Act may pass revising the Administration of the College.

Petition of the Municipality of Metropolitan Toronto praying that an Act may pass establishing The Board of Governors of Riverdale Hospital.

Petition for the incorporation of Brock University.

Petition of Westminster College praying that an Act may pass authorizing exemption from taxes.

Petition of the Corporation of the Town of Thorold praying that an Act may pass enabling it to acquire, hold and dispose of Sullivan Park; and for other purposes.

Petition of the Corporation of the City of Toronto praying that an Act may pass permitting extension of Maple Leaf Gardens over Carlton and Wood Streets; and for other purposes.

Petition of the Corporation of The Ross Memorial Hospital praying that an Act may pass changing the composition of the Board of Governors.

Petition for the incorporation of The Masonic Foundation of Ontario.

Petition to reactivate The W. F. Thomas Foundation.

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

Bill Pr16, An Act respecting the Town of Thorold. Mr. Morningstar.

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

Bill Pr1, An Act respecting the Town of Cochrane. Mr. Brunelle.

Bill Pr2, An Act respecting the City of Owen Sound. Mr. Sargent.

Bill Pr5, An Act respecting The Board of Education of the City of London. Mr. White.

Bill Pr6, An Act respecting the Township of Pittsburg. Mr. Gomme.

Bill Pr7, An Act respecting Huron College. Mr. White.

Bill Pr9, An Act respecting The Riverdale Hospital. Mr. Cowling.

Bill Pr10, An Act to incorporate Brock University. Mr. Morningstar.

Bill Pr11, An Act respecting Westminster College. Mr. White.
Bill Pr17, An Act respecting the City of Toronto.  Mr. Cowling.

Bill Pr20, An Act respecting The Ross Memorial Hospital.  Mr. Hodgson (Victoria).


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


Bill 26, An Act to amend The Day Nurseries Act.  Mr. Cecile.

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

The Debate was resumed, and, after some time,

Mr. Oliver moved, seconded by Mr. Reaume,

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:—

"This House regrets that Her Majesty's Government has failed to proclaim a program designed to meet the challenges of the sixties. And this House regrets that the Government has chosen to use empty and hollow phrases as a substitute for action, rather than, as it should, seize the opportunity to chart an imaginative and comprehensive program designed to encourage the social, economic and educational development of the Province of Ontario.

And this House further regrets that the Speech from the Throne indicates that the Government dissipates the confidence of the people who returned it to office in that it now shows a lack of awareness and a refusal to act upon important problems of immediate concern to the people of Ontario, such as automation and job security, a comprehensive program of medical care using the experience gained in other jurisdictions, a fair and equitable pension plan, a code of laws designed to
recognize and advance the rights and interests of the working man, a program of protection for the consumer, a method whereby farmers can be afforded a fair and adequate return for their efforts, a recognition of the potential of and a plan for the development of Northern Ontario, and an acceptance by the Government of responsibility for equipping every boy and girl in Ontario with sufficient education and training to enable him or her to bear a responsible, useful and satisfying role in meeting the challenge of the sixties."

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

On motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

The House than adjourned at 6.05 p.m.

EIGHTH DAY
FRIDAY, JANUARY 24TH, 1964

PRAYERS

By Mr. Freeman, the Petition of the Corporation of the City of Port Arthur praying that an Act may pass authorizing grants, not exceeding $5,000.00 in the aggregate, for activities which are, in the opinion of the Council, for the general advantage of the inhabitants of the City.

Before the Orders of the Day Mr. Speaker addressed the House as follows:—

During the course of the speech of the Honourable Member for York South in the Throne Debate yesterday, points of order were raised by the Honourable Member for Sudbury and the Honourable Member for St. George, alleging that a portion of the remarks of the Honourable Member for York South was out of order as it referred to a matter before the Courts and was therefore sub judice at this time.

When the point of order was raised by the Member for Sudbury, as it is so important, I thought that I should reserve my decision until I had time to consider the authorities. When the point of order was raised a second time by the Member for St. George, I requested the Honourable Member for York South to desist from further reference to the subject until I had given my ruling, which I promised for to-day.
The Sub Judice Rule is stated in May's Parliamentary Practice, 16th Edition, at page 400, as follows,—

"A matter whilst under adjudication by a court of law, should not be brought before the House by a motion or otherwise."

And at page 457 as follows,—

"Matters awaiting the adjudication of a court of law should not be brought forward in debate."

This Rule, so clearly stated, has been supported by decisions in the Parliament of the United Kingdom for almost a century and has always been held binding in this House, as stated in Lewis' Parliamentary Procedure in Ontario, page 29, where, among the matters listed as being Out of Order in debate, it is stated, "Matters awaiting a judicial decision."

I know the Honourable Member for York South, having obtained advice in advance, believed that he was in order in reading the Statement of Claim which he read yesterday; otherwise he would not have done so. However, as he stated himself that this Statement of Claim has been filed, a writ has issued but the matter has not yet come to trial, I simply cannot see how the clear statement of the Rule can be avoided; the matter is obviously under judicial consideration.

Moreover, after careful consideration of the submissions of the Honourable Member, the Honourable Member for Sudbury and the Honourable Member for St. George, I am forced to the conclusion that this is one of the most important applications of the Sub Judice Rule that could be imagined. It is not only important that the courts should be unhampered in their decisions by debate in this House, but it is of equal importance that allegations and accusations made by persons outside this House should not be repeated in this House, unless they have been substantiated by clear evidence, whether in a Statement of Claim or otherwise. It appears an abuse of privilege to lend weight to unsubstantiated accusations by repeating them in this Chamber.

Use of the word "evidence" influences me to suggest to the Members that their use of this word should be more precise. Evidence is evidence. It means statements made under oath, or otherwise proven. Allegations contained in such a document as the Statement of Claim are certainly not evidence.

Yesterday I suggested that, if I found that portion of the Member's speech under consideration to be out of order, I would direct that it be stricken from the records. Investigation has satisfied me that the right to strike from the record after recording is debatable. I am, therefore, not making such an Order, but I declare the reading of the Statement of Claim and all references to it Out of Order, and that it should not have been permitted.

I should like to inform the Honourable Members that, in order that such an occurrence will not be repeated, the Sub Judice Rule will henceforth be strictly enforced, and the discussion of any matter pending before the Courts will not be permitted.
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. Freeman,

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:

"This House further regrets that the government has manifested no serious awareness of the challenges, opportunities and problems which will face this province in increasing measure in the years ahead as a result of the profound scientific and technological revolution now taking place throughout the world, as is indicated, among other things, by the government's continued failure:

1. To undertake or even contemplate comprehensive social and economic planning to take full advantage of the scientific revolution in terms of increased wealth and fair distribution of that wealth among all the people and to minimize the effects of the dislocations which will inevitably arise;

2. To expand educational facilities, particularly at the advanced level, and to provide re-training facilities on anything like the scale needed to provide our people with the knowledge and skills needed to take full advantage of the opportunities provided by the scientific revolution.

3. To accord to the trade union movement of the province that genuine and wholehearted recognition which can be the only sound basis for labour-management co-operation in meeting the challenges of the scientific revolution.

4. To give any consideration to the reform of our institutions of government, particularly at the municipal level, in the light of the requirements of the scientific revolution.

5. To plan for the enormous expansion of cultural and recreational facilities which will be needed if our people are to have full opportunities for the constructive use of the leisure time that will become increasingly available to them as the scientific revolution proceeds.

And this House further regrets that the government has shown no awareness of the continued existence of widespread poverty in the midst of what has been described as our 'affluent society', and, in particular, has disclosed no serious intention:

1. To undertake the large-scale housing program needed to provide adequate housing for all our people.
2. To provide adequate minimum wages and other basic labour standards to ensure reasonable living conditions for working people throughout the province.

3. To enable the farmers of the province to obtain a fair return on their contribution to the wealth of the province.

4. To depart from the position the government has taken in its negotiations with the Government of Canada relating to pensions, even though that government has indicated that it plans to reduce the already inadequate pension benefits contained in its original proposals.

5. To fill in the multitude of gaps in our present social security legislation."

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

Ordered, That the Debate be further adjourned.

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

Bill 1, An Act to amend The Conveyancing and Law of Property Act.

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


The House than adjourned at 1.05 p.m.

NINTH DAY
MONDAY, JANUARY 27TH, 1964

Prayers

3.00 O'Clock P.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 exempting farm lands, in excess of 100-foot frontage when held in blocks of not less than five acres, from the special rate per foot frontage for waterworks.
Elizabeth II 27th AND 28th January 33

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. Bryden,

Ordered, That the Debate be adjourned

The following Sessional Paper was Tabled:—


The House than adjourned at 6.00 p.m.

TENTH DAY
TUESDAY, JANUARY 28TH, 1964

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:—

Bill 27, An Act to amend The Highway Improvement Act. Mr. MacNaughton.

The following Bill was read the second time after a debate 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 9, An Act to amend The Department of Agriculture Act.


The following Bill was read the second time after a debate and referred to the Committee on Labour, Legal and Municipal Bills:—

Bill 5, An Act to amend The Industrial Standards Act.
The following Bill was read the second time and referred to the Committee on Agriculture:

Bill 8, An Act to amend The Plant Diseases 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. Troy,

Ordered, That the Debate be adjourned.

The House than adjourned at 6.00 p.m.

ELEVENTH DAY

WEDNESDAY, JANUARY 29TH, 1964

PRAYERS

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

Bill 11, An Act to repeal The Slot Machines Act.

Bill 12, An Act to amend The Trustee Act.

Bill 13, An Act to amend The County Courts Act.


Bill 17, An Act to amend The Dower 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. Sargent,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.

TWELFTH DAY
THURSDAY, JANUARY 30TH, 1964

PRAYERS 3.00 O’CLOCK P.M.

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

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

Bill Pr2, An Act respecting the City of Owen Sound.
Bill Pr7, An Act respecting Huron College.
Bill Pr20, An Act respecting The Ross Memorial Hospital.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr7, An Act respecting Huron College.

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

Ordered, That the name of Mr. Sopha be substituted for that of Mr. Gordon on the list of Members comprising the Standing Committee on Natural Resources, Wildlife and Mining.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 28, An Act respecting the Meetings of the Board of Directors of the Canadian National Exhibition Association. Mr. Bryden.


Bill 31, An Act to amend The Trees Act. Mr. Roberts.


The Order of the Day for Second Reading of Bill 19, An Act to amend The Department of Energy Resources Act, having been read,

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

On motion by Mr. Bukator, it was,

Ordered, That the debate be adjourned.

The following Sessional Paper was Tabled:

Financial Statement of the Settlers' Loans Commissioner for the Fiscal Year ended March 31, 1963, and a Certified Copy of Order-in-Council No. 3784 dated December 5, 1963, concerning sundry loans of the Settlers' Loan Commissioner (No. 39.)

The House then adjourned at 6.00 p.m.

THIRTEENTH DAY

FRIDAY, JANUARY 31ST, 1964

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 33, An Act to amend The Territorial Division Act. Mr. Spooner.

Bill 34, An Act to amend The Game and Fish Act, 1961-62. Mr. Roberts.
The Order of the Day for Resuming the Adjourned Debate on the Motion for Second Reading of Bill 19, An Act to amend The Department of Energy Resources Act, having been read,

The Debate continued, and after some time,

The motion, being 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 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. Welch,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.05 p.m.

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FOURTEENTH DAY
MONDAY, FEBRUARY 3RD, 1964

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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:


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

The Debate was resumed and, after some time, it was, on motion by Mr. Hodgson (Scarborough East),

Ordered, That the Debate be adjourned.
The following Sessional Paper was Tabled:—


The House then adjourned at 5.55 p.m.

FIFTEENTH DAY
TUESDAY, FEBRUARY 4TH, 1964

PRAYERS

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal 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 11, An Act to repeal The Slot Machines Act.
Bill 12, An Act to amend The Trustee Act.
Bill 13, An Act to amend The County Courts Act.
Bill 17, An Act to amend The Dower Act.

Your Committee begs to report the following Bill with a certain amendment:


Mr. Edwards 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 Waterloo, praying that an Act may pass providing for the establishment of a Community Services Board to develop and supervise the city's parks and recreational activities.

Petition of the Corporation of the Town of Smith's Falls praying that an Act may pass authorizing a fixed assessment for Hershey Chocolate of Canada Limited.

Petition of the Public School Board of the Township School Area of the Township of Erin praying that an Act may pass annulling certain trusts with respect to certain lands and permitting the sale thereof by the Board.

Petition of the Corporation of the City of London praying that an Act may pass giving The Public Utilities Commission power to acquire and hold land; and for other purposes.

Petition for the incorporation of Rochdale College.

Petition of the Corporation of the Township of Saltfleet praying that an Act may pass authorizing by-laws with respect to the postponement of part of special rates for local improvements with respect to lands used exclusively for farm land.

Petition of The Toronto Home Missions Council of the United Church of Canada praying that an Act may pass widening the terms of the Lillian Frances Massey Treble Trust.

Petition of the Corporation of the City of Ottawa praying that an Act may pass transferring the administration of the Dr. H. P. Wright Memorial Trust to the Corporation; and for other purposes.

Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing the regulation of the erection of buildings, and providing for their safety; and for other purposes.

Petition of the Corporation of Université d'Ottawa praying that an Act may pass empowering it to expropriate certain specified lands.

Petition of The Norfolk Hospital Association praying that an Act may pass authorizing the use of income and capital of any donations, gifts or bequests for the general authorized purposes of the Association.

Petition of the Corporation of the City of Barrie praying that an Act may pass authorizing it to make a grant to the Barrie Y.M.-Y.W.C.A. of $4,000.00 per year for ten years.

Petition of the Corporation of the City of Peterborough praying that an Act may pass authorizing an exclusive franchise for five years to Border Transit Limited.

Petition of the Corporation of the Township of York praying that an Act may pass authorizing it to establish a Board of Control; and for other purposes.
Petition of Ottawa Community Chests praying that an Act may pass authorizing notice of its meetings to be given by publication as provided by by-law, and changing the Corporation's name to Ottawa and District Community Chest.

Petition of the Corporation of the City of Niagara Falls praying that an Act may pass approving a pension plan for its employees.

Petition of Assumption University of Windsor praying that an Act may pass varying the provisions of its Act of Incorporation.

Petition of the Corporation of the City of Port Arthur praying that an Act may pass authorizing grants, not exceeding $5,000.00 in the aggregate, for activities which are, in the opinion of the Council, for the general advantage of the inhabitants of the City.

Petition of the Corporation of the Township of Toronto praying that an Act may pass exempting farm lands in excess of 100-foot frontage when held in blocks of not less than five acres from the special rate per foot frontage for waterworks.

The Petition of the Corporations of the Township of West Ferris and The Frontenac District High School Board having been withdrawn, your Committee recommends that the fees less the actual cost of printing be remitted.

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

Bill Pr12, An Act respecting the Township School Area of the Township of Erin.  Mr. Root.

Bill Pr13, An Act respecting the City of London.  Mr. White.

Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.  Mr. Beckett.


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

Bill Pr4, An Act respecting the City of Waterloo.  Mr. Butler.

Bill Pr8, An Act respecting the Town of Smith's Falls.  Mr. Gomme.

Bill Pr14, An Act to establish Rochdale College.  Mr. Lawrence (St. George).

Bill Pr15, An Act respecting the Township of Saltfleet.  Mr. Gisborn.

Bill Pr19, An Act respecting the City of Ottawa.  Mr. Lawrence (Russell).
Bill Pr23, An Act respecting the City of Hamilton.  Mrs. Pritchard.

Bill Pr24, An Act respecting Université d'Ottawa.  Mr. Lawrence (Russell).

Bill Pr26, An Act respecting the City of Barrie.  Mr. Evans.

Bill Pr28, An Act respecting the City of Peterborough.  Mr. Brown.

Bill Pr29, An Act respecting the Township of York.  Mr. Dunlop.

Bill Pr30, An Act respecting Ottawa Community Chests.  Mr. Lawrence (Russell).

Bill Pr31, An Act respecting the City of Niagara Falls.  Mr. Bukator.

Bill Pr32, An Act respecting Assumption University of Windsor.  Mr. Belanger.

Bill Pr33, An Act respecting the City of Port Arthur.  Mr. Freeman.

Bill Pr34, An Act respecting the Township of Toronto.  Mr. Mackenzie.

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

Bill 23, An Act to repeal The Female Refuges Act.

Bill 24, An Act to amend The County Judges 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. Lewis (Scarborough West),

Ordered, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.
STH
FEBRUARY
1964

SIXTEENTH DAY
WEDNESDAY, FEBRUARY 5TH, 1964

PRAYERS

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee’s Second Report which was read as follows and adopted:

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


Bill 5, An Act to amend The Industrial Standards Act.

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

After some time Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had come to a certain Resolution as recommended by the Honourable the Lieutenant Governor as follows:—

That,

every judge of the Supreme Court shall be paid out of the Consolidated Revenue Fund the annual sum of $4,000, payable quarterly, as compensation for the services that he is called on to render by any Act of the Legislature in addition to his ordinary duties,

as provided by Bill 18, an Act to amend The Extra-Judicial Services Act.

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

Bill 1, An Act to amend The Conveyancing and Law of Property Act.


Bill 11, An Act to repeal The Slot Machines Act.

Bill 12, An Act to amend The Trustee Act.

Bill 13, An Act to amend The County Courts Act.


Bill 17, An Act to amend The Dower Act.

Bill 19, An Act to amend The Department of Energy Resources Act.

Bill 23, An Act to repeal The Female Refuges Act.

Bill 24, An Act to amend The County Judges Act.


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

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

Bill 20, An Act to amend The Department of Travel and Publicity Act.

Bill 27, An Act to amend The Highway Improvement Act.

Bill 33, An Act to amend The Territorial Division Act.

Bill Pr2, An Act respecting the City of Owen Sound.

Bill Pr7, An Act respecting Huron College.

Bill Pr20, An Act respecting The Ross Memorial Hospital.


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 5.40 p.m.
Mr. Gomme, from the Standing Committee on Private Bills, presented the Committee's Second Report which was read as follows and adopted:

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

Bill Pr5, An Act respecting The Board of Education for the City of London.
Bill Pr8, An Act respecting the Town of Smith's Falls.
Bill Pr9, An Act respecting The Riverdale Hospital.
Bill Pr26, An Act respecting the City of Barrie.
Bill Pr27, An Act respecting The W. F. Thomas Foundation.
Bill Pr28, An Act respecting the City of Peterborough.
Bill Pr30, An Act respecting Ottawa Community Chests.

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

Bill Pr6, An Act respecting the Township of Pittsburgh and the City of Kingston.

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 Township of Pittsburgh and the City of Kingston.
Bill Pr30, An Act respecting Ottawa Community Chests.

On motion by Mr. Rowntree, Bill 4, The Apprenticeship and Tradesmen's Qualification Act, 1964, was removed from the list of Bills for the Committee of the Whole House, and referred to the Committee on Labour, Legal and Municipal Bills.
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.

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EIGHTEENTH DAY
FRIDAY, FEBRUARY 7th, 1964

Prayers

10.30 O’clock A.M.

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

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NINTEENTH DAY
MONDAY, FEBRUARY 10th, 1964

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:—

Bill 36, An Act to amend The Department of Agriculture Act. Mr. Stewart.
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. Wishart,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.

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TWENTIETH DAY
TUESDAY, FEBRUARY 11th, 1964

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Prayers

3.00 O'Clock P.M.

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

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

Bill Pr4, An Act respecting the City of Waterloo.

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

Bill Pr29, An Act respecting the Township of York.

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

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

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

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

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

Bill 37, The Operating Engineers Act, 1964.  Mr. Rowntree.


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

After some time Mr. Speaker resumed the Chair, and the Chairman reported that the Committee had come to a certain Resolution as recommended by the Honourable the Lieutenant Governor as follows:—

That,

the Lieutenant Governor in Council may make arrangements for supplying the money necessary to fulfil the requirements of any guarantee under The Department of Agriculture Act and to advance the amount necessary for that purpose out of the public funds of the Province,

as provided by Bill 9, An Act to amend The Department of Agriculture Act.

Also, that the Committee had directed him to report the following Bill with a certain amendment:—

Bill 9, An Act to amend The Department of Agriculture Act.

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

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.
TWENTY-FIRST DAY

WEDNESDAY, FEBRUARY 12TH, 1964

Prayers

3.00 O’Clock P.M.

W. EARL ROWE

The Lieutenant Governor transmits Estimates of certain sums required for the services of the Province for the year ending the 31st March, 1965, and recommends them to the Legislative Assembly.

Toronto, 12th February, 1964,

— 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, 1964, and recommends them to the Legislative Assembly.

Toronto, 12th February, 1964,

(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. Whicher,

Ordered, That the Debate be adjourned.

The following Bills were 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 36, An Act to amend The Department of Agriculture Act.

Bill Pr4, An Act respecting the City of Waterloo.

Bill Pr5, An Act respecting The Board of Education of the City of London.

Bill Pr9, An Act respecting The Riverdale Hospital.

Bill Pr26, An Act respecting the City of Barrie.

Bill Pr27, An Act respecting The W. F. Thomas Foundation.

Bill Pr28, An Act respecting the City of Peterborough.

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


Bill 34, An Act to amend The Game and Fish Act, 1961-62.

Bill Pr8, An Act respecting the Town of Smith's Falls was read the second time on the following division, and referred to the Committee of the Whole House:—

**Yeas**

Allan
Apps
Auld
Bales
Boyer
Brunelle
Butler
Carruthers
Carton
Cass
Cecile
Cowling
Davis
Demers
Dunlop
Dymond
Eagleson
Edwards
Evans

Ewen
Gomme
Grossman
Guindon
Hamilton
Harris
Haskett
Henderson
Hodgson

(Scarborough East)

Hodgson
(Victoria)

Johnston
(Carleton)

Kerr
Knox
Lawrence
(Russell)

Lawrence
(St. George)

Letherby
Lewis
(Humber)

Mackenzie
MacNaughton
Morningstar
McKeough
McNeil
Noden
Olde
Peck
Pitcock
Pritchard
Randall
Reilly
Reuter
Robarts
Roberts
Rollins
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 20, An Act to amend The Department of Travel and Publicity Act.

Bill 33, An Act to amend The Territorial Division Act.

Bill Pr2, An Act respecting the City of Owen Sound.

Bill Pr7, An Act respecting Huron College.

Bill Pr20, An Act respecting The Ross Memorial Hospital.


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.
TWENTY-SECOND DAY
THURSDAY, FEBRUARY 13TH, 1964

PRAYERS

3.00 O’CLOCK P.M.

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

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

Bill Pr1, An Act respecting the Town of Cochrane.

Bill Pr11, An Act respecting Westminster College.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr11, An Act respecting Westminster College.

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, 1965, the following sums:—

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.................................................. 108,000

1502. To defray the expenses of the Cabinet Office............... 87,000

1601. To defray the expenses of the Office of Provincial Auditor. 539,000

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 Sessional Paper was Tabled:—

Letter to the Attorney General from the Board of Commissioners of the Metropolitan Toronto Police relating to an incident concerning picketing by taxi drivers in front of the Parliament Buildings. (No. 61.)

The House then adjourned at 6.00 p.m.
TWENTY-THIRD DAY
FRIDAY, FEBRUARY 14TH, 1964

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, 1965, the following sums:—

<table>
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<tr>
<th>Number</th>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>1001</td>
<td>To defray the expenses of the Main Office, Department of Labour</td>
<td>$ 791,900</td>
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<tr>
<td>1002</td>
<td>To defray the expenses of the Apprenticeship Branch</td>
<td>1,274,500</td>
</tr>
<tr>
<td>1003</td>
<td>To defray the expenses of the Conciliation Services</td>
<td>417,000</td>
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<tr>
<td>1004</td>
<td>To defray the expenses of the Labour Standards Branch</td>
<td>522,000</td>
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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 Sessional Papers were Tabled:—

The Seventeenth Report of The Liquor Licence Board of Ontario for the twelve months fiscal period ending on the 31st day of March, 1963 (No. 44).


Copy of a letter from the Prime Minister of Ontario to the Prime Minister of Canada relative to the Canada Pension Plan (No. 62).

The House then adjourned at 1.05 p.m.
TWENTY-FOURTH DAY
MONDAY, FEBRUARY 17TH, 1964

PRAYERS

3.00 O’CLOCK P.M.

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

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

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

“But this House regrets that the budget fails to exhibit that the Government is aware of the urgent need to encourage, develop and expand the foundations of the economy of this province.

And this House regrets that the budget indicates that the government is content with the makeshift policies of the past rather than to adopt a broad new imaginative outlook paralleled with measures which would eliminate areas of poverty within the province; widely expand opportunities for expansion of existing industries and promote the establishment of new industries using our great natural resources; increase the real wealth of our people, and greatly increase our population.

And this House regrets that instead of being offered an energetic and vigorous economic program for our great province, our citizens are merely being asked to bear increased taxation and they and their children to assume an even greater debt burden."

The debate continued and, after some time, it was,

On motion by Mr. Lewis (Humber),

Ordered, That the debate be adjourned.

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

Bill 6, An Act to amend The Hours of Work and Vacations with Pay Act.

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

Bill 37, The Operating Engineers Act, 1964.

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


A debate was adjourned on the motion for second reading of Bill Pr1, An Act respecting the Town of Cochrane.

The following Sessional Papers were Tabled:—

Report of the Minister of Agriculture for year ending March 31st, 1963 (No. 21).

Report of the Federated Colleges of the Ontario Department of Agriculture for year ending March 31st, 1963 (No. 28).


The House then adjourned at 6.00 p.m.
TWENTY-FIFTH DAY
TUESDAY, FEBRUARY 18TH, 1964

PRAYERS

3.00 O'CLOCK P.M.

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

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

Bill Pr31, An Act respecting the City of Niagara Falls.

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

Bill Pr10, An Act to incorporate Brock University.
Bill Pr23, An Act respecting the City of Hamilton.

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

Bill Pr15, An Act respecting the Township of Saltfleet.

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

Bill Pr10, An Act to incorporate Brock University.
Bill Pr15, An Act respecting the Township of Saltfleet.

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

"This House further regrets that the government has manifested no serious awareness of the challenges, opportunities and problems which will face this province in increasing measure in the years ahead as a result of the profound scientific and technological revolution now taking place throughout the world, as is indicated, among other things, by the government's continued failure:

1. To undertake or even contemplate comprehensive social and economic planning to take full advantage of the scientific revolution in terms of increased wealth and fair distribution of that wealth among all the people and to minimize the effects of the dislocations which will inevitably arise.

2. To expand educational facilities, particularly at the advanced level, and to provide re-training facilities on anything like the scale needed to provide our people with the knowledge and skills needed to take full advantage of the opportunities provided by the scientific revolution.

3. To accord to the trade union movement of the province that genuine and wholehearted recognition which can be the only sound basis for labour-management co-operation in meeting the challenges of the scientific revolution.

4. To give any consideration to the reform of our institutions of government, particularly at the municipal level, in the light of the requirements of the scientific revolution.

5. To plan for the enormous expansion of cultural and recreational facilities which will be needed if our people are to have full opportunities for the constructive use of the leisure time that will become increasingly available to them as the scientific revolution proceeds.

And this House further regrets that the government has shown no awareness of the continued existence of widespread poverty in the midst of what has been described as our 'affluent society', and, in particular, has disclosed no serious intention:

1. To undertake the large-scale housing program needed to provide adequate housing for all our people.

2. To provide adequate minimum wages and other basic labour standards to ensure reasonable living conditions for working people throughout the province.

3. To enable the farmers of the province to obtain a fair return on their contribution to the wealth of the province.
4. To depart from the position the government has taken in its negotiations with the Government of Canada relating to pensions, even though that government has indicated that it plans to reduce the already inadequate pension benefits contained in its original proposals.

5. To fill in the multitude of gaps in our present social security legislation.”

having been put, was lost on the following Division:

**YEAS**

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**NAYS**

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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:—

“This House regrets that Her Majesty’s Government has failed to proclaim a program designed to meet the challenges of the sixties. And this House regrets that the Government has chosen to use empty and hollow phrases as a substitute for action, rather than, as it should, seize the opportunity to chart an imaginative and comprehensive program designed to encourage the social, economic and educational development of the Province of Ontario.

And this House further regrets that the Speech from the Throne indicates that the Government dissipates the confidence of the people who returned it to office in that it now shows a lack of awareness and a refusal to act upon important problems of immediate concern to the people of Ontario, such as automation and job security, a comprehensive program of medical care using the experience gained in other jurisdictions, a fair and equitable pension plan, a code of laws designed to recognize and advance the rights and interests of the working man, a program of protection for the consumer, a method whereby farmers can be afforded a fair and adequate return for their efforts, a recognition of the potential of and a plan for the development of Northern Ontario, and an acceptance by the Government of responsibility for equipping every boy and girl in Ontario with sufficient education and training to enable him or her to bear a responsible, useful and satisfying role in meeting the challenge of the sixties.”

having been put, was lost on the same Division.

The main Motion, having then been put, was carried on the same Division reversed,

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 W. Earl Rowe, P.C.(C), 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.

Ordered, That the Address be engrossed and presented to the Honourable the Lieutenant Governor by those Members of this House who are Member of the Executive Council.

The Order of the Day for Second Reading of Bill Pr1, An Act respecting the Town of Cochrane, having been read,

The Debate continued, and, after some time, was again 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, 1965, the following sums:

1005. To defray the expenses of the Labour Relations Board, Department of Labour. $ 519,300

1006. To defray the expenses of the Safety and Technical Services. 1,538,300

1007. To defray the expenses of the Human Rights Commission. 88,000

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.

On motion by Mr. Cass,

Ordered, That the House do now adjourn until Three of the clock on Thursday afternoon.

The House then adjourned at 11.00 p.m.

TWENTY-SIXTH DAY

THURSDAY, FEBRUARY 20TH, 1964

Prayers 3.00 O’Clock P.M.

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

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

Bill Pr32, An Act respecting Assumption University.
Your Committee begs to report the following Bill with certain amendments:—

Bill Pr17, An Act respecting the City of Toronto.

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

Bill Pr33, An Act respecting the City of Port Arthur.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr32, An Act respecting Assumption University.

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

Bill 43, An Act to amend The Election Act. Mr. MacDonald.


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, 1965, the following sum:—

901. To defray the expenses of the Main Office, Department of Insurance......................................................... $ 493,000

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 Sessional Papers were Tabled:—

Thirtieth Annual Report of The Department of Municipal Affairs of the Province of Ontario for the year ending December 31, 1963 (No. 16).
The 1962 Annual Report of Municipal Statistics of The Department of Municipal Affairs (No. 16—Part 2).


The House then adjourned at 11.10 p.m.

TWENTY-SEVENTH DAY
FRIDAY, FEBRUARY 21ST, 1964

Prayers 10.30 O’Clock A.M.

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 3.05 p.m.

TWENTY-EIGHTH DAY
MONDAY, FEBRUARY 24TH, 1964

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:


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, 1965, the following sums:

701. To defray the expenses of the Main Office, Department of Health ........................................ $ 5,511,000

702. To defray the expenses of the Public Health Administration Branch ........................................ 2,320,000

703. To defray the expenses of the Public Health Nursing Branch ........................................ 82,000

704. To defray the expenses of the Maternal and Child Health Branch ........................................ 133,000

705. To defray the expenses of the Dental Service Branch ................. 82,000

706. To defray the expenses of the Nursing Branch .................. 389,000

707. To defray the expenses of the Epidemiology Branch ........... 905,000

708. To defray the expenses of the Medical Rehabilitation Branch. 589,000

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 commencing tomorrow, Tuesday, February 25th, and on every Tuesday, Wednesday and Thursday for the balance of the present Session this House will meet at Two of the clock in the afternoon.

The House then adjourned at 6.05 p.m.
TWENTY-NINTH DAY
TUESDAY, FEBRUARY 25TH, 1964

PRAYERS

2.00 O’Clock P.M.

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

As the Committee has not been able to complete its work, it recommends that the time within which the House may receive Reports upon Private Bills from the Committee on Private Bills be extended to the 5th day of March, 1964.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1965, the following sums:

709. To defray the expenses of the Tuberculosis Prevention Branch, Department of Health......................... $ 5,577,000

710. To defray the expenses of the Industrial Hygiene Branch.................. 1,001,000

711. To defray the expenses of the Environmental Sanitation Branch............................................................... 277,000

712. To defray the expenses of the Laboratory Branch....................... 3,032,000

713. To defray the expenses of the Mental Health Branch................. 70,586,000

714. To defray the expenses of the Hospital Services Commission of Ontario....................................................... 65,559,000
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 Sessional Papers were Tabled:—

Returns from the Records of By-elections in the years 1960 and 1962 and the General Election held on the 11th and 25th of September, 1963 (No. 47).

The House then adjourned at 10.35 p.m.

THIRTIETH DAY
WEDNESDAY, FEBRUARY 26TH, 1964

Prayers

2.00 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 Pr12, An Act respecting the Township School Area of the Township of Erin.

Bill Pr13, An Act respecting the City of London.

Bill Pr16, An Act respecting the Town of Thorold.

Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.

Bill Pr 25, An Act respecting The Norfolk Hospital Association.

The Supreme Court of Ontario (Crest) Osgoode Hall, Toronto 1, 24th February, 1964.

The Hon. Mr. Justice MacKay,
The Hon. Mr. Justice Kelly.

Roderick Lewis, Esq., Q.C.,
Clerk of The Legislative Assembly,
Parliament Buildings,
Toronto, Ontario.
Re: Bill Pr12, 1964, An Act respecting the Township School Area 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, chapter 208, section 57, having had the said Bill referred to us as such Commissioners, now beg to report thereon.

We are of the opinion that it is reasonable that such Bill do pass into law. We are of the further opinion that the provisions of the said Bill are proper for carrying its purpose into effect and that no alterations or amendments are necessary in the Bill.

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

We have the honour to be, Sir,

Your obedient servants,

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

THE SUPREME COURT OF ONTARIO

The Hon. Mr. Justice MacKay,
The Hon. Mr. Justice Kelly.

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

Re: Bill Pr13, 1964, An Act respecting the City of London.

Dear Sir:

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

The only section of this Act which your Commissioners are required to consider is section 8 thereof and Schedule "B" referred to in section 8. The purpose of section 8 is to confirm an agreement dated 8th August, 1962, between the Corporation of the County of Middlesex, the Corporation of the City of London and the London Chamber of Commerce, which agreement substitutes, with respect to a trust fund, new provisions in place of provisions heretofore maintaining which were set out in an agreement made 10th December, 1898, and confirmed by 62 Vic., chapter 56, section 1.
In lieu of the provisions hitherto in effect, the agreement of the 8th August, 1962, provides for,

(1) the transfer of the sum of $15,600 to the Victoria Hospital Endowment Fund, the authority for the creation of which fund is 24 Geo. V, chapter 18, section 4, and

(2) the return to the County of Middlesex of the sum of $15,000 which had been paid by the County of Middlesex to the trustees under the provisions of the agreement of the 10th December, 1898.

We are of the opinion that it is reasonable that section 8 of such Bill do pass into law. We are of the further opinion that the provisions of section 8 of the said Bill are proper for carrying its purpose into effect and that no alterations or amendments are necessary in the said section 8.

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

We have the honour to be, Sir,

Your obedient servants,

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

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1, 24th February, 1964.

THE HON. MR. JUSTICE MACKAY,
THE HON. MR. JUSTICE KELLY.

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

Re : Bill Pr16, 1964, An Act respecting the Town of Thorold.

Dear Sir :

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

Upon the hearing before us with respect to section 1 of this Act and Schedule "A" referred to in the said section 1, the petitioner informed us that upon the hearing with respect to this Bill before the Private Bills Committee the petitioner would ask that the following amendments be made in the draft Bill:
(a) that in clause (2) of section 1 the words "upon a valid and subsisting charitable use within the meaning of The Mortmain and Charitable Uses Act" be deleted and in the place thereof be substituted "as and for a public park";

(b) that in clause (4) of section 1 the words "upon a valid and subsisting charitable use within the meaning of The Mortmain and Charitable Uses Act" be deleted and in the place thereof be substituted "as and for a public park";

(c) that section 1 of the agreement of 1st day of November, 1963, appearing as Schedule "A" to the said Act, be amended so that the section as amended reads as follows:

"Until the disposition thereof by the grantee with the consent of the Chairman for the time being in office of the Thorold Public School Board and the Board of Trustees of the Roman Catholic Separate Schools for the Town of Thorold as provided in section 2 of this grant, the lands shall be held, maintained and operated as a public playground and place of recreation for the use and benefit of the general public of the Town of Thorold and in particular the young people thereof."

The purpose of this section of this Act is to make more effectual the intention of the original settlor in providing a public playground for the use of the young people of the Town of Thorold. The original settlor failed to make any provisions for the maintenance of the public playground, and the same has required the disposition and use of funds raised for elementary school purposes. The purpose of this Act is that the maintenance will now be undertaken by the municipality.

Subject to the amendments aforesaid, we are of the opinion that the provisions of the said section of this Act are proper for carrying its purpose into effect and that it is reasonable that such section of the Bill shall pass into law.

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

We have the honour to be, Sir,

Your obedient servants,

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

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1, 24th February, 1964.

THE HON. MR. JUSTICE MacKAY.
THE HON. MR. JUSTICE KELLY.
Roderick Lewis, Esq., Q.C.,
Clerk of The Legislative Assembly,
Parliament Buildings,
Toronto, Ontario.

Re : Bill Pr18, 1964, An Act respecting the Lillian Frances Massey Treble Trust.

Dear Sir :

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

The petition for this Bill is prompted by the fact that the trusts as expressed in the Will of the testatrix are no longer capable of being carried out strictly in accordance with the terms of the Will; the trusts to be substituted by the Bill are in conformity with the intention of the testatrix as expressed in her Will as nearly as the same are now capable of being carried out.

Mr. Mills has informed the Commissioners that the petitioner is the successor of the Methodist Union of the City of Toronto and has undertaken to furnish proof before the Private Bills Committee of this fact.

While we are not suggesting that the applicant's petition should not be granted, we are of the opinion that the relief sought by this Act could have been granted under the provisions of The Variation of Trusts Act, R.S.O. 1960, chapter 413, by an application under the said Act. We draw your attention to this as the Legislature in future may not wish to entertain applications for Private Bills in matters that could properly be dealt with under this Act.

Subject to the Private Bills Committee being satisfied with the evidence furnished with respect to the petitioner being the successor of the Methodist Union of the City of Toronto, we are of the opinion that it is reasonable that such Bill do pass into law. We are of the further opinion that the provisions of the said Bill are proper for carrying its purpose into effect and that no alterations or amendments are necessary in the Bill.

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

We have the honour to be, Sir,

Your obedient servants,

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

Dear Sir:

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

This Bill seeks to abrogate the terms of settlement of 13 donations, gifts, devises or bequests made in favour of the petitioner, the income of which by the terms of the settlement is to be devoted to various purposes of the petitioner.

The only valid reason for interfering with the trusts attached to a benefaction by the donor to a charitable institution is that, due to the circumstances prevailing, the intention of the donor as expressed in the settlement is incapable of being carried out. No such reason is alleged by the petitioner with respect to the 13 trusts involved. The attempt to override in a wholesale manner the expressed wishes of the individual settlors completely disregards the basic principles of law applicable to trustee and cestui que trust. This Bill is an attempt to permit the petitioner to devote to its own purpose moneys entrusted to it for administration for the purpose of carrying out the wishes of the settlors. The avowed purpose of the Bill is to accomplish something which in our view should not be permitted.

We recommend in the strongest terms that the Bill do not become law.

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

We have the honour to be, Sir,

Your obedient servants,

F. G. MacKay,
Arthur Kelly,
Commissioners of Estate Bills.
Ordered, That Bills Pr12, Pr13, Pr16 and Pr18, together with the reports 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. Rowe,

Ordered, That the Debate be adjourned.

The following Sessional Paper was Tabled:—

Tobacco Inquiry Report submitted by the Committee through the Chairman, Dr. Ford Stinson (No. 63).

The House then adjourned at 6.00 p.m.

THIRTY-FIRST DAY
THURSDAY, FEBRUARY 27TH, 1964

Prayers 2.00 O'Clock P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee's Third Report as follows:

In its preliminary consideration of Bill 37, The Operating Engineers Act, 1964, the following resolution was unanimously adopted:

"That this Committee request the House to constitute an appropriate Committee to study Bill 37, The Operating Engineers Act, 1964, to hear representations with respect thereto and to report to the House thereon."

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

Bill 51, An Act to amend The Mining Act. Mr. Wardrope.
Bill 52, An Act to amend The Schools Administration Act. Mr. Davis.


Bill 54, An Act to amend The Public Schools Act. Mr. Davis.

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, 1965, the following sums:—

1401. To defray the expenses of the Main Office and Branches, Department of Municipal Affairs. $48,824,000

1402. To defray the expenses of the Ontario Municipal Board. 402,000

1403. To defray the expenses of the Main Office. 1,366,000

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 11.00 p.m.

THIRTY-SECOND DAY
FRIDAY, FEBRUARY 28TH, 1964

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, 1965, the following sums:—

1301. To defray the expenses of the Main Office, Department of Mines. $484,000
1302. To defray the expenses of the Geological Branch...... $ 1,098,000
1303. To defray the expenses of the Mines Inspection Branch... 328,000
1304. To defray the expenses of the Laboratories Branch...... 183,000
1305. To defray the expenses of the Sulphur Fumes Arbitrator... 24,000
1306. To defray the expenses of the Mining Lands Branch...... 354,000
1307. To defray the expenses of the Main Office................. 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 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. Gould,

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:—

Reply by Prime Minister of Canada to letter of Prime Minister of Ontario relative to the Canada Pension Plan (No. 62—Part 2).


The House then adjourned at 1.00 p.m.
THIRTY-THIRD DAY
MONDAY, MARCH 2ND, 1964

PRAYERS

3.00 O'CLOCK P.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, 1965, the following sums:—

2201. To defray the expenses of the Main Office, Department of Transport ........................................ $ 872,000
2202. To defray the expenses of the Ontario Highway Transport Board .................................................. 166,000
2203. To defray the expenses of the Highway Safety Branch .... 481,000
2204. To defray the expenses of the Motor Vehicles Administration ......................................................... 5,410,000

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 Sessional Papers were Tabled:—

Interim Report of the Select Committee on Consumer Credit (No. 65).

The Report of the Minister of Public Works, Province of Ontario, for the year ending March 31, 1963 (No. 14).

The Forty-third Annual Report of the Public Service Superannuation Board for the year ending March 31, 1963 (No. 34).

The Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31, 1963 (No. 32).

The Report of the Provincial Auditor on the Public Service Retirement Fund for the year ended March 31, 1963 (No. 33).
The Seventh Annual Report of the Ontario Parks Integration Board for the year ending March 31, 1963 (No. 64).


The Annual Report of the Ontario Mental Health Foundation for the year ending March 31, 1963 (No. 66).

The House then adjourned at 11.10 p.m.

THIRTY-FOURTH DAY
TUESDAY, MARCH 3RD, 1964

PRAYERS

Mr. Gomme, 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 Pr12, An Act respecting the Township School Area of the Township of Erin.

Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.

Bill Pr24, An Act respecting Université d'Ottawa.

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

Bill Pr19, An Act respecting the City of Ottawa.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr24, An Act respecting Université d'Ottawa.

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 Ontario Mental Health Foundation Act, 1960-61. Mr. Dymond.


Bill 60, An Act to amend The Assessment Act. Mr. Spooner.


Bill 62, An Act to amend The Department of Municipal Affairs Act. Mr. Spooner.

Bill 63, An Act to amend The Ontario-St. Lawrence Development Commission Act. Mr. Auld.

The Prime Minister Tabled Answers to Questions Nos. 1, 6, 7, 9 and 12. (See 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, 1965, the following sums:

2205. To defray the expenses of the Motor Vehicle Accident Claims Fund, Department of Transport $ 630,000

101. To defray the expenses of the Main Office, Department of Agriculture 605,000

102. To defray the expenses of the Agricultural and Horticultural Societies Branch 976,000

103. To defray the expenses of the Agricultural Rehabilitation and Development Branch 956,000

104. To defray the expenses of the Co-operatives Branch 42,000

105. To defray the expenses of the Dairy Branch 871,000

106. To defray the expenses of the Extension Branch 2,860,000
107. To defray the expenses of the Farm Economics and Statistics Branch .................. $ 343,000

108. To defray the expenses of the Farm Products Inspection Branch .................. 530,000

109. To defray the expenses of the Farm Products Marketing Board .................. 78,000

110. To defray the expenses of the Information Branch ............ 353,000

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 11.10 p.m.

THIRTY-FIFTH DAY

WEDNESDAY, MARCH 4TH, 1964

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 64, An Act to set aside a Certain Tax Sale of Land in the Township of Herschel for the Relief of Wallace Bullied and Norah Bullied. Mr. Spooner.


Bill 67, An Act to repeal The Vaccination Act. Mr. Dymond.

Bill 68, An Act to amend The Public Health Act. Mr. Dymond.
The following Bills were read the second time and referred to the Committee of the Whole House:—

Bill 50, An Act to amend The Anatomy Act.
Bill Pr10, An Act to incorporate Brock University.
Bill Pr12, An Act respecting the Township School Area of the Township of Erin.
Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.
Bill Pr23, An Act respecting the City of Hamilton.
Bill Pr24, An Act respecting Université d'Ottawa.
Bill Pr29, An Act respecting the Township of York.
Bill Pr30, An Act respecting Ottawa Community Chests.
Bill Pr31, An Act respecting the City of Niagara Falls.
Bill Pr32, An Act respecting Assumption University.

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

Bill 44, An Act to amend The Registry Act.
Bill 45, An Act to repeal The Investigation of Titles Act.

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


The Order of the Day for Resuming the Adjourned Debate on the Motion for Second Reading of Bill Pr1, An Act respecting the Town of Cochrane, having been read,

The Debate continued, and, after some time,

The motion was carried and the Bill was accordingly read a second time and referred to the Committee of the Whole House.

The Order of the Day for Second Reading of Bill 40, An Act to amend The Gasoline Tax Act, having been read,
Mr. Allan moved, That the Bill be now read a second time, and a debate arising,

Mr. MacDonald moved in amendment, seconded by Mr. Bryden,

That the motion be amended by striking out all the words after "that" and substituting the following:

"in the opinion of this House the government should give consideration to the imposition of a weight-distance tax in preference to an increase in the gasoline tax".

The debate continued, and, after some time, the amendment was lost on the following division:—

YEAS

Bryden
Davison
Freeman
Gisborn
MacDonald—5.

NAYS

Allan
Apps
Auld
Bales
Beckett
Boyer
Braithwaite
Brunelle
Bukator
Butler
Carruthers
Carton
Cass
Cecile
Connell
Cowling
Davis
Demers
Downer
Dunlop
Dymond
Evans
Ewen
Gaunt
Gomme
Gould
Grossman
Guindon
Harris
Haskett

Hodgson
Hodgson
Johnston
Johnston
Kerr
Knox
Lawrence
Lawrence
Letherby
Lewis
Mackenzie
Morningstar
McKeough
McNeil
Newman
Nixon
Noden
Olde
Oliver
Paterson
Peck
Pittock
Price
Racine
Randall
Reaume
Reuter
Robarts
Roberts
Rollins
Root
Rowe
Rowntree
Sargent
Sandercock
Singer
Sopha
Spence
Spooner
Taylor
Thompson
Troy
Villeneuve
Walker
Wardrope
Welch
Wells
Whicher
White
Whitney
Wishart
Yakabuski
Yaremko—83.
The motion for second reading having been put was carried on the following division:—

YEAS

Allan
Apps
Auld
Bales
Beckett
Boyer
Brunelle
Butler
Carruthers
Carton
Cass
Cecile
Connell
Cowling
Davis
Demers
Downer
Dunlop
Dymond
Evans
Ewen
Gomme
Grossman
Guindon

Harris
Haskett
Hodgson
(Scarborough East)
Hodgson
(Victoria)
Johnston
(Parry Sound)
Johnston
(Carleton)
Kerr
Knox
Lawrence
(Russel)
Lawrence
(St. George)
Letherby
Lewis
(Humber)
Mackenzie
Morningstar
McKeough
McNeil
Noden

Olde
Peck
Pitcock
Price
Randall
Reuter
Robarts
Roberts
Rollins
Root
Rowe
Rowntree
Sandercock
Spencer
Villeneuve
Walker
Wardrope
Welch
Wells
White
Whitney
Wishart
Yakabuski
Yaremko—65.

NAYS

Braithwaite
Bryden
Bukator
Daveison
Farquhar
Freeman
Gaunt
Gibson

Gisborn
Gould
MacDonald
Newman
Nixon
Oliver
Paterson
Racine

Reaume
Singer
Sopha
Spence
Taylor
Thompson
Troy
Whicher—24.

and the Bill was according read a second time and referred to the Committee of the Whole House.

Bill 41, An Act to amend The Motor Vehicle Fuel Tax Act was read a second time on the following division and referred to the Committee of the Whole House:—
YEAS

Allan
Apps
Auld
Bales
Beckett
Boyer
Brunelle
Butler
Carruthers
Carton
Cass
Cecile
Connell
Cowling
Davis
Demers
Downer
Dunlop
Dymond
Evans
Ewen
Gomme
Grossman
Guindon

Harris
Haskett
Hodgson
(Hodgson
(Scarborough East)
(Victoria)
Johnston
(Parry Sound)
Johnston
(Carleton)
Kerr
Knox
Lawrence
(Russell)
Lawrence
(St. George)
Letherby
Lewis
(Humber)
Mackenzie
Morningstar
McKeough
McNeil
Noden

Olde
Peck
Pitcock
Price
Randall
Reuter
Robarts
Roberts
Rollins
Root
Rowe
Rowntree
Sandercock
Spooner
Villeneuve
Walker
Wardrobe
Welch
Wells
White
Whitney
Wishart
Yakabuski
Yaremko—65.

NAYS

Braithwaite
Bryden
Bukator
Davison
Farquhar
Freeman
Gaunt
Gibson

Gisborn
Gould
MacDonald
Newman
Nixon
Oliver
Paterson
Racine

Reaume
Singer
Sopha
Spence
Taylor
Thompson
Troy
Whicher—24.

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. Gould,

Ordered, That the Debate be adjourned.
The following Sessional Paper was Tabled:—


The House then adjourned at 6.00 p.m.

THIRTY-SIXTH DAY
THURSDAY, MARCH 5TH, 1964

PRAYERS 2.00 O'CLOCK P.M.

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

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

Bill Pr13, An Act respecting the City of London.
Bill Pr14, An Act to establish Rochdale College.
Bill Pr16, An Act respecting the Town of Thorold.
Bill Pr34, An Act respecting the Township of Toronto.

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

Bill 72, An Act to amend The Credit Unions Act. 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, 1965, the following sums:—

111. To defray the expenses of the Live Stock Branch, Department of Agriculture................................. $ 1,566,000

112. To defray the expenses of the Marketing Development Branch.......................................................... 142,000

113. To defray the expenses of the Ontario Food Council...... 45,000

114. To defray the expenses of the Ontario Junior Farmer Loans 148,000

115. To defray the expenses of the Ontario Telephone Service Commission......................................................... 107,000

116. To defray the expenses of the Soils and Crops Branch...... 475,000

117. To defray the expenses of the Demonstration Farm, New Liskeard......................................................... 82,000

118. To defray the expenses of the Horticultural Experiment Station, Vineland................................................. 527,000

119. To defray the expenses of the Kemptville Agricultural School................................................................. 633,000

120. To defray the expenses of the Western Ontario Agricultural School, Ridgetown.............................................. 545,000

121. To defray the expenses of the Federated Colleges, Guelph. 9,009,000

122. To defray the expenses of the Main Office......................... 750,000

2301. To defray the expenses of the General Administration and Public Debt, Treasury Department....................... 991,000

2302. To defray the expenses of the Accounts Division................. 571,000

2303. To defray the expenses of the Revenue Division................. 5,125,000

2304. To defray the expenses of the Data Processing Branch...... 570,000

2305. To defray the expenses of the Ontario Racing Commission. 213,000

2306. To defray the expenses of the Pension Commission of Ontario............................................................... 145,000
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 10.45 p.m.

THIRTY-SEVENTH DAY
FRIDAY, MARCH 6TH, 1964

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 77, An Act to amend The Marriage Act.  Mr. Yaremko.


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, 1965, the following sums:—

301. To defray the expenses of the Main Office, Department of Civil Service........................................ $ 88,500

302. To defray the expenses of the Position Administration.... 204,500

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 1.10 p.m.
THIRTY-EIGHTH DAY
MONDAY, MARCH 9TH, 1964

PRAYERS

The Prime Minister Tabled Answers to Questions Nos. 2, 8, 10 and 11. (See Hansard.)

Mr. Lewis (Scarborough West) sought to move:—

"That the House do now adjourn to discuss a matter of urgent public importance, namely, the acute and growing shortage of hospital accommodation, especially in the Metropolitan Toronto area."

Mr. Speaker ruled as follows:—

"The subject matter of the proposed motion has, in fact, been discussed very fully on the Throne Debate, in the consideration of the Estimates of the Department of Health, and on the Budget Debate, and there is still ample opportunity for further discussion on the Budget Debate at an early date, in fact this week. Moreover, the subject matter does not relate to a specific incident of recent occurrence but, on the contrary, is much too general for a motion to adjourn the House under Rule 38. Therefore, I rule the Motion out of order."

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

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


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


Bill 58, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 63, 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 Government Commissions:—


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

Bill 51, An Act to amend The Mining Act.

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

Bill 60, An Act to amend The Assessment Act.

Bill 62, An Act to amend The Department of Municipal Affairs Act.

Bill 64, An Act to set aside a Certain Tax Sale of Land in the Township of Herschel for the Relief of Wallace Bullied and Norah Bullied.

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, 1965, the following sums:—

303. To defray the expenses of the Recruiting and Examination Services, Department of Civil Service................. $ 241,000

304. To defray the expenses of the Training and Development Services................................................. 101,500

305. To defray the expenses of the Administrative Services...... 276,500

306. To defray the expenses of the Pay Research.................. 58,500

307. To defray the expenses of the Ontario Joint Council, Civil Service Arbitration Board and Grievance Boards...... 40,500

308. To defray the expenses of the Employee Relations......... 47,000
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 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. Harris,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

THIRTY-NINTH DAY

TUESDAY, MARCH 10th, 1964

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 82, An Act to amend The Milk Industry Act. Mr. Stewart.

Bill 83, 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, 1965, the following sums:—

1901. To defray the expenses of the Main Office, Department of Public Works .................................................. $ 1,071,000
1902. To defray the expenses of the Ontario Government Buildings........................................ $ 8,817,000

1903. To defray the expenses of the Leased Premises.................. 2,500,000

1904. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc......................... 125,000

1905. To defray the expenses of the Miscellaneous.................. 175,000

1906. To defray the expenses of the Public Buildings............... 35,000,000

1907. To defray the expenses of the Dams, Docks and Locks.... 975,000

1701. To defray the expenses of the Main Office, Department of Provincial Secretary and Citizenship............... 1,122,000

1702. To defray the expenses of the Office of The Speaker...... 57,000

1703. To defray the expenses of the Legislative Library........... 68,000

1704. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer.................. 117,000

1705. To defray the expenses of the Queen’s Printer............. 218,000

1706. To defray the expenses of the Registrar-General’s Branch.. 775,000

1707. To defray the expenses of the Sessional Requirements..... 1,180,000

1708. 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 10.45 p.m.
Mr. Reilly, from the Standing Committee on Highways and Tourism, presented the Committee's First Report which was read as follows and adopted:

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


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


Mr. Rollins, from the Standing Committee on Natural Resources, Wildlife and Mining, presented the Committee's First Report which was read as follows and adopted:—

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


Bill 51, An Act to amend The Mining Act.

The following Bills were 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 Education, Health and Welfare:—

Bill 52, An Act to amend The Schools Administration Act.


Bill 54, An Act to amend The Public Schools Act.

The following Bills were read the second time and referred to the Committee on Labour, Legal and Municipal Bills:—
Bill 65, An Act to amend The Division Courts Act.

Bill 69, An Act to amend The Summary Convictions Act.

Bill 70, An Act to amend The Securities Act.

Bill 71, An Act to amend The Fire Departments Act.


The Debate on the Interim Report of the Select Committee on Consumer Credit was, on motion by Mr. Robarts, 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, it was, on motion by Mr. Lewis (Scarborough West),

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 following Sessional Papers were Tabled:—


"Ontario Development through Mining, 1963" (No. 53).

The House then adjourned at 10.35 p.m.
APPENDIX

Interim Report of Select Committee on Consumer Credit

Honourable Members:

Public attitudes toward the use of credit and indebtedness have been undergoing a progressive modification with the changing conditions of our society. A few decades ago, money was not so essential a consideration in obtaining the goods and services which constituted the necessities of life. However, with our remarkable advance in science and technology and the improved living standards which followed, things have changed and credit has become an accepted and integral part of our economic structure. This development was epitomized in the words of the British Committee on the Working of the Monetary System—"just as a mortgage is the normal method of borrowing for the purchase of a house, so hire-purchase has become the main source of credit for equipping it." But the widespread use of credit has produced concomitantly manifold difficulties and problems. Thus, the worthy injunctions of "caveat emptor" and "the buyer needs a hundred eyes" are of small avail against the complexities which now confront the average individual in the world of commerce and consumer credit.

Notwithstanding the fact that many consumers are just beginning, or learning, to use the many forms of credit available, the total retail credit outstanding at the end of 1963 was in excess of 5 billion dollars. In recognizing the extent to which credit is used, it should be pointed out that the ability to obtain credit is a sound and valuable benefit, when credit is used properly. Economic advancement has gone hand in hand with the expansion of credit, and the consequences on our economy are readily apparent in the high levels of industrial production and employment together with higher standards of living.

On the other hand, the excessive and unwise use of credit, along with the inability of individuals to meet financial commitments, is a matter of concern to everyone, including the selling and lending agencies themselves. While it is a distressing fact that credit privileges are not always used with care and certain individuals suffer financial hardship because of over-spending, ignorance or misunderstanding and, to this extent, the difficulties may be self-incurred, it is nonetheless clear that the consumer has, at times, been the victim of misleading and deceptive practices.

In our present-day environment, money is not unlike a commodity in that the use of it is bought and sold. Advertisements proclaim this fact abundantly through radio, television and news media. "If you need $2,000 or more . . . then do as thousands have done, call me"; "dial a loan"; "they're quick with the cash"; "the difference between hoping and having is a loan from"; "this $1,600 cheque is yours"; "no payments till March (advertisement dated December)": all lead to the belief that borrowing or purchasing on credit terms is an easy matter. Credit on this continent has become so easily obtainable that the public feels it belongs to them as a right.
The "buy now—pay later" philosophy which evolved during the past 15 years and which has, in fact, been thrust at the public, appears to have displaced the earlier concept of "saving before buying" which was the Golden Rule of the previous generation. Money is of major importance in our modern society and we must learn to use it to its fullest advantage. Therefore, education and encouragement of the old-fashioned standards of thrift, sound management and personal responsibility are not inconsistent with consumer interest—and the interests of the consumer are of essential and paramount concern to this Committee.

It will be seen that there is no easy route or simple solution to the problems which have become increasingly manifest. Thus, the whole aspect of credit must be surveyed with a view to meeting the needs of our changing and complex system.

APPPOINTMENT AND TERMS OF REFERENCE

The Committee was appointed on April 26th, 1963, by the Honourable John P. Robarts, Q.C., LL.D., Prime Minister of Ontario, with the following terms of reference:

"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 was reconstituted on October 30th, 1963.

Soon after the appointment, an advertisement was inserted in newspapers throughout the Province and letters were circulated inviting the presentation of briefs from chartered banks, insurance companies, acceptance corporations, finance companies, departmental stores and other retail and financial establishments, credit unions, mortgage brokers, solicitors and others extending credit to consumers. In addition, submissions from individual consumers and consumer groups were invited.

The Committee sat for 16 days during June, July, August, November and December, 1963, and heard from a total of 80 groups and individuals.

A vast amount of background material and information has been collected from public service departments of the federal and provincial governments, mortgage brokers, lawyers, banks, trust companies, finance companies, acceptance companies, agriculture and labour associations, automobile dealer associations (both new and used car), a collection agency and various trade associations, business and consumer groups.

Submissions were, for the most part, thoughtful, and ably presented, and the time and effort expended in their research and preparation is gratefully acknowledged. We wish to extend our most appreciative thanks to all those who have given us the benefit of their knowledge and experience.
Important sectors of the consumer credit industry have yet to be heard, and there are many aspects which need to be scrutinized more thoroughly. Consequently, the Committee is not prepared to make specific recommendations at this stage of its enquiry.

Our first observation, nevertheless, concerns the misconception or lack of information about the true cost of credit. It was repeatedly reiterated that consumers had little idea of what they were paying in interest and carrying charges. The main objective and implicit responsibility of this Committee is to find means of making sure the public KNOWS how much is being paid for borrowed money, and to eliminate confusion and misrepresentation respecting consumer credit. This view was also expressed by the Royal Commission on Canada's Economic Progress which stated in its report that "The insensitivity of consumer borrowers to the cost of funds may be impossible to overcome—but we should at least take steps to ensure that individuals are informed of the rates of interest they are required to pay and informed in such a way that they may easily, without using slide rules, compare the rate charged at one source with the rate charged at others."

Furthermore, while the necessity and use of advertising is not in question, the intensive advertising programmes directed at the consumer have been (and continue to be) a contributing factor in the imprudent use of credit. The tendency in advertising appears increasingly to be towards consumer "borrowing" to achieve objectives rather than "saving", and it may be that some limitation or restraint with regard to advertising practices is desirable.

Other countries have indicated concern about consumer credit. The subject is being studied in the United States, Great Britain and other jurisdictions of Canada where it is receiving the attention of a Nova Scotia Royal Commission, a committee in Manitoba, and a recently appointed Joint Committee of the Senate and House of Commons.

**Reasons for Borrowing**

The most common purposes cited for seeking loans are:—

- Renewal or refinancing of mortgages
- Purchase of an automobile or other consumer goods
- Home improvements
- Consolidating debts
- Vacations
- Education
- Emergencies and illness

(And the underlying reason in most cases, it was advanced, was "keeping up with the Joneses")
Then, taking credit purchases in order of importance, a house is the most significant and an automobile the next in line. It was estimated that 99% of all homes are mortgaged initially and that possibly 75% of the homes have a second mortgage when bought. Probably 85%-90% of total car purchases are financed at one stage or another but this figure is necessarily speculative to the degree that many transactions which appear to be for cash may have been financed through bank, finance company or credit union loans, and there is no statistical control representing all automotive financing.

Sources of Credit

The institutions specializing in providing financial services to consumers may be classified as follows:

Retail stores (with an assortment of credit plans)
Banks
Trust companies
Small-loan (or consumer finance companies), and licensed money lenders
Credit unions
Acceptance companies
Mortgage brokers (this includes firms, private individuals and estates)
Insurance companies

Charge, or Interest, on Credit

In simplest terms, interest is payment for the use of money and, when expressed in terms of a percentage, is referred to as an interest rate.

A variety of calculation methods is used by lenders and retailers on the different types of loans, both secured and unsecured, and on the different types of retail credit transactions such as instalment purchases, charge accounts, revolving credit accounts, etc. The interest or finance charge may be expressed as an annual or other than annual percentage rate and may be computed by an add-on or discount method; it may be calculated on the declining balance or on the unpaid balance outstanding at the end of each month (revolving credit); it may be stated as a dollar amount, and sometimes only the amount and number of payments may be given. Moreover, the interest rate can be supplemented by other costs such as service charges, commission, brokerage fees, legal fees, appraisal fees, etc.

Interest is a federal matter and the only legislation at present requiring disclosure of interest is the Small Loans Act which regulates the interest on loans up to $1,500, and the Interest Act which specifies that the simple interest rate must be clearly set out on blended payment mortgages.
The Bank Act purports to govern loans from banks.

Under the provisions of The Ontario Mortgage Brokers Registration Act, 1960, the Statement of Mortgage Form provides for full disclosure of all the details of a mortgage transaction.

Rates of interest in Canada are comparatively low in relation to rates in many other countries. Generally speaking, the costs of consumer borrowing in Ontario, including interest and other charges and expressed as a percentage rate per annum, are at the following prevailing levels:

<table>
<thead>
<tr>
<th>Category</th>
<th>Rate Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Credit Unions</td>
<td>8% to 12%</td>
</tr>
<tr>
<td>Bank loans</td>
<td>6% to 11.4%</td>
</tr>
<tr>
<td>*Finance companies</td>
<td>6% to 24%</td>
</tr>
<tr>
<td>Instalment purchases</td>
<td>16% to 20%</td>
</tr>
<tr>
<td>Conventional first mortgages (Central Mortgage &amp; Housing, trust &amp; insurance companies)</td>
<td>6 1/4% to 8%</td>
</tr>
<tr>
<td>Second mortgages</td>
<td>9% to 35%</td>
</tr>
</tbody>
</table>

*Most of the loans in this category are under $1,000, since it was allegedly not practical to lend at the 3 1/2% per month rate established by the Small Loans Act for the $1,000 to $1,500 class.

Nevertheless, some astonishing rates of interest on mortgage and other loans were uncovered during the course of the hearings—rates of 37%, 45% and more and, in one extreme case, 87%.

Action under the limited powers of the Committee being impracticable, an investigation of the reportedly exorbitant rates of interest charged by some mortgage brokers was opened by the Honourable F. M. Cass, Q.C., Attorney-General for Ontario. In consequence, the registrations of two of the mortgage brokers in question have been cancelled. Other abusive practices in the second mortgage field which were raised during the hearings are still under investigation and receiving the closest scrutiny of the Department.

In our estimation, the normal forces of competition will tend to mitigate and, in due process, to remedy many of the abuses in the lending field—specifically the second and subordinate mortgage areas. Likewise—and this will lend credence to our belief, the entry into the field (since the Committee was constituted) of a number of large finance companies, banks and other organizations of good financial and professional repute is helping to bridge the gap between first and second mortgage equity limits. Thus, it is now possible for property owners to borrow up to 85% of evaluation at rational rates, without bonus, and only nominal arranging fees.

It is believed, furthermore, that the publicity which attended Committee hearings has alerted the public to the practices of the unscrupulous fringe element, and, as a consequence, those contemplating borrowing may now exercise more care when considering the relative merits of lending agencies, their rates and terms.
Another circumstance which has been a recurrent source of trouble is the widely-held misconception between the use of the words "term or maturity" and "amortization". Amortization refers to the number of years over which payments must be made before a loan is paid off in full. The term of the loan or date of maturity, in many instances, is substantially shorter than the time indicated by the amortization period. The borrower may thus believe that the loan will be repaid in full based on the schedule of payments required but, in fact, may find that a substantial balance remains unpaid at the date of maturity. This balance is frequently referred to as the "balloon" payment, and, if the loan does not provide for renewal, the borrower may, in some cases, then be forced into a more exacting arrangement to meet the balance due. However, the Committee is not prepared at this time to recommend any steps which might be taken to alleviate this hardship, since it is felt that the problem needs further consideration.

Apart from this, the Committee has had the added advantage of consultations with Mr. C. Richards, F.C.A., Superintendent of Insurance, and Mr. V. J. Simone, Registrar of Collection Agencies, who are responsible for the supervision and administration of The Mortgage Brokers Registration Act. In order to strengthen the position of Insurance Department officials and thus afford a greater measure of protection to the borrowing public, certain amendments to The Mortgage Brokers Registration Act have been drafted. Specifically, it is proposed that adequate penalties be provided for breaches of the Act or for failure to comply with the directions or rulings of the Registrar; that the period of limitation from prosecution be extended from 6 months to one year after the facts are known (bringing this in line with The Securities Act); that, where an investigation reveals an offence under the Act or the Criminal Code, a report be made to the Attorney-General;—together with some minor amendments designed to make the Act a more effective instrument. These amendments are endorsed by the Committee and we refer them to the attention of the present Legislature with a view to their early implementation.

Pending developments and any future recommendations which may ensue from the Attorney-General's investigation, the Committee advances the view that steps toward more control and inspection insofar as mortgage transactions are concerned would be desirable. The Statement of Mortgage Form as presently constituted under the regulations of the Act is lacking in a number of respects. It is submitted that, without changing the requirements of the Form, it provide for declaration of the approximately "true rate of interest" in place of the "minimum rate of interest" as now called for. Secondly, it is suggested that the question of compulsory filing of a copy of the Statement of Mortgage Form by the lender with an appropriate government agency and with accompanying measures to ensure compliance be considered and examined fully.

**Used Car Financing**

We have heard evidence which suggests that there are palpable abuses in the financing of used cars, and, on the recommendation of the Committee, the Attorney-General has opened an investigation into the charges and some of the specific cases which were brought to the attention of the Committee. The Committee would like to express the view that licensing of used car dealers be required as the practice in effect at the moment is merely registration. The
licensing authority should also require, as a condition of granting a licence, evidence of financial stability and good reputation and should make the continuance of the licence dependent on proper conduct of business.

**Disclosure of the True Cost of Credit**

The subject of disclosure, it will readily be seen, has been an issue of great public interest and has inspired much controversy. For a number of successive years, there have been disclosure Bills introduced in both the Senate and the House of Commons. There has also been some disclosure legislation in a number of the States and in Great Britain.

Of the two basic methods of stating finance charges—the rate percent and the dollar and cents amount—the dollar form appears to be the method most frequently used in current practice.

Without having reached any specific conclusion, it may be added that the preponderance of opinion before the Committee has been in favour of full disclosure in principle, and there would appear to be no opposition to the enactment of compulsory disclosure legislation, provided it applies equally to all lenders.

From an administrative point of view, however, there have been cogent representations against declaration of the cost in terms of a rate percent on the grounds that the difficulty and complexity of calculating interest in terms of a comprehensible and exact percentage for all types of transactions is virtually impossible. Notwithstanding, the Committee is exploring every possibility in order that it may come to a practical and reasonable conclusion.

**Re-appointment of the Committee**

It will be clear from the foregoing that our investigation is far from being complete. There are many areas which have not been approached and many facets which need to be examined more fully, and it is therefore requested that the Committee be re-appointed to continue its enquiry.

Should the Committee be re-appointed, we propose to investigate many other aspects of the subject and areas not previously covered such as insurance companies, retailers, revolving credit accounts, instalment transactions, conditional sales and, in particular, the questionable situation of door-to-door selling.

H. J. Price,
Chairman.
FORTY-FIRST DAY

THURSDAY, MARCH 12TH, 1964

PRAYERS

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

Bill 84, An Act to amend The Election Act. Mr. Bryden.

Bill 85, An Act to amend The Department of Education Act. Mr. Davis.


Bill 87, An Act to amend The Separate Schools Act. Mr. Davis.


Bill 89, An Act to amend The Schools Administration Act. Mr. Davis.

Bill 90, An Act to amend The Public Schools Act. Mr. Davis.

Bill 91, An Act to amend The Farm Products Grades and Sales Act. Mr. Stewart.


Bill 95, An Act to amend The Gasoline Handling Act. Mr. Allan.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.
The following Sessional Paper was Tabled:


The House then adjourned at 5.35 p.m.

FORTY-SECOND DAY

FRIDAY, MARCH 13TH, 1964

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, 1965, the following sums:—

2001. To defray the expenses of the Main Office, Department of Reform Institutions................................................................. $ 2,415,000

2002. To defray the expenses of the Parole and Rehabilitation Service................................................................. 519,000

2003. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails).................................................................................................................. 17,697,000

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 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. Eagleson,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.
FORTY-THIRD DAY
MONDAY, MARCH 16TH, 1964

PRAYERS

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1965, the following sums:

801. To defray the expenses of the Main Office, Department of Highways........................................ $ 4,431,000

802. To defray the expenses of the Maintenance—King's Highways and Other Roads........................................ 81,884,000

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 following Bill was read the second time and referred to the Committee on Labour, Legal and Municipal Bills:

Bill 72, An Act to amend The Credit Unions Act.

The House then adjourned at 10.20 p.m.

FORTY-FOURTH DAY
TUESDAY, MARCH 17TH, 1964

PRAYERS

Mr. Harris, from the Standing Committee on Government Commissions, 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 96, An Act to amend The Pharmacy Act. Mr. Dymond.

Bill 97, An Act to amend The Ontario Northland Transportation Commission Act. Mr. Simonett.

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

- Bill 67, An Act to repeal The Vaccination Act.
- Bill 68, An Act to amend The Public Health Act.
- Bill 74, An Act to amend The Commissioners for taking Affidavits Act.
- Bill 77, An Act to amend The Marriage Act.

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

- Bill 83, An Act to amend The Farm Products Marketing Act.
- Bill 91, An Act to amend The Farm Products Grades and Sales Act.

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

- Bill 76, An Act to amend The Workmen’s Compensation 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, 1965, the following sum:—

803. To defray the expenses of the Construction and other Capital Projects, Department of Highways.............. $213,067,000

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 10.45 p.m.

FORTY-FIFTH DAY
WEDNESDAY, MARCH 18TH, 1964

PRAYERS 2.00 O’CLOCK P.M.

Mr. Rollins, from the Standing Committee on Natural Resources, Wildlife and Mining, presented the Committee’s Second Report which was read as follows and adopted:

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

Bill 34, An Act to amend The Game and Fish Act, 1961-62.

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

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

Bill 52, An Act to amend The Schools Administration Act.


Bill 54, An Act to amend The Public Schools Act.
The House, according to Order, resolved itself into the Committee of Supply, and after some time,

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—

The Report of the Department of Travel and Publicity and the Department of Public Records and Archives of the Province of Ontario for the year 1963 (No. 38).


The House then adjourned at 6.00 p.m.

FORTY-SIXTH DAY

THURSDAY, MARCH 19TH, 1964

PRAyERS 2.00 O'CLOCK P.M.

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

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

Bill 8, An Act to amend The Plant Diseases Act.


Bill 83, An Act to amend The Farm Products Marketing Act.

Bill 91, An Act to amend The Farm Products Grades and Sales Act.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 98, An Act to amend The Ontario Food Terminal Act.  Mr. Stewart.
Bill 107, An Act to amend The Short Forms of Mortgages Act.  Mr. Cass.
Bill 109, An Act to provide for the Registration, Supervision and Control of Used Car Dealers and Salesmen.  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, 1965, the following sums:

2101. To defray the expenses of the Main Office, Department of Tourism and Information........................................ $ 97,000

2102. To defray the expenses of the Administrative Services Branch.......................................................... 245,500

2103. To defray the expenses of the Publicity Branch............. 225,500

2104. To defray the expenses of the Advertising Branch........... 944,000

2105. To defray the expenses of the Tourist Promotion and Information Branch............................................. 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 following Sessional Papers were Tabled:—


The House then adjourned at 6.00 p.m.

FORTY-SEVENTH DAY
FRIDAY, MARCH 20TH, 1964

Prayers 10.30 O’Clock A.M.

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

Bill 80, An Act to amend The Ontario Municipal Board Act.
Bill 95, An Act to amend The Gasoline Handling Act.
Bill 96, An Act to amend The Pharmacy Act.
Bill 97, An Act to amend The Ontario Northland Transportation Commission Act.

Bill Pr13, An Act respecting the City of London.

Bill Pr16, An Act respecting the Town of Thorold.

Bill Pr17, An Act respecting the City of Toronto.

Bill Pr19, An Act respecting the City of Ottawa.

Bill Pr34, An Act respecting the Township of Toronto.

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

Bill 85, An Act to amend The Department of Education Act.


Bill 87, An Act to amend The Separate Schools Act.


Bill 89, An Act to amend The Schools Administration Act.

Bill 90, An Act to amend The Public Schools Act.

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

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


Bill 5, An Act to amend The Industrial Standards Act.

Bill 8, An Act to amend The Plant Diseases Act.


Bill 34, An Act to amend The Game and Fish Act, 1961-62.

Bill 36, An Act to amend The Department of Agriculture Act.


Also, that the Committee had directed him to report the following Bill with certain amendments:—

Bill 6, An Act to amend The Hours of Work and Vacations with Pay Act.

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

The Order of the Day for resuming the Adjourned Debate on the Amendment to the Motion 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. Thompson,

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:—


Annual Report of the Teachers' Superannuation Commission for the year ending October 31st, 1963 (No. 8).

Report of the Minister of Education for the year 1963 (No. 7).


The House then adjourned at 1.05 p.m.
PRAYERS

Mr. Robarts moved, seconded by Mr. Allan,

That the Order of the Day for second reading of Bill 99 be discharged and that the Bill be referred forthwith to the Standing Committee on Labour, Legal and Municipal Bills for consideration, examination and report.

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

That all the words after the word “discharged” be struck out and that the words “and that the Bill be withdrawn” be substituted therefor.

And a debate arising, after some time the amendment was lost on the following division:—

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3.00 O’Clock P.M.
Mr. MacDonald then moved in amendment, seconded by Mr. Freeman,

That the motion be amended by adding thereto the following words:—

“And that the Committee be instructed to delete section 14 of the said Bill.”

After some time the amendment was carried on the following unanimous, recorded vote:—

**Yeas**

Allan 
Apps 
Auld 
Bales 
Beckett 
Boyer 
Braithwaite 
Brown 
Brunelle 
Bryden 
Bukator 
Butler 
Carruthers 
Carton 
Cecile 
Connell 
Cowling 
Davis 
Davison 
Demers 
Downer 
Dunlop 
Dymond 
Eagleson 
Edwards 
Evans 
Ewen 
Farquhar 
Freeman 
Gaunt 
Gisborn 
Gould 
Grossman 
Guindon 
Hamilton 
Harris 
Haskell 
Henderson 
Hodgson (Scarborough East) 
Hodgson (Victoria) 
Johnston (Parry Sound) 
Johnston (Carleton) 
Kerr 
Knox 
Lawrence (St. George) 
Letherby 
Lewis (Scarborough West) 
Lewis (Humber) 
MacDonald 
Mackenzie 
MacNaughton 
Morningstar 
McNeil 
Newman 
Nixon 
Noden 
Olde 
Oliver 
Paterson 
Peck 
Pittcock 
Price 
Pritchard 
Racine 
Randall 
Reaume 
Reilly 
Reuter 
Robarts 
Roberts 
Rollins 
Root 
Rowe 
Sargent 
Sandercock 
Simonett 
Singer 
Spence 
Spooner 
Stewart
The main motion, as amended, was then declared to be carried.

The House then adjourned at 10.45 p.m.

FORTY-NINTH DAY
TUESDAY, MARCH 24TH, 1964

PRAYERS 2.00 O’CLOCK P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal 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 45, An Act to repeal The Investigation of Titles Act.


Bill 65, An Act to amend The Division Courts Act.

Bill 70, An Act to amend The Securities Act.

Bill 71, An Act to amend The Fire Departments Act.

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

Bill 44, An Act to amend The Registry Act.

Bill 69, An Act to amend The Summary Convictions Act.
Mr. Edwards from the Standing Committee on Standing Orders and Printing presented the Committee's Third and Final 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 the Municipal World.

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 Commissioner, Report.............................................. 675
Education, Department of, Report................................................. 2,875
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............................ 1,420
  Part 2................................................................. 1,420
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

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

Ordered, That the Provincial Auditor be authorized to pay the salaries of the Civil Service and other necessary payments pending the voting of Supply for the fiscal year commencing April 1st, 1964, such payments to be charged to the proper appropriations following the voting of Supply.

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 sums:—

SUPPLEMENTARY ESTIMATES

DEPARTMENT OF EDUCATION

518. To defray the expenses of the Grants to Provincial and Other Universities, etc. $ 473,000

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

DEPARTMENT OF HEALTH

715. To defray the expenses of the Special Grants 4,162,000

DEPARTMENT OF LANDS AND FORESTS

1017. To defray the expenses of the Special Grant 58,000

TREASURY DEPARTMENT

2306. To defray the expenses of the Main Office 1,000,000

— and —

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1965, the following sums:—

1801. To defray the expenses of the Main Office, Department of Public Welfare $ 6,476,000

1802. To defray the expenses of the Child Welfare Branch 6,223,000

1803. To defray the expenses of the Day Nurseries Branch 325,000

1804. To defray the expenses of the Field Services Branch 1,441,000

1805. To defray the expenses of the Finance and Administration Branch 324,000

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 10.40 p.m.
Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee’s Fifth Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:


Bill 76, An Act to amend The Workmen’s Compensation Act.

On motion by Mr. Robarts,

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

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 recommended by the Honourable the Lieutenant Governor as follows:

That,

every purchaser of gasoline shall pay to the Minister for the use of the Crown in right of Ontario a charge or tax at the rate of 15 cents per imperial gallon on all gasoline purchased or delivery of which is received by him,

as provided for in Bill 40, An Act to amend The Gasoline Tax Act.

That,

(a) every purchaser shall pay to the Treasurer a tax at the rate of 20.5 cents per imperial gallon on all fuel received by him; and
(b) every registrant shall pay to the Treasurer a tax at the rate of 20.5 cents per imperial gallon on all fuel used by him to generate power for the propulsion of a motor vehicle,


That,

the real and personal property, business and income of The Ontario Mental Health Foundation and of The Dr. C. K. Clarke Institute of Psychiatry are not subject to taxation for municipal or provincial purposes,

as provided for in Bill 58, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.

That,

the moneys required for the purposes of The Municipal Works Assistance Act, 1963 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 81, An Act to amend The Municipal Works Assistance Act, 1963.

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 92, An Act to amend The Corporations Tax Act.

That,

where an individual whose chief source of income has been farming or fishing during a taxation year has filed an election in accordance with subsection 1 of section 42 of the Federal Act for the year of averaging, the tax payable under Part II of The Income Tax Act, 1961-62 for the year of averaging is an amount determined as prescribed in The Income Tax Amendment Act, 1964,

as provided by Bill 93, An Act to amend The Income Tax Act, 1961-62.

That,

a purchaser of admission to a place of amusement shall pay to the Treasurer for the use of Her Majesty in right of Ontario a tax on the price of admission as prescribed in The Hospitals Tax Amendment Act, 1964,

as provided in Bill 94, An Act to amend The Hospitals Tax Act.
Also, that the Committee had directed him to report the following Bills without amendment:—

Bill Pr1, An Act respecting the Town of Cochrane.
Bill Pr4, An Act respecting the City of Waterloo.
Bill Pr5, An Act respecting The Board of Education of the City of London.
Bill Pr8, An Act respecting the Town of Smith's Falls.
Bill Pr9, An Act respecting The Riverdale Hospital.
Bill Pr10, An Act to incorporate Brock University.
Bill Pr12, An Act respecting the Township School Area of the Township of Erin.
Bill Pr13, An Act respecting the City of London.
Bill Pr16, An Act respecting the Town of Thorold.
Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.
Bill Pr19, An Act respecting the City of Ottawa.
Bill Pr23, An Act respecting the City of Hamilton.
Bill Pr24, An Act respecting Université d'Ottawa.
Bill Pr26, An Act respecting the City of Barrie.
Bill Pr27, An Act respecting The W. F. Thomas Foundation.
Bill Pr28, An Act respecting the City of Peterborough.
Bill Pr30, An Act respecting Ottawa Community Chests.
Bill Pr31, An Act respecting the City of Niagara Falls.
Bill Pr32, An Act respecting Assumption University.
Bill Pr34, An Act respecting the Township of Toronto.
Bill 27, An Act to amend The Highway Improvement Act.


Bill 50, An Act to amend The Anatomy Act.

Bill 51, An Act to amend The Mining Act.


Bill 58, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 63, An Act to amend The Ontario-St. Lawrence Development Commission Act.

Bill 77, An Act to amend The Marriage Act.


Bill 91, An Act to amend The Farm Products Grades and Sales Act.


Bill 95, An Act to amend The Gasoline Handling Act.

Bill 96, An Act to amend The Pharmacy Act.

Bill 97, An Act to amend The Ontario Northland Transportation Commission Act.

Also, that the Committee had directed him to report the following Bills with certain amendments:—
Bill Pr29, An Act respecting the Township of York.

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

Bill 83, An Act to amend The Farm Products Marketing Act.

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

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

Ordered, That Elmer W. Sopha, Member of the Assembly for the Electoral District of Sudbury, 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, under section 43b of The Public Lands Act, the public lands being the east half of the north part of Lot 9 in Concession V in the Township of Burwash in the Territorial District of Sudbury, having an area of 66.4 acres, more or less, for agricultural purposes, at a price of $132.80, being $2 an acre, provided the letters patent therefor shall not issue until any merchantable timber thereon has been cut and removed under The Crown Timber Act, and his seat in the Assembly shall not thereby be vacated nor shall he thereby be rendered ineligible as a member of or to sit or to vote in the Assembly.

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

Bill 1, An Act to amend The Conveyancing and Law of Property Act.


Bill 6, An Act to amend The Hours of Work and Vacations with Pay Act.

Bill 8, An Act to amend The Plant Diseases Act.

Bill 9, An Act to amend The Department of Agriculture Act.


Bill 11, An Act to repeal The Slot Machines Act.

Bill 12, An Act to amend The Trustee Act.

Bill 13, An Act to amend The County Courts Act.


Bill 17, An Act to amend The Dower Act.


Bill 19, An Act to amend The Department of Energy Resources Act.

Bill 20, An Act to amend The Department of Travel and Publicity Act.

Bill 23, An Act to repeal The Female Refuges Act.

Bill 24, An Act to amend The County Judges Act.


Bill 27, An Act to amend The Highway Improvement Act.


Bill 33, An Act to amend The Territorial Division Act.

Bill 34, An Act to amend The Game and Fish Act, 1961-62.

Bill 36, An Act to amend The Department of Agriculture Act.


Bill 50, An Act to amend The Anatomy Act.

Bill 51, An Act to amend The Mining Act.


Bill 58, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 63, An Act to amend The Ontario-St. Lawrence Development Commission Act.

Bill 77, An Act to amend The Marriage Act.


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


Bill 83, An Act to amend The Farm Products Marketing Act.

Bill 91, An Act to amend The Farm Products Grades and Sales Act.


Bill 95, An Act to amend The Gasoline Handling Act.

Bill 96, An Act to amend The Pharmacy Act.

Bill 97, An Act to amend The Ontario Northland Transportation Commission Act.

Bill Pr1, An Act respecting the Town of Cochrane.

Bill Pr2, An Act respecting the City of Owen Sound.

Bill Pr4, An Act respecting the City of Waterloo.

Bill Pr5, An Act respecting The Board of Education of the City of London.

Bill Pr7, An Act respecting Huron College.
Bill Pr8, An Act respecting the Town of Smith's Falls.

Bill Pr9, An Act respecting The Riverdale Hospital.

Bill Pr10, An Act to incorporate Brock University.

Bill Pr12, An Act respecting the Township School Area of the Township of Erin.

Bill Pr13, An Act respecting the City of London.

Bill Pr16, An Act respecting the Town of Thorold.

Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.

Bill Pr19, An Act respecting the City of Ottawa.

Bill Pr20, An Act respecting The Ross Memorial Hospital.


Bill Pr23, An Act respecting the City of Hamilton.

Bill Pr24, An Act respecting Université d'Ottawa.

Bill Pr26, An Act respecting the City of Barrie.

Bill Pr27, An Act respecting The W. F. Thomas Foundation.

Bill Pr28, An Act respecting the City of Peterborough.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting Ottawa Community Chests.

Bill Pr31, An Act respecting the City of Niagara Falls.

Bill Pr32, An Act respecting Assumption University.

Bill Pr34, An Act respecting the Township of Toronto.

On the motion for Third Reading of Bill 3, The Industrial Safety Act, 1964, Mr. Bryden moved, seconded by Mr. Gisborn,

That the motion be amended by striking out all the words after "that" and substituting the following:

"Third Reading of Bill 3 be deferred until after the Government has placed before the House detailed plans for increasing, as quickly as possible, the safety inspection staff of the Department of Labour to the level necessary to make the Bill meaningful."
Mr. Speaker ruled the proposed amendment Out of Order as it sought to delay the Third Reading of the Bill without fixing a time and also that it sought to impose a condition on the Third Reading.

On the motion for Third Reading of Bill 40, An Act to amend The Gasoline Tax Act, Mr. Bryden moved, seconded by Mr. Gisborn,

That the motion be amended by striking out the word "now" and adding thereto the words "six months hence".

The proposed amendment was lost on the following division and the Bill was accordingly read the third time and was passed.

**YEAS**

Braithwaite
Bryden
Bukator
Davison
Farquhar
Gisborn
Lewis
(Scarborough West)

MacDonald
Newman
Nixon
Oliver
Paterson
Racine
Singer
Spence

Taylor
Thompson
Trotter
Troy
Whicher
Worton
Young—22.

**NAYS**

Allan
Auld
Beckett
Boyer
Brown
Brunelle
Butler
Carruthers
Cecile
Connell
Cowling
Demers
Downer
Dunlop
Dymond
Eagleson
Edwards
Evans
Ewen
Gomme
Guindon
Harris

Haskett
Henderson
Hodgson
(Karborough East)
Kerr
Knox
Lawrence
(Russell)
Lawrence
(St. George)
Letherby
Lewi
(Mumber)
Mackenzie
MacNaughton
Morningstar
McNeil
Noden
Ode
Olde
Pitcock
Price

Pritchard
Randall
Reilly
Reuter
Robarts
Roberts
Rollins
Root
Rowe
Rowntree
Sandercock
Simonett
Spooner
Stewart
Walker
Wardrobe
Welch
White
Whitney
Wishart
Yaremko—60.

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 1, An Act to amend The Conveyancing and Law of Property Act.


Bill 6, An Act to amend The Hours of Work and Vacations with Pay Act.

Bill 8, An Act to amend The Plant Diseases Act.

Bill 9, An Act to amend The Department of Agriculture Act.


Bill 11, An Act to repeal The Slot Machines Act.

Bill 12, An Act to amend The Trustee Act.

Bill 13, An Act to amend The County Courts Act.


Bill 17, An Act to amend The Dower Act.


Bill 19, An Act to amend The Department of Energy Resources Act.

Bill 20, An Act to amend The Department of Travel and Publicity Act.

Bill 23, An Act to repeal The Female Refuges Act.

Bill 24, An Act to amend The County Judges Act.


Bill 27, An Act to amend The Highway Improvement Act.


Bill 33, An Act to amend The Territorial Division Act.

Bill 34, An Act to amend The Game and Fish Act, 1961-62.

Bill 36, An Act to amend The Department of Agriculture Act.


Bill 50, An Act to amend The Anatomy Act.

Bill 51, An Act to amend The Mining Act.


Bill 58, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 63, An Act to amend The Ontario-St. Lawrence Development Commission Act.
Bill 77, An Act to amend The Marriage Act.


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


Bill 83, An Act to amend The Farm Products Marketing Act.

Bill 91, An Act to amend The Farm Products Grades and Sales Act.


Bill 95, An Act to amend The Gasoline Handling Act.

Bill 96, An Act to amend The Pharmacy Act.

Bill 97, An Act to amend The Ontario Northland Transportation Commission Act.

Bill Pr1, An Act respecting the Town of Cochrane.

Bill Pr2, An Act respecting the City of Owen Sound.

Bill Pr4, An Act respecting the City of Waterloo.

Bill Pr5, An Act respecting The Board of Education of the City of London.

Bill Pr7, An Act respecting Huron College.

Bill Pr8, An Act respecting the Town of Smith's Falls.

Bill Pr9, An Act respecting The Riverdale Hospital.

Bill Pr10, An Act to incorporate Brock University.

Bill Pr12, An Act respecting the Township School Area of the Township of Erin.

Bill Pr13, An Act respecting the City of London.

Bill Pr16, An Act respecting the Town of Thorold.

Bill Pr18, An Act respecting the Lillian Frances Massey Treble Trust.
Bill Pr19, An Act respecting the City of Ottawa.

Bill Pr20, An Act respecting The Ross Memorial Hospital.


Bill Pr23, An Act respecting the City of Hamilton.

Bill Pr24, An Act respecting Université d'Ottawa.

Bill Pr26, An Act respecting the City of Barrie.

Bill Pr27, An Act respecting The W. F. Thomas Foundation.

Bill Pr28, An Act respecting the City of Peterborough.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting Ottawa Community Chests.

Bill Pr31, An Act respecting the City of Niagara Falls.

Bill Pr32, An Act respecting Assumption University.

Bill Pr34, An Act respecting the Township of Toronto.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

“In Her Majesty’s name, the Honourable the Lieutenant Governor doth assent to these Bills.”

His Honour was then pleased to retire.

The following Sessional Paper was Tabled:—


The House then adjourned at 5.30 p.m.
Order-in-Council approved by His Honour the Lieutenant Governor, dated the 3rd day of April, A.D. 1964.

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 25th day of March, 1964, as follows:

"Ordered, That, when this House adjourns to-day, it do stand adjourned until a day to be named by the Lieutenant Governor in Council",

that Tuesday, the 14th day of April, 1964, be named as the day to which the Assembly stands adjourned.

Certified,

J. J. Young,
Clerk, Executive Council.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1965, the following sums:—

1806. To defray the expenses of the General Welfare Assistance Branch, Department of Public Welfare. $ 19,319,000

1807. To defray the expenses of the Homes for the Aged Branch. 2,816,000

1808. To defray the expenses of the Rehabilitation Services Branch. 407,000

1809. To defray the expenses of the Welfare Allowances Branch. 32,873,000

1810. To defray the expenses of the Welfare Allowances Branch. 19,799,000

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 10.25 p.m.

FIFTY-SECOND DAY

WEDNESDAY, APRIL 15TH, 1964

Prayers

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


Bill 113, An Act to amend The Succession Duty Act. Mr. Allan.


Bill 115, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Allan.


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, 1965, the following sums:

2106. To defray the expenses of the Tourist Industry and Development Branch, Department of Tourism and Information. $ 493,500

2107. To defray the expenses of the Division of Archives. . . . . . . . . . 265,000
Elizabeth II

15TH AND 16TH APRIL

2108. To defray the expenses of the Theatres Branch........... $ 117,000

2109. To defray the expenses of the Travel Research Branch.... 80,500

2110. To defray the expenses of The Ontario-St. Lawrence Development Commission......................... 1,791,000

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 Sessional Papers were Tabled:—

Report of the Ontario Cancer Treatment and Research Foundation for the year ending December 31, 1962 (No. 58).


The House then adjourned at 6.05 p.m.

FIFTY-THIRD DAY

THURSDAY, APRIL 16TH, 1964

Prayers 2.00 O’Clock P.M.

On motion by Mr. McNeil, seconded by Mr. Bales,

Ordered, That the fees less the cost of printing be remitted with respect to Bill Pr25, An Act respecting The Norfolk Hospital Association.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 118, An Act to provide Homes for Persons requiring Special Residential and Sheltered Care.  Mr. Dymond.

The Report of the Ontario Police Commission on Organized Crime was considered.

The following Sessional Papers were Tabled:


The House then adjourned at 11.00 p.m.

FIFTY-FOURTH DAY

FRIDAY, APRIL 17TH, 1964

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 120, An Act to amend The Municipality of Metropolitan Toronto Act.  Mr. Spooner.
Bill 121, An Act to amend The Municipal Act. Mr. Spooner.

Bill 122, An Act to amend The Highway Improvement Act. Mr. MacNaughton.

Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization. Mr. MacNaughton.

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. Olde,

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:—

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, 1963 (No. 31).


The House then adjourned at 1.00 p.m.

FIFTY-FIFTH DAY
MONDAY, APRIL 20TH, 1964

Prayers 3.00 O’Clock P.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, 1965, the following sums:—

601. To defray the expenses of the Main Office, Department of Energy and Resources Management.................. $ 138,000

602. To defray the expenses of the Energy Branch.................. 521,000
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 Sessional Papers were Tabled:—

Report of the Board of Governors of the University of Toronto for the year ending June 30th, 1963 (_No. 10, Part 1_).

Report of the President of the University of Toronto for the year ended June 30th, 1963 (_No. 10, Part 2_).

The House then adjourned at 6.05 p.m.

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**FIFTY-SIXTH DAY**

**TUESDAY, APRIL 21ST, 1964**

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**Prayers** 2.00 O'CLOCK P.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, 1965, the following sums:—

603. To defray the expenses of the Ontario Energy Board...... $ 95,000

604. To defray the expenses of the Conservation Authorities Branch.............................................. 1,356,000

605. To defray the expenses of the Ontario Water Resources Commission............................................ 3,100,000

606. To defray the expenses of the Water Management Program. 400,000

607. To defray the expenses of the Conservation Authorities Branch.................................................. 5,350,000
608. To defray the expenses of the Ontario Water Resources Commission $ 20,000,000

609. To defray the expenses of the Water Management Program. 1,600,000

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 House then adjourned at 11.20 p.m.

FIFTY-SEVENTH DAY
WEDNESDAY, APRIL 22ND, 1964

Prayers 2.00 O’CLOCK P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee’s Sixth Report which was read as follows and adopted:—

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

Bill 64, An Act to set aside a Certain Tax Sale of Land in the Township of Herschel for the Relief of Wallace Bullied and Norah Bullied.

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

Bill 60, An Act to amend The Assessment Act.

Bill 62, An Act to amend The Department of Municipal Affairs Act.

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


Mr. Spooner.

Bill 126, An Act to establish the Department of University Affairs. Mr. Robarts.

Bill 127, An Act to incorporate The Ontario Universities Capital Aid Corporation. Mr. Robarts.


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

Bill 98, An Act to amend The Ontario Food Terminal Act.

Bill 100, An Act to amend The Law Society Act.


Bill 107, An Act to amend The Short Forms of Mortgages Act.


Bill 115, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 118, An Act to provide Homes for Persons requiring Special Residential and Sheltered Care.

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

Bill 120, An Act to amend The Municipality of Metropolitan Toronto Act.
Bill 121, An Act to amend The Municipal Act.

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

Bill 122, An Act to amend The Highway Improvement Act.

Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization.

Debate was adjourned on Motions for Second Reading of the following Bills:—


The Adjournment of the Debate on the Motion for Second Reading of Bill 28, An Act respecting the Meetings of the Board of Directors of the Canadian National Exhibition Association, was carried on a division of 56 to 27.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—

Report of the Advisory Committee on University Affairs dated February 1st, 1964 (No. 68).


The House then adjourned at 6.00 p.m.
FIFTY-EIGHTH DAY
THURSDAY, APRIL 23RD, 1964

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 129, An Act to amend The Public Service Superannuation Act. Mr. Allan.

Bill 130, An Act to amend The Department of Education Act. Mr. Davis.

Bill 131, An Act to amend The Schools Administration Act. Mr. Davis.

Bill 132, 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, 1965, the following sum:—

401. To defray the expenses of the Main Office, Department of Economics and Development. $ 1,126,500

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.

The House then adjourned at 10.35 p.m.
FIFTY-NINTH DAY

FRIDAY, APRIL 24TH, 1964

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 133, An Act to incorporate the University of Guelph.  Mr. Robarts.

Bill 134, An Act to amend The Mothers' Allowances Act.  Mr. Cecile.

Bill 135, An Act to incorporate the Ontario Housing Corporation.  Mr. Randall.


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. Villeneuve,

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:—


Ontario Industrial Review, 1963 (No. 69).

The House then adjourned at 1.00 p.m.
SIXTIETH DAY
MONDAY, APRIL 27TH, 1964

PRAYERS 3.00 O’CLOCK P.M.

Mr. Downer, from the Standing Committee on Education, Health and Welfare, presented the Committee’s Second Report which was read as follows and adopted:

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

Bill 85, An Act to amend The Department of Education Act.


Bill 90, An Act to amend The Public Schools Act.

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

Bill 87, An Act to amend The Separate Schools Act.

Bill 89, An Act to amend The Schools Administration 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, 1965, the following sums:—

402. To defray the expenses of the Economic Council, Department of Economics and Development $ 210,000

403. To defray the expenses of the Economics Branch 177,000

404. To defray the expenses of the Financial Research Branch 98,000

406. To defray the expenses of the Ontario Development Agency 266,000

407. To defray the expenses of the Ontario House 371,000

408. To defray the expenses of the Ontario Research Foundation 1,182,500
409. To defray the expenses of the Regional Development Services $ 211,000

410. To defray the expenses of the Special Research and Surveys Branch .................................................. 200,000

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.

SIXTY-FIRST DAY
TUESDAY, APRIL 28TH, 1964

PRAYERS

2.00 O'CLOCK P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee's Seventh 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 137, An Act to amend The Legislative Assembly Act. Mr. Allan.


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, 1965, the following sums:

405. To defray the expenses of the Housing Branch, Department of Economics and Development ....................... $ 1,304,000

411. To defray the expenses of the Trade and Industry Branch. 910,000

412. To defray the expenses of the Housing Branch .................. 6,099,000

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 10.25 p.m.

SIXTY-SECOND DAY

WEDNESDAY, APRIL 29TH, 1964

Prayers 2.00 O'Clock P.M.

On Motion by Mr. Wishart, seconded by Mr. Cecile,

Ordered, That the Orders of the Day for the Second Reading of Bills 103, 104, 105 and 109 be discharged and that the Bills be referred to the Standing Committee on Labour, Legal and Municipal Bills.

Answers were Tabled to Questions 13, 14 and 16. (See Hansard.)

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

Bill 141, An Act to amend The Executive Council Act. Mr. Robarts.

Bill 142, An Act to amend The Labour Relations Act. Mr. Rowntree.
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, 1965, the following sums:—

501. To defray the expenses of the Main Office and General Departmental Expenses, Department of Education... $ 1,209,000

502. To defray the expenses of the Elementary Education Branch 4,071,000

503. To defray the expenses of the Secondary Education Branch 1,642,000

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.

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SIXTY-THIRD DAY
THURSDAY, APRIL 30TH, 1964

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PRAYERS 2.00 O'CLOCK P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee's Eighth Report which was read as follows and adopted:—

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

Bill 120, An Act to amend The Municipality of Metropolitan Toronto Act.

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

Bill 121, An Act to amend The Municipal Act.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 143, An Act to amend The Teachers' Superannuation Act. Mr. Davis.

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

Bill 102, An Act to amend The Insurance Act.
Bill 129, An Act to amend The Public Service Superannuation Act.
Bill 130, An Act to amend The Department of Education Act.
Bill 131, An Act to amend The Schools Administration Act.
Bill 135, An Act to incorporate the Ontario Housing Corporation.
Bill 137, An Act to amend The Legislative Assembly 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, 1965, the following sums:

504. To defray the expenses of the Technological and Trades Training Branch, Department of Education............. $ 4,258,000
505. To defray the expenses of the Teacher Education Branch. 4,947,000
506. To defray the expenses of the Professional Development Branch.......................... 595,000
507. To defray the expenses of the Special Educational Services Branch .................................................. $3,660,000

508. To defray the expenses of the Registrar's Branch ........ 1,810,000

509. To defray the expenses of the Curriculum and Text-Books Branch .................................................. 198,000

510. To defray the expenses of the Community Programmes Branch .................................................. 399,000

511. To defray the expenses of the Ontario Fitness Programme 100,000

512. To defray the expenses of the Provincial Library Service 140,000

513. To defray the expenses of the Youth Service Division .... 50,000

514. To defray the expenses of the Federal-Provincial Agreements .................................................. 27,694,000

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.

SIXTY-FOURTH DAY

FRIDAY, MAY 1ST, 1964

PRAYERS

10.30 O'Clock A.M.

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


Bill 142, An Act to amend The Labour Relations 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, 1965, the following sums:—

515. To defray the expenses of the Scholarships, Bursaries, etc., Department of Education .......................... $ 2,250,000

516. To defray the expenses of the Legislative Grants, etc. ...... 294,210,000

517. To defray the expenses of the Miscellaneous Grants ...... 749,000

519. To defray the expenses of the Grants to Other Institutions of Higher Learning ................................. 2,165,000

520. To defray the expenses of the Teachers' Superannuation, etc. .......................................................... 4,000

521. To defray the expenses of the Main Office ................. 3,000,000

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 1.05 p.m.

SIXTY-FIFTH DAY
MONDAY, MAY 4TH, 1964

Prayers 3.00 O'Clock P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee's Ninth Report which was read as follows and adopted:—

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


Bill 142, An Act to amend The Labour Relations Act.
Your Committee begs to report the following Bills with certain amendments:

Bill 72, An Act to amend The Credit Unions 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, 1965, the following sums:

201. To defray the expenses of the Main Office, Department of Attorney General. $ 107,000

202. To defray the expenses of the Ontario Police Commission. 433,000

203. To defray the expenses of the Legislative Counsel. 56,000

204. To defray the expenses of the Administration and Finance Division. 351,000

205. To defray the expenses of the Legislation and Civil Law Division. 215,000

206. To defray the expenses of the Criminal Law Division. 1,017,000

207. To defray the expenses of the Administration of Justice Division. 7,786,000

208. To defray the expenses of the Public Safety Division. 1,752,000

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 the House adjourn until Three of the clock tomorrow afternoon.

The House then adjourned at 11.25 p.m.
SIXTY-SIXTH DAY
TUESDAY, MAY 5TH, 1964

PRAYERS

3.00 O'Clock P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee’s Tenth Report which was read as follows and adopted:—

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

Bill 104, An Act to amend The Mortgage Brokers Registration Act.

Bill 105, An Act to amend The Real Estate and Business Brokers Act.

Bill 109, An Act to provide for the Registration, Supervision and Control of Used Car Dealers and Salesmen.

Mr. Reilly, from the Standing Committee on Highways and Tourism, presented the Committee's Second Report which was read as follows and adopted:—

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

Bill 122, An Act to amend The Highway Improvement Act.

And the following Bill with certain amendments:—

Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization.

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, 1965, the following sums:—

518. To defray the expenses of the Grants to Provincial and Other Universities, etc., Department of Education... $47,189,000

209. To defray the expenses of the Ontario Securities Branch, Department of Attorney General................. 307,000

210. To defray the expenses of the Ontario Provincial Police... 20,300,000
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 126, An Act to establish the Department of University Affairs.

Bill 127, An Act to incorporate The Ontario Universities Capital Aid Corporation.

Bill 133, An Act to incorporate the University of Guelph.

The House then adjourned at 11.05 p.m.

SIXTY-SEVENTH DAY

WEDNESDAY, MAY 6TH, 1964

PRAYERS 2.00 O'CLOCK P.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, 1965, the following sums:—

1101. To defray the expenses of the Main Office, Department of Lands and Forests........................................ $ 1,890,000

1102. To defray the expenses of the Fish and Wildlife Branch... 536,000

1103. To defray the expenses of the Forest Protection Branch... 190,000

1104. To defray the expenses of the Lands and Surveys Branch... 951,000

1105. To defray the expenses of the Parks Branch.............. 1,271,000
<table>
<thead>
<tr>
<th>Resolution</th>
<th>Description</th>
<th>Amount</th>
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<tr>
<td>1106.</td>
<td>To defray the expenses of the Research Branch</td>
<td>$733,000</td>
</tr>
<tr>
<td>1107.</td>
<td>To defray the expenses of the Timber Branch</td>
<td>1,013,000</td>
</tr>
<tr>
<td>1108.</td>
<td>To defray the expenses of the Forest Ranger School</td>
<td>221,000</td>
</tr>
<tr>
<td>1109.</td>
<td>To defray the expenses of the Junior Ranger Program</td>
<td>820,000</td>
</tr>
<tr>
<td>1110.</td>
<td>To defray the expenses of the Basic Organization</td>
<td>19,471,000</td>
</tr>
<tr>
<td>1111.</td>
<td>To defray the expenses of the Extra Fire Fighting</td>
<td>750,000</td>
</tr>
<tr>
<td>1112.</td>
<td>To defray the expenses of the Lands and Surveys Branch</td>
<td>100,000</td>
</tr>
<tr>
<td>1113.</td>
<td>To defray the expenses of the Timber Branch</td>
<td>900,000</td>
</tr>
<tr>
<td>1114.</td>
<td>To defray the expenses of the Basic Organization</td>
<td>5,000,000</td>
</tr>
</tbody>
</table>

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions.

Ordered, That the Report be received.

Mr. Noden, from the Committee of Supply, reported the following Resolutions which were concurred in by the House:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the Government Departments named, be granted to Her Majesty for the fiscal year ending March 31st, 1964:—

**DEPARTMENT OF EDUCATION:**

- Grants to Provincial and Other Universities, etc. $473,000
- Special Grant ........................................... $1,000,000

**DEPARTMENT OF HEALTH:**

- Special Grants ........................................... $4,162,000

**DEPARTMENT OF LANDS AND FORESTS:**

- Special Grant ........................................... $58,000

**TREASURY DEPARTMENT:**

- Main Office ........................................... $1,000,000

—and—

Resolved, That Supply in the following amounts and to defray the expenses of the Government Departments named, be granted to Her Majesty for the fiscal year ending March 31st, 1965:—
**DEPARTMENT OF AGRICULTURE:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$605,000</td>
</tr>
<tr>
<td>Agricultural and Horticultural Societies</td>
<td>976,000</td>
</tr>
<tr>
<td>Agricultural Rehabilitation and Development</td>
<td>956,000</td>
</tr>
<tr>
<td>Co-operatives Branch</td>
<td>42,000</td>
</tr>
<tr>
<td>Dairy Branch</td>
<td>871,000</td>
</tr>
<tr>
<td>Extension Branch</td>
<td>2,860,000</td>
</tr>
<tr>
<td>Farm Economics and Statistics</td>
<td>343,000</td>
</tr>
<tr>
<td>Farm Products Inspection Branch</td>
<td>530,000</td>
</tr>
<tr>
<td>Farm Products Marketing Board</td>
<td>78,000</td>
</tr>
<tr>
<td>Information Branch</td>
<td>353,000</td>
</tr>
<tr>
<td>Live Stock Branch</td>
<td>1,566,000</td>
</tr>
<tr>
<td>Marketing Development Branch</td>
<td>142,000</td>
</tr>
<tr>
<td>Ontario Food Council</td>
<td>45,000</td>
</tr>
<tr>
<td>Ontario Junior Farmer Loans Branch</td>
<td>148,000</td>
</tr>
<tr>
<td>Ontario Telephone Service Commission</td>
<td>107,000</td>
</tr>
<tr>
<td>Soils and Crops Branch</td>
<td>475,000</td>
</tr>
<tr>
<td>Demonstration Farm, New Liskeard</td>
<td>82,000</td>
</tr>
<tr>
<td>Horticultural Experiment Station, Vineland</td>
<td>527,000</td>
</tr>
<tr>
<td>Kemptville Agricultural School</td>
<td>633,000</td>
</tr>
<tr>
<td>Western Ontario Agricultural School, Ridgetown</td>
<td>545,000</td>
</tr>
<tr>
<td>Federated Colleges, Guelph</td>
<td>9,009,000</td>
</tr>
<tr>
<td>Main Office</td>
<td>750,000</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF ATTORNEY GENERAL:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>107,000</td>
</tr>
<tr>
<td>Ontario Police Commission</td>
<td>433,000</td>
</tr>
<tr>
<td>Legislative Counsel</td>
<td>56,000</td>
</tr>
<tr>
<td>Administration and Finance Division</td>
<td>351,000</td>
</tr>
<tr>
<td>Legislation and Civil Law Division</td>
<td>215,000</td>
</tr>
<tr>
<td>Criminal Law Division</td>
<td>1,017,000</td>
</tr>
<tr>
<td>Administration of Justice Division</td>
<td>7,786,000</td>
</tr>
<tr>
<td>Public Safety Division</td>
<td>1,752,000</td>
</tr>
<tr>
<td>Ontario Securities Branch</td>
<td>307,000</td>
</tr>
<tr>
<td>Ontario Provincial Police</td>
<td>20,300,000</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF CIVIL SERVICE:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>88,500</td>
</tr>
<tr>
<td>Position Administration</td>
<td>204,500</td>
</tr>
<tr>
<td>Recruiting and Examination Services</td>
<td>241,000</td>
</tr>
<tr>
<td>Training and Development Services</td>
<td>101,500</td>
</tr>
<tr>
<td>Administrative Services</td>
<td>276,500</td>
</tr>
<tr>
<td>Pay Research</td>
<td>58,500</td>
</tr>
<tr>
<td>Ontario Joint Council, Civil Service Arbitration Board and Grievance Boards</td>
<td>40,500</td>
</tr>
<tr>
<td>Employee Relations</td>
<td>47,000</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF ECONOMICS AND DEVELOPMENT:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,126,500</td>
</tr>
<tr>
<td>Economic Council</td>
<td>210,000</td>
</tr>
<tr>
<td>Economics Branch</td>
<td>177,000</td>
</tr>
</tbody>
</table>
### DEPARTMENT OF EDUCATION:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office and General Departmental Expenses</td>
<td>$1,209,000</td>
</tr>
<tr>
<td>Elementary Education Branch</td>
<td>$4,071,000</td>
</tr>
<tr>
<td>Secondary Education Branch</td>
<td>$1,642,000</td>
</tr>
<tr>
<td>Technological and Trades Training Branch</td>
<td>$4,258,000</td>
</tr>
<tr>
<td>Teacher Education Branch</td>
<td>$4,947,000</td>
</tr>
<tr>
<td>Professional Development Branch</td>
<td>$595,000</td>
</tr>
<tr>
<td>Special Educational Services Branch</td>
<td>$3,660,000</td>
</tr>
<tr>
<td>Registrar’s Branch</td>
<td>$1,810,000</td>
</tr>
<tr>
<td>Curriculum and Text-Books Branch</td>
<td>$198,000</td>
</tr>
<tr>
<td>Community Programmes Branch</td>
<td>$399,000</td>
</tr>
<tr>
<td>Ontario’s Fitness Programme</td>
<td>$100,000</td>
</tr>
<tr>
<td>Provincial Library Service</td>
<td>$140,000</td>
</tr>
<tr>
<td>Youth Service Division</td>
<td>$50,000</td>
</tr>
<tr>
<td>Federal-Provincial Agreements</td>
<td>$27,694,000</td>
</tr>
<tr>
<td>Scholarships, Bursaries, etc.</td>
<td>$2,250,000</td>
</tr>
<tr>
<td>Legislative Grants, etc.</td>
<td>$294,210,000</td>
</tr>
<tr>
<td>Miscellaneous Grants</td>
<td>$749,000</td>
</tr>
<tr>
<td>Grants to Provincial and Other Universities, etc.</td>
<td>$47,189,000</td>
</tr>
<tr>
<td>Grants to Other Institutions of Higher Learning</td>
<td>$2,165,000</td>
</tr>
<tr>
<td>Teachers’ Superannuation, etc.</td>
<td>$4,000</td>
</tr>
<tr>
<td>Main Office</td>
<td>$3,000,000</td>
</tr>
</tbody>
</table>

### DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$138,000</td>
</tr>
<tr>
<td>Energy Branch</td>
<td>$521,000</td>
</tr>
<tr>
<td>Ontario Energy Board</td>
<td>$95,000</td>
</tr>
<tr>
<td>Conservation Authorities Branch</td>
<td>$1,356,000</td>
</tr>
<tr>
<td>Ontario Water Resources Commission</td>
<td>$3,100,000</td>
</tr>
<tr>
<td>Water Management Program</td>
<td>$400,000</td>
</tr>
<tr>
<td>Conservation Authorities Branch</td>
<td>$5,350,000</td>
</tr>
<tr>
<td>Ontario Water Resources Commission</td>
<td>$20,000,000</td>
</tr>
<tr>
<td>Water Management Program</td>
<td>$1,600,000</td>
</tr>
</tbody>
</table>

### DEPARTMENT OF HEALTH:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$5,511,000</td>
</tr>
<tr>
<td>Public Health Administration Branch</td>
<td>$2,320,000</td>
</tr>
<tr>
<td>Public Health Nursing Branch</td>
<td>$82,000</td>
</tr>
<tr>
<td>Maternal and Child Health Branch</td>
<td>$133,000</td>
</tr>
<tr>
<td>Dental Service Branch</td>
<td>$82,000</td>
</tr>
</tbody>
</table>
### Department of Highways:

- **Main Office**: $4,431,000
- **Maintenance—King's Highways and Other Roads**: $81,884,000
- **Construction and other Capital Projects**: $213,067,000

### Department of Insurance:

- **Main Office**: $493,000

### Department of Labour:

- **Main Office**: $791,900
- **Apprenticeship Branch**: $1,274,500
- **Conciliation Services**: $417,000
- **Labour Standards Branch**: $522,000
- **Labour Relations Board**: $519,300
- **Safety and Technical Services**: $1,538,300
- **Human Rights Commission**: $88,000
- **Industry and Labour Board**: $9,500,000

### Department of Lands and Forests:

- **Main Office**: $1,890,000
- **Fish and Wildlife Branch**: $536,000
- **Forest Protection Branch**: $190,000
- **Lands and Surveys Branch**: $951,000
- **Parks Branch**: $1,271,000
- **Research Branch**: $733,000
- **Timber Branch**: $1,013,000
- **Forest Ranger School**: $221,000
- **Junior Ranger Program**: $820,000
- **Basic Organization**: $19,471,000
- **Extra Fire Fighting**: $750,000
- **Lands and Surveys Branch**: $100,000
- **Timber Branch**: $900,000
- **Basic Organization**: $5,000,000

### Office of Lieutenant Governor:

- **Office of Lieutenant Governor**: $27,000

### Department of Mines:

- **Main Office**: $484,000
- **Geological Branch**: $1,098,000
- **Mines Inspection Branch**: $328,000
<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laboratories Branch</td>
<td>$183,000</td>
</tr>
<tr>
<td>Sulphur Fumes Arbitrator</td>
<td>24,000</td>
</tr>
<tr>
<td>Mining Lands Branch</td>
<td>354,000</td>
</tr>
<tr>
<td>Main Office</td>
<td>1,000,000</td>
</tr>
</tbody>
</table>

**Department of Municipal Affairs:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office and Branches</td>
<td>48,824,000</td>
</tr>
<tr>
<td>Ontario Municipal Board</td>
<td>402,000</td>
</tr>
<tr>
<td>Main Office</td>
<td>1,366,000</td>
</tr>
</tbody>
</table>

**Department of Prime Minister:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>108,000</td>
</tr>
<tr>
<td>Cabinet Office</td>
<td>87,000</td>
</tr>
</tbody>
</table>

**Office of Provincial Auditor:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of Provincial Auditor</td>
<td>539,000</td>
</tr>
</tbody>
</table>

**Department of Provincial Secretary and Citizenship:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,122,000</td>
</tr>
<tr>
<td>Office of The Speaker</td>
<td>57,000</td>
</tr>
<tr>
<td>Legislative Library</td>
<td>68,000</td>
</tr>
<tr>
<td>Clerk of The Legislative Assembly and Chief Election Officer</td>
<td>117,000</td>
</tr>
<tr>
<td>Queen's Printer</td>
<td>218,000</td>
</tr>
<tr>
<td>Registrar-General's Branch</td>
<td>775,000</td>
</tr>
<tr>
<td>Sessional Requirements</td>
<td>1,180,000</td>
</tr>
<tr>
<td>Post Office</td>
<td>700,000</td>
</tr>
</tbody>
</table>

**Department of Public Welfare:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>6,476,000</td>
</tr>
<tr>
<td>Child Welfare Branch</td>
<td>6,223,000</td>
</tr>
<tr>
<td>Day Nurseries Branch</td>
<td>325,000</td>
</tr>
<tr>
<td>Field Services Branch</td>
<td>1,441,000</td>
</tr>
<tr>
<td>Finance and Administration Branch</td>
<td>324,000</td>
</tr>
<tr>
<td>General Welfare Assistance Branch</td>
<td>19,319,000</td>
</tr>
<tr>
<td>Homes for the Aged Branch</td>
<td>2,816,000</td>
</tr>
<tr>
<td>Rehabilitation Services Branch</td>
<td>407,000</td>
</tr>
<tr>
<td>Welfare Allowances Branch</td>
<td>32,873,000</td>
</tr>
<tr>
<td>Welfare Allowances Branch</td>
<td>19,799,000</td>
</tr>
</tbody>
</table>

**Department of Public Works:**

<table>
<thead>
<tr>
<th>Service</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,071,000</td>
</tr>
<tr>
<td>Ontario Government Buildings</td>
<td>8,817,000</td>
</tr>
<tr>
<td>Leased Premises</td>
<td>2,500,000</td>
</tr>
<tr>
<td>Maintenance of Locks, Bridges, Dams and Docks, etc</td>
<td>125,000</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>175,000</td>
</tr>
<tr>
<td>Public Buildings</td>
<td>35,000,000</td>
</tr>
<tr>
<td>Dams, Docks and Locks</td>
<td>975,000</td>
</tr>
</tbody>
</table>
DEPARTMENT OF REFORM INSTITUTIONS:
Main Office ................................................. $ 2,415,000
Parole and Rehabilitation Service ......................... 519,000
Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails) .......... 17,697,000

DEPARTMENT OF TOURISM AND INFORMATION:
Main Office ......................................................... 97,000
Administrative Services Branch ......................... 245,500
Publicity Branch ............................................. 225,500
Advertising Branch .......................................... 944,000
Tourist Promotion and Information Branch ............ 314,000
Tourist Industry and Development Branch ............ 493,500
Division of Archives ........................................ 265,000
Theatres Branch ............................................... 117,000
Travel Research Branch ..................................... 80,500
The Ontario-St. Lawrence Development Commission ...... 1,791,000

DEPARTMENT OF TRANSPORT:
Main Office ....................................................... 872,000
Ontario Highway Transport Board ....................... 166,000
Highway Safety Branch ...................................... 481,000
Motor Vehicles Administration ...................................... 5,410,000
Motor Vehicle Accident Claims Fund .................. 630,000

TREASURY DEPARTMENT:
General Administration and Public Debt .............. 991,000
Accounts Division .............................................. 571,000
Revenue Division ............................................. 5,125,000
Data Processing Branch ................................... 570,000
Ontario Racing Commission .................................. 213,000
Pension Commission of Ontario ........................... 145,000

Mr. Taylor moved, seconded by Mr. Farquhar, That the Ontario Government take positive steps to salvage certain gold and base metal mining areas where, through depletion, production is rapidly being reduced and in some areas ceased completely; and to salvage the accumulated investment of individuals in these areas by:

1. Determining alternative industry suitable to these areas that will replace depleted mines.

2. By positive encouragement of these new industries to be developed in these selected areas.

After some time, the debate was adjourned.
Mr. Farquhar moved, seconded by Mr. Taylor, That consideration be given to the establishment of an Agricultural College, located in Northern Ontario and dealing specifically with the problems of Agriculture in Northern Ontario, to provide facilities for young farmers in the north at a cost comparable to income.

After some time, the debate was adjourned.

Mr. Sargent moved, seconded by Mr. Farquhar, That the Ontario Government be requested to pay grants in lieu of taxes on the same basis as the Federal Government on all property owned by the Ontario Government or its agencies except on property used for Highway purposes.

The motion having been put was declared to be lost.

Mr. Spence moved, seconded by Mr. Thompson, That a committee be set up to study the feasibility of a select labour force to help harvest the crops in southwestern Ontario; that direct contact be made to the Selective Service Commission by the Department of Agriculture requesting their help in forming a select labour corps; that a similar operation to that used during the last war with the Department of Education to ask for grades 12 and 13 students to participate and also with the Universities asking for first year students.

After some time, the debate was adjourned.

The following Sessional Papers were Tabled:—

Annual Report of the Minister of Lands and Forests of the Province of Ontario for the fiscal year ending March 31, 1963 (No. 15).


Report of Activities of Departments of the Government of Ontario that are related to the Indian People of the Province (No. 70).

On Motion by Mr. Robarts,

Ordered, That the House adjourn until 10.30 of the clock tomorrow morning, to rise for the luncheon recess at 12.30 and to resume at 2.00 of the clock in the afternoon.

The House then adjourned at 11.45 p.m.
SIXTY-EIGHTH DAY
THURSDAY, MAY 7TH, 1964

PRAYERS

10.30 O'Clock A.M.

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


Bill 104, An Act to amend The Mortgage Brokers Registration Act.

Bill 105, An Act to amend The Real Estate and Business Brokers Act.

Bill 109, An Act to provide for the Registration, Supervision and Control of Used Car Dealers and Salesmen.


Second Reading of Bill 140, An Act to amend The Pension Benefits Act, 1962-63, having been moved,

After some time the motion was carried, and the Bill was accordingly read a second time and referred to the Committee of the Whole House.

Bill 141, An Act to amend The Executive Council Act.

Bill 143, An Act to amend The Teachers' Superannuation Act.

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

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

That,

any amount payable by the Crown under subsection 8 of section 94a of The Registry Act towards the cost of a Judge's Plan shall be paid out of the Consolidated Revenue Fund,

as provided by Bill 44, An Act to amend The Registry Act.

That,

every person residing or ordinarily resident or carrying on business in Ontario, who brings into Ontario or who receives delivery in Ontario of tangible personal property acquired by him for value
for his own consumption or use, or for the consumption or use of other persons at his expense, or on behalf of, or as agent for, a principal who desires to acquire such property for the consumption or use by such principal or other persons at his expense, shall pay to Her Majesty in right of Ontario the same tax in respect of the consumption and use of such property as would have been payable if the property had been purchased at a retail sale in Ontario,

as provided by Bill 112, An Act to amend The Retail Sales Tax Act, 1960-61.

That,

during the fiscal year ending the 31st day of March, 1965, the expenses of the administration of The Homes for Special Care Act, 1964 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 118, An Act to provide Homes for Persons requiring Special Residential and Sheltered Care.

That,

all land, except an interest in land of the Crown in right of Canada or any province of Canada, in a local roads area is liable to assessment and taxation under The Local Roads Boards Act, 1964,

as provided for in Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization.

That,

during the fiscal year ending the 31st day of March, 1965, the expenses of the Department of University Affairs shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 126, An Act to establish the Department of University Affairs.

That,

the moneys required for the purposes of subsection 1 of section 14 of The Ontario Universities Capital Aid Corporation Act, 1964 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 127, An Act to incorporate The Ontario Universities Capital Aid Corporation.

That,

the moneys required for the purposes of The Public Hospitals Amendment Act, 1964 during the fiscal year 1964-65 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 128, An Act to amend The Public Hospitals Act.
That,

the property vested in the University of Guelph and any lands and premises leased to and occupied by the University of Guelph are not liable to taxation for provincial, municipal or school purposes, and are exempt from every description of taxation so long as the same are actually used and occupied for the purposes of the University of Guelph,

as provided in Bill 133, An Act to incorporate the University of Guelph.

That,

the moneys required by the Treasurer of Ontario,

(a) to purchase any debentures, bills or notes of the Ontario Housing Corporation; and

(b) to make advances to the Ontario Housing Corporation in such amounts, at such times and on such terms and conditions as the Lieutenant Governor in Council may deem expedient,

shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 135, An Act to incorporate the Ontario Housing Corporation.

That,

the moneys required by the Treasurer of Ontario,

(a) to purchase any debentures, bills or notes of The Sheridan Park Corporation; and

(b) to make advances to The Sheridan Park Corporation in such amounts, at such times and on such terms and conditions as the Lieutenant Governor in Council may deem expedient,

shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 136, An Act to incorporate The Sheridan Park Corporation.

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


Bill 45, An Act to repeal The Investigation of Titles Act.

Bill 52, An Act to amend The Schools Administration Act.


Bill 60, An Act to amend The Assessment Act.

Bill 62, An Act to amend The Department of Municipal Affairs Act.

Bill 64, An Act to set aside a Certain Tax Sale of Land in the Township of Herschel for the Relief of Wallace Bullied and Norah Bullied.

Bill 65, An Act to amend The Division Courts Act.


Bill 67, An Act to repeal The Vaccination Act.

Bill 68, An Act to amend The Public Health Act.

Bill 69, An Act to amend The Summary Convictions Act.

Bill 70, An Act to amend The Securities Act.

Bill 71, An Act to amend The Fire Departments Act.

Bill 72, An Act to amend The Credit Unions Act.


Bill 74, An Act to amend The Commissioners for taking Affidavits Act.

Bill 76, An Act to amend The Workmen's Compensation Act.

Bill 85, An Act to amend The Department of Education Act.


Bill 87, An Act to amend The Separate Schools Act.


Bill 89, An Act to amend The Schools Administration Act.

Bill 90, An Act to amend The Public Schools Act.

Bill 98, An Act to amend The Ontario Food Terminal Act.

Bill 100, An Act to amend The Law Society Act.


Bill 102, An Act to amend The Insurance Act.


Bill 104, An Act to amend The Mortgage Brokers Registration Act.

Bill 105, An Act to amend The Real Estate and Business Brokers Act.


Bill 107, An Act to amend The Short Forms of Mortgages Act.

Bill 109, An Act to provide for the Registration, Supervision and Control of Used Car Dealers and Salesmen.


Bill 115, An Act to authorize the Raising of Money on the Cred’t of the Consolidated Revenue Fund.


Bill 118, An Act to provide Homes for Persons requiring Special Residential and Sheltered Care.

Bill 120, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 121, An Act to amend The Municipal Act.

Bill 122, An Act to amend The Highway Improvement Act.

Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization.


Bill 126, An Act to establish the Department of University Affairs.
Bill 127, An Act to incorporate The Ontario Universities Capital Aid Corporation.


Bill 129, An Act to amend The Public Service Superannuation Act.

Bill 130, An Act to amend The Department of Education Act.


Bill 135, An Act to incorporate the Ontario Housing Corporation.


Bill 137, An Act to amend The Legislative Assembly Act.


Bill 141, An Act to amend The Executive Council Act.

Bill 142, An Act to amend The Labour Relations Act.

Bill Pr17, An Act respecting the City of Toronto.

Also, that the Committee had directed him to report the following Bills with certain amendments:

Bill 44, An Act to amend The Registry Act.

Bill 54, An Act to amend The Public Schools Act.


Bill 131, An Act to amend The Schools Administration Act.

Bill 133, An Act to incorporate the University of Guelph.

Bill 143, An Act to amend The Teachers' Superannuation Act.

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

Ordered, That the Debate be adjourned.

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

Bill 5, An Act to amend The Industrial Standards Act.
Bill 44, An Act to amend The Registry Act.
Bill 45, An Act to repeal The Investigation of Titles Act.
Bill 52, An Act to amend The Schools Administration Act.
Bill 54, An Act to amend The Public Schools Act.
Bill 60, An Act to amend The Assessment Act.
Bill 62, An Act to amend The Department of Municipal Affairs Act.
Bill 64, An Act to set aside a Certain Tax Sale of Land in the Township of Herschel for the Relief of Wallace Bullied and Norah Bullied.
Bill 65, An Act to amend The Division Courts Act.
Bill 67, An Act to repeal The Vaccination Act.
Bill 68, An Act to amend The Public Health Act.
Bill 69, An Act to amend The Summary Convictions Act.
Bill 70, An Act to amend The Securities Act.
Bill 71, An Act to amend The Fire Departments Act.
Bill 72, An Act to amend The Credit Unions Act.

Bill 74, An Act to amend The Commissioners for taking Affidavits Act.


Bill 76, An Act to amend The Workmen's Compensation Act.

Bill 85, An Act to amend The Department of Education Act.


Bill 87, An Act to amend The Separate Schools Act.


Bill 89, An Act to amend The Schools Administration Act.

Bill 90, An Act to amend The Public Schools Act.

Bill 98, An Act to amend The Ontario Food Terminal Act.


Bill 100, An Act to amend The Law Society Act.


Bill 102, An Act to amend The Insurance Act.


Bill 104, An Act to amend The Mortgage Brokers Registration Act.

Bill 105, An Act to amend The Real Estate and Business Brokers Act.


Bill 107, An Act to amend The Short Forms of Mortgages Act.

Bill 109, An Act to provide for the Registration, Supervision and Control of Used Car Dealers and Salesmen.


Bill 115, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 118, An Act to provide Homes for Persons requiring Special Residential and Sheltered Care.

Bill 120, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 121, An Act to amend The Municipal Act.

Bill 122, An Act to amend The Highway Improvement Act.

Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization.


Bill 126, An Act to establish the Department of University Affairs.

Bill 127, An Act to incorporate The Ontario Universities Capital Aid Corporation.


Bill 129, An Act to amend The Public Service Superannuation Act.

Bill 130, An Act to amend The Department of Education Act.

Bill 131, An Act to amend The Schools Administration Act.


Bill 133, An Act to incorporate the University of Guelph.


Bill 135, An Act to incorporate the Ontario Housing Corporation.


Bill 137, An Act to amend The Legislative Assembly Act.


Bill 141, An Act to amend The Executive Council Act.
Bill 142, An Act to amend The Labour Relations Act.
Bill 143, An Act to amend The Teachers' Superannuation Act.
Bill Pr17, An Act respecting the City of Toronto.

The following Sessional Papers were Tabled:—


Ontario Hospital Services Commission Annual Report, 1962 (No. 75).

Third Report of the Select Committee on Municipal Law (No. 67).

Report of the Standing Committee on Public Accounts (No. 71).

The House then adjourned at 11.10 p.m.

SIXTY-NINTH DAY
FRIDAY, MAY 8TH, 1964

Prayers

10.30 O'Clock A.M.

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

Ordered, That the Select Committee on The Municipal Act and related Acts be re-appointed with the same powers and duties as heretofore, its membership being expanded, as follows:—

Mr. Beckett (Chairman), Messrs. Cowling, Evans, Farquhar, Gomme, Gordon, Hodgson (Scarborough East), Olde, Pitlock, Reuter, Singer, Whitney and Young.

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

Ordered, That the Select Committee on the Cost of Credit be re-appointed with the same powers and duties as heretofore, but with its membership expanded, as follows:—

Mr. Price (Chairman), Messrs. Bukator, Edwards, Hamilton, Kerr, Lawrence (St. George), Letherby, MacDonald, Oliver, Reilly, Rowe, Whicher and White.
On motion by Mr. Robarts, seconded by Mr. Allan,

Ordered, That a Select Committee of this House be appointed to conduct a comprehensive inquiry into and report upon the special needs of youth, with particular reference to educational, cultural, recreational, and employment opportunities, as well as the health, welfare and sports facilities now available to youth, and the steps to be taken which in the opinion of the Committee would ensure a wider participation by youth in the life of the community;

To conduct hearings for the purpose of receiving representations from organizations and individuals engaged in youth activities and to hold meetings to study the experience of others in the youth field; and to engage the necessary staff to provide study papers and research materials.

And, That the Select Committee shall consist of fourteen 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 attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his Warrant or Warrants.

The membership of the Committee to be as follows:—

Mr. Apps (Chairman), Messrs. Brown, Butler, Ewen, Gaunt, Lewis (Scarborough West), McKeough, McNeil, Morningstar, Newman, Peck, Troy, Welch and Wells.

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

Ordered, That a Select Committee of this House be appointed to inquire into and review the problems inherent in the field of aging in Ontario which are of major concern to older citizens and to all of our people, having particular regard to the size, distribution and composition of the older population of the province and the promotion, development and creation of opportunities for self-help to their own satisfaction and advantage as members of society as a whole, including preparation for retirement leisure and the benefit of educational opportunities in later life; and, without limiting the generality of the foregoing, to enquire into and review current policies which have a bearing on aging and the economy, involving employment, income-maintenance, and health measures, services and facilities of government and otherwise, including government-sponsored programmes on housing, long-term care, and other related services; to conduct hearings for the purpose of receiving representations from organizations and individuals, particularly from those who work with older people, and to hold meetings to study the experience of others in the field of gerontology;

To engage the necessary staff to provide study papers and research materials;

And to that end, after due consideration, to make such recommendations as the Committee deems to be appropriate;
And, That the Select Committee shall consist of fourteen 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 attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his Warrant or Warrants.

The membership of the Committee to be as follows:—

Mr. Carruthers (Chairman), Mrs. Pritchard, Messrs. Carton, Davison, Dunlop, Knox, Lawrence (Russell), Racine, Sandercock, Trotter, Villeneuve, Walker, Worton and Yakabusi.

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

Ordered, That a Select Committee of this House be appointed to inquire into and report upon methods of stimulating prospecting and mining exploration and development in Ontario and, without limiting the generality of the foregoing, such matters as the services available to the mining industry, regulations governing the financing of mining prospect and developments, the effects of mining taxation on the growth of the industry, health measures in the mining industry, and any other related factors the study of which would bring about renewed interest and activity in that industry and thus strengthen the economic position of the northern communities and Ontario as a whole.

And, That the Select Committee shall consist of thirteen 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 attendance before the said Select Committee of such persons and the production of such papers and things as the Committee may deem necessary for any of its proceedings and deliberations, for which purpose the Honourable the Speaker may issue his Warrant or Warrants.

The membership of the Committee to be as follows:—

Mr. Brunelle (Chairman), Messrs. Bales, Demers, Eagleson, Freeman, Henderson, Hodgson (Victoria), Mackenzie, Noden, Rollins, Sopha, Spence and Taylor.

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 budget fails to exhibit that the Government is aware of the urgent need to encourage, develop and expand the foundations of the economy of this province.

And this House regrets that the budget indicates that the government is content with the makeshift policies of the past rather than to adopt a broad new imaginative outlook paralleled with measures which would eliminate areas of poverty within the province; widely expand opportunities for expansion of existing industries and promote the establishment of new industries using our great natural resources; increase the real wealth of our people, and greatly increase our population.

And this House regrets that instead of being offered an energetic and vigorous economic program for our great province, our citizens are merely being asked to bear increased taxation and they and their children to assume an even greater debt burden."

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

**YeaS**

Braithwaite  
Bryden  
Bukator  
Davison  
Farquhar  
Freeman  
Gaunt  
Gisborn  
Gordon  
Lewis (Scarborough West)  
MacDonald  
Nixon  
Oliver  
Paterson  
Sargent  
Singer  
Sophia  
Spence  
Thompson  
Trotter  
Troy  
Whicher  
Worton  
Young—24.

**Nays**

Allan  
Apps  
Auld  
Bales  
Beckett  
Boyer  
Brunelle  
Butler  
Carruthers  
Cass  
Cecile  
Connell  
Cowling  
Davis  
Demers  
Downer  
Dunlop  
Dymond  
Eagleson  
Edwards  
Evans  
Gomme  
Grossman  
Guindon  
Hamilton  
Harris  
Haskett  
Henderson  
Hodgson (Scarborough East)  
Hodgson (Victoria)  
Johnston (Carleton)  
Kerr  
Knox
NAYS—Continued

Lawrence
(St. George)
Pitcock
Price
Pritchard
Randall
Reilly
Reuter
Robarts
Roberts
Rollins
Root
Rowe
Rowntree
Sandercok

Simonett
Spooner
Stewart
Villeneuve
Walker
Wardrobe
Wells
White
Whitney
Wishart
Yakabuski
Yaremko—69.

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, two hundred and forty-nine million, two hundred and ninety-three thousand dollars to meet the supply to that extent granted to Her Majesty.

Mr. Speaker resumed the Chair; and Mr. Noden 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 144, An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal years ending the 31st day of March, 1964, and the 31st day of March, 1965. Mr. Allan.

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 passed.
The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour’s Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour’s Assent is prayed:


Bill 5, An Act to amend The Industrial Standards Act.


Bill 44, An Act to amend The Registry Act.

Bill 45, An Act to repeal The Investigation of Titles Act.


Bill 52, An Act to amend The Schools Administration Act.


Bill 54, An Act to amend The Public Schools Act.

Bill 60, An Act to amend The Assessment Act.

Bill 62, An Act to amend The Department of Municipal Affairs Act.

Bill 64, An Act to set aside a Certain Tax Sale of Land in the Township of Herschel for the Relief of Wallace Bullied and Norah Bullied.

Bill 65, An Act to amend The Division Courts Act.


Bill 67, An Act to repeal The Vaccination Act.

Bill 68, An Act to amend The Public Health Act.

Bill 69, An Act to amend The Summary Convictions Act.

Bill 70, An Act to amend The Securities Act.
Bill 71, An Act to amend The Fire Departments Act.

Bill 72, An Act to amend The Credit Unions Act.


Bill 74, An Act to amend The Commissioners for taking Affidavits Act.


Bill 76, An Act to amend The Workmen's Compensation Act.

Bill 85, An Act to amend The Department of Education Act.


Bill 87, An Act to amend The Separate Schools Act.


Bill 89, An Act to amend The Schools Administration Act.

Bill 90, An Act to amend The Public Schools Act.

Bill 98, An Act to amend The Ontario Food Terminal Act.


Bill 100, An Act to amend The Law Society Act.


Bill 102, An Act to amend The Insurance Act.


Bill 104, An Act to amend The Mortgage Brokers Registration Act.

Bill 105, An Act to amend The Real Estate and Business Brokers Act.


Bill 107, An Act to amend The Short Forms of Mortgages Act.

Bill 109, An Act to provide for the Registration, Supervision and Control of Used Car Dealers and Salesmen.


Bill 115, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 118, An Act to provide Homes for Persons requiring Special Residential and Sheltered Care.

Bill 120, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 121, An Act to amend The Municipal Act.

Bill 122, An Act to amend The Highway Improvement Act.

Bill 123, An Act to provide for the Establishment of Local Roads Boards in Territory without Municipal Organization.


Bill 126, An Act to establish the Department of University Affairs.

Bill 127, An Act to incorporate The Ontario Universities Capital Aid Corporation.


Bill 129, An Act to amend The Public Service Superannuation Act.

Bill 130, An Act to amend The Department of Education Act.

Bill 131, An Act to amend The Schools Administration Act.


Bill 133, An Act to incorporate the University of Guelph.


Bill 135, An Act to incorporate the Ontario Housing Corporation.

Bill 137, An Act to amend The Legislative Assembly Act.


Bill 141, An Act to amend The Executive Council Act.

Bill 142, An Act to amend The Labour Relations Act.

Bill 143, An Act to amend The Teachers' Superannuation Act.

Bill Pr17, An Act respecting the City of Toronto."

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, 1964, and the 31st day of March, 1965."

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:

During this Second Session of the 27th Parliament, Honourable Members have accomplished much in the way of legislation, the Budget review, the study of the estimates of the departments and the reports of the various departments, commissions and committees. I commend you for the arduous work you have carried out during the last few months.
The legislation that you have passed will lead to further opportunities and benefits for all the people of Ontario and will ensure that their rights are more fully protected. Many of the Bills approved by the House were designed to modernize the administrative functions of the departments and their branches in the light of present needs and to bring up to date the provisions of our earlier legislative enactments. As a result, two new departments have been established and the activities of a number of others reorganized in whole or in part, while many of our statutes have been considerably revised. Among the measures that have comprised the Government's program and that have received your lengthy consideration have been the following:

University Development

This Session marked the beginning of a new era in government-university relationships with the passage of Acts creating the Department of University Affairs and the Ontario Universities Capital Aid Corporation, which, in conjunction with the existing Advisory Committee on University Affairs, will give consideration to university matters. The formation of the new department will enable the Government and the universities to maintain constant communication on matters of mutual concern and to undertake fundamental studies in areas related to provincial assistance to higher education and the co-ordination of future growth. The new corporation will permit the province to spread the tremendous costs of capital expansion over a longer period of time while placing the procedures for capital assistance on a year-round basis, thus facilitating the planning and development of our universities.

Two further Acts enable the province to continue its program of university development and expansion, to meet the needs of rapidly increasing enrolments. New charters were approved for Brock University and the University of Guelph. The first created an entirely new institution to serve the people of the Niagara Peninsula. The latter arose from the solid foundations already existing in the Federated Colleges of the Department of Agriculture at Guelph.

Grants to the Universities for operating purposes, totalling nearly $48 million, were approved by the House.

Education

Several statutes of great importance in the field of education, including Acts amending The Public Schools Act and The Secondary Schools and Boards of Education Act, were approved by the House. The establishment of the township school area as the general unit for the administration of the rural and small urban public schools and the requirement that all parts of a county be included in a high school district will lead to more effective educational opportunities for pupils living in rural communities. Public school consultative committees will be appointed in every county to consider the enlarging of county school areas. Provision has also been made for crediting the attendance of pupils for grant purposes on days when weather conditions interfere with the normal operation of the schools.

The Ontario Foundation Tax Plan has been implemented, and you have voted the sum of $285 million for general legislative grants to be paid the various school boards in the province.
Amendments to The Schools Administration Act will enable a school board consisting of more than three trustees to pay an honorarium on an established scale to its members, if the board so desires.

Funds have been voted to enable free text books to be provided to Grade 9 and 10 students, beginning in September of this year.

Vocational centres are being constructed at Ottawa, London and Sault Ste. Marie, while a new Institute of Technology is being built at Ottawa and an addition is being planned at Kirkland Lake.

Financial arrangements have been made for defraying the cost of operating schools for retarded children through the province paying a large percentage of the expenditures, with the remaining small balance coming from the local municipalities. This new legislation removes the necessity of raising money for this purpose through donations from the public.

Health

To assist further in the provision of hospital accommodation, The Public Hospitals Act was amended to permit low cost loans, up to a maximum of $5,000 per bed, to active-treatment general hospitals. Funds were provided to enable hospital construction grants to be increased to approximately $5,300 per bed.

A forward step was the legislation to provide Homes for Special Care, for those discharged from Ontario Hospitals for the Mentally III, but without home or family. This will enable the Ontario Hospitals to carry on their normal function and, at the same time, will provide a more homelike setting for these patients.

A new principle, in keeping with modern concepts of treatment and care of the mentally disturbed, was seen with the establishment of a Board to operate the Institute of Psychiatry, now under construction in Toronto.

A new program was set up to assist municipalities with their air pollution control problems, whereby a Board of Health instituting an approved program of control will be eligible for grant assistance.

Public Welfare

Honourable Members have given approval to several amendments to The Mothers' Allowances Act, reducing the waiting period for the granting of these allowances. A deserted mother may be granted an allowance after three months, instead of six months as previously. The allowance to unmarried mothers may be paid when the child is three months old, instead of six months. Mothers whose husbands are imprisoned may obtain the allowance when the husband enters prison, instead of having to wait till the husband has served six months.

By an amendment to The Day Nurseries Act, the province has extended to nine years the age of children for which it will share with municipalities in the costs of providing day nursery care, where the mothers are employed outside the home. Previously, the provincial contribution was limited to the costs of day nursery care for pre-school children.
Pension Plans

The Pension Benefits Act was amended to repeal all of its provisions dealing with standard pensions, so that there is no longer a requirement to establish a minimum pension plan. The parts of the Act pertaining to supplementary pension plans and solvency requirements were retained. In addition, the portability rules for supplementary plans were extended to all pension plans, regardless of the number of employees.

The pension plans for our public employees—as set out in The Public Service Superannuation Act and The Teachers’ Superannuation Act—were changed to bring them into line with the provisions of the amended Pension Benefits Act.

Your Government is awaiting with a great deal of interest more details of the revised Canada Pension Plan.

Housing

The Ontario Housing Corporation Act is legislation of major significance, and its passing will enable the Government to take full advantage of changes proposed in the Federal Housing Statute. The first task of the Housing Corporation will be to eliminate bottlenecks in the housing programs and to assist those families whose incomes are such that they cannot obtain adequate accommodation on the private market. The Housing Corporation will be given the responsibility of evolving and putting into effect the arrangements necessary to ensure that rental housing in Metropolitan Toronto and other areas of the province is substantially increased.

Labour

In the field of labour legislation, important new programs have increased the rights of our working men and women. A comprehensive minimum wage program, designed to prevent exploitation of the province’s labour force, is being brought into effect throughout the province. It provides for a general minimum wage rate of $1.00 an hour, to be introduced by stages in all parts of the province.

The important amendments made in The Industrial Standards Act will increase both its usefulness and its flexibility as a means whereby employers and employees can negotiate and establish fair working standards for their industry or trade.

With the passage of the new Apprenticeship and Tradesmen’s Qualification Act, the basis has been established for a complete modernization of the apprentice training system and its introduction into new areas of industry where today’s economic developments urgently require highly-skilled manpower.

Significant steps were taken to protect the safety of working people throughout the province. The Industrial Safety Act constitutes a complete modernization of the former Factory, Shop and Office Building Act. The Workmen’s Compensation Act was amended, not only to expand its benefits, but also to promote safer practices in industry and to effect a closer co-ordination of safety education programs.

Amendments were made to The Labour Relations Act to simplify and expedite certain of its procedures, mainly in the area of conciliation.
Administration of Justice

The desirability to protect the public in certain fields has been met by the introduction of a number of important statutes.

The Ontario Law Reform Commission has been established with an unrestricted discretion to investigate into and report upon any laws of the province which, in the opinion of the Commission, might be revised or otherwise made more consistent with the society in which we live. While the Commission may take under advisement matters which are referred to it by the Attorney General, it is not restricted in any way as to the laws it may review.

Under the provisions of The Used Car Dealers Act, a system of licensing used car dealers and salesmen will be set up. This Act will provide a means of supervision, the administration of which will be assisted by the industry itself.

The House has made uniform those licensing procedures which are presently available for the assistance of the public and which relate to real estate and business brokers, mortgage brokers and collection agencies.

Our system for the administration of justice has been further improved. Provision has been made in The Magistrates Act for the appointment of a Chief Magistrate who will be of assistance in the organization of the work in all of the Magistrates Courts in the province. This office will perform a function similar to that of the Chief Judge of the County Courts. The Crown Attorneys Act provides for the appointment of special Crown Attorneys who may be utilized in any part of the province.

Provision has been made for hearings by the Ontario Police Commission, to assist municipalities and Boards of Police Commissioners in determining the adequacy of their police and law enforcement services. These and other amendments which are contained in The Police Act should materially assist in maintaining law and order throughout our municipalities and in continuing to keep criminal forces at bay. The bargaining procedures which are available for the police forces of the province have been improved.

Municipal Affairs

The amendments that have been introduced to municipal legislation are designed generally to improve, and make more efficient, administration in the province.

The Assessment Act amendments authorize the appointment of district assessors who will carry out the assessment for all the municipalities and localities in a district. The system of county assessment commissioners and district assessors will provide the machinery by which uniform assessment of real property throughout the province may be more expeditiously achieved. Another amendment will ensure that owners of land subject to tax sale proceedings will receive actual notice of their right to redeem.

Amendments to The Department of Municipal Affairs Act will give the department clear authority to investigate any of the affairs of a municipality on its own initiative. These powers are in addition to the powers to conduct an audit into the financial affairs of a municipality upon petition of a certain number
of ratepayers. The department, as a result of a provincially-ordered municipal audit or of an enquiry or investigation, will be able to make orders requiring the municipality to correct any errors or deficiencies disclosed by such enquiries.

The Municipality of Metropolitan Toronto Act was amended to authorize agreements with any governmental authority to carry out studies of the entire Metropolitan Toronto planning area.

Amendments to The Municipal Act clarify the powers of the Ontario Municipal Board when dealing with annexations, so as to permit the creation of urban service areas. A municipality or a local board is given the power, with the approval of the Municipal Board, to expropriate from another municipality or local board with similar powers of expropriation, to prevent the possibility of important projects being held up indefinitely. A new section designed to prevent irresponsible persons from preying on the public will permit the municipal licensing of chimney repair men and persons in the business of repairing or renovating buildings or constructing fallout shelters. The present limitations on expenditures for publicity purposes based on assessment have been removed and a limit of $60,000 substituted.

Amendments to The Planning Act provide for the transfer, from planning boards to committees of adjustment, of the power to consent to the conveyance of land, where a by-law for subdivision control is in effect, and certain powers to impose conditions to the consent are clarified. The effect is to leave with planning boards their prime function of dealing with an official plan, while a committee of adjustment will have the complete machinery for handling consents to conveyances, whereas, previously, only a rejected or an objecting applicant could appeal.

Municipal councils are authorized to pass by-laws setting out standards for maintenance and occupancy of residential property and requiring it to be maintained to comply with those standards. A committee may extend the time during which such repairs or maintenance have to be done. This legislation gives municipalities the means to prevent the creation or extension of blighted areas.

**Economic Development**

Honourable Members have given approval to the Government's economic development program, which has contributed greatly to the present prosperous state of the Ontario economy. Additional funds have been voted for the promotion of manufacturing exports, which have been rising at an annual average rate of more than 20 percent for the past three years, and for financial and research assistance to manufacturing and other industries. This assistance has contributed to increased production and employment in the economy to the extent that by March unemployment had fallen to its lowest level in seven years, and employment had increased by 124,000 from the previous year.

Legislation was passed to establish The Sheridan Park Corporation, which will ensure that the area centred in the Ontario Research Community on the fringe of Metropolitan Toronto will be devoted solely to creating the largest industrial research complex in Canada.
Energy and Resources Management

One of the most important duties of the new Department of Energy and Resources Management involves a provincial water management program, co-ordinating the efforts of the Agricultural Rehabilitation and Development Directorate, the Conservation Authorities and the Ontario Water Resources Commission. The last two of these have been made the responsibility of the Minister of the expanded department. As a result of the plans made by the Government to relieve the water shortage in certain areas, a new three-point provincial program in regard to Ontario’s water problems and resources has been effected. Under it, the Government will give increased financial support in three fields: the construction of water supply reservoirs, the construction of farm ponds, and an emergency rural water supply for drought-stricken areas.

The Energy Act and The Ontario Energy Board Act were revised and updated in the light of experience, in order to improve administration. The Ontario Energy Board Act was changed to clarify the powers of the Board, an interpretation section was added, its provisions relating to the storage of gas were strengthened and the pipeline provisions were broadened to deal expressly with pipeline stations. The procedures for appeal to the Lieutenant-Governor in Council from orders and decisions of the Energy Board were brought into line with those of the Ontario Municipal Board, thus bringing about uniformity of practice in these matters.

Agriculture

Several Acts designed to maintain the modern concept of the family farm and to strengthen the position of the rural producer were introduced. The Junior Farmer Establishment Act was amended to increase maximum loans to Junior Farmers to $40,000 from $20,000. Over 500 loans have been made since the Act was amended in the 1962-63 Session of the Legislature.

The Farm Products Marketing Act was amended to enable farm producer associations to raise funds for improved marketing of their commodities through promotion, education and research. The apple growers, after a vote, have already availed themselves of this new provision of the Act.

The Department of Agriculture Act was amended to provide assistance through bank loans, guaranteed by the Government, to farmers required to haul emergency water supplies.

To strengthen the Agricultural Rehabilitation and Development organization in Ontario and to develop effective local programs, ARDA Committees are being formed in every county and will provide a direct link with the Ontario ARDA Directorate.

A barberry eradication program will be initiated this year by the Department of Agriculture, while a study and research program to deal with the problem of damage to crops by blackbirds has been established.

A Mastitis Control program will be initiated this year to deal with this disease, which seriously affects milk production among some of the dairy herds of Ontario.
Under an amendment to The Plant Diseases Act, municipalities may pass by-laws enabling them to administer and pay the cost of programs to combat designated diseases, such as Dutch Elm Disease.

Lands and Forests

Honourable Members have voted large sums to enable the Department of Lands and Forests to expand its forest and park development and wildlife protection programs and to open additional parks, waterfowl hunting areas and public fishing ponds. The innate qualities for forest protection and fire-fighting of the Ontario Indian will be further recognized in the organization for forest protection this year, with their inclusion in special fire-fighting units. The number of Junior Forest Rangers will be increased to 1,600, distributed in 66 ranger camps in Northern Ontario.

Amendments were approved to The Crown Timber Act to modernize some of the procedures in regard to licences, and to The Game and Fish Act to improve practices involved in the sport of hunting.

Mining

The recent mining discoveries in Northern Ontario have been most gratifying and it is to be hoped that they will result in an early expansion of our mineral production. The systematic mapping carried out at intervals by the Department of Mines in the Timmins area and the compilation map of that mining district recently prepared have been, and will continue to be, of great assistance in the wide-spread explorations taking place. Two geological field parties are being diverted to the new discovery area.

Funds were voted to increase the Department’s survey and mapping programs, to carry out a new program of seismic exploration along Hudson and James Bays, and to permit a continuation of the airborne magnetometer surveys.

The Mining Act was amended to modernize some of its procedures in line with present-day practices.

Highways

With respect to the new legislation affecting the highways of Ontario, the underlying purpose has been to facilitate the granting of still greater financial assistance to the municipalities. Agreements with municipalities providing for a more generous provincial sharing of the costs of controlled-access urban expressways or freeways were authorized. The contribution of a city or separated town to a suburban roads commission will be based on the local assessment as adjusted by the provincial equalizing factor, thus permitting a more uniform sharing of costs.

An amendment to The Highway Improvement Act will enable roads that are partly in territory without municipal organization, as well as those wholly in such areas, to be designated as tertiary roads.

The Local Roads Board Act enables the formation of such Boards on a voluntary basis, in place of the present Statute Labour Boards. The new Act will make possible a more efficient and equitable method of administering some
5,000 miles of public roads in those parts of the province that are without municipal organization. The rate of financial contribution by the province will vary between 66-2/3 percent and 80 percent, compared with the standard 50 percent basis applicable to the Statute Labour Boards. In addition, Department of Highways staff will perform the work laid out by the representatives of the local people who will be elected to the Local Roads Boards.

Funds have been voted for the one-third subsidy on construction of the right-of-way for the Bloor-Danforth Subway in Metropolitan Toronto, and for the purchase of a further $20 million worth of debentures for subway construction purposes. The Metropolitan Toronto Transportation Committee has expanded its fields of study.

An agreement has been made with the Federal Government whereby it will pay about 38 percent of the costs of the crossings involved in the twinning of the Welland Canal.

Transport

As the mandatory impounding of motor vehicles following conviction for certain offences has, in some circumstances, led to hardship for the members of an offender's family, The Highway Traffic Act was amended to remove mandatory impounding and to replace it with provision for discretionary impounding by a magistrate or judge. In the interests of greater traffic safety and to ensure that a motorist travelling through different municipalities in Ontario will not be met with conflicting laws, the Act was also amended to provide for uniform regulations of traffic at pedestrian crossovers. Buses may proceed without stopping at railway crossings protected by warning lights, as is presently permitted when the crossing is protected by gates. Urban municipalities have been given the authority to increase the speed limit on limited access highways within their jurisdiction to 60 miles per hour.

Tourism and Information

In line with its expanded responsibilities and reorganized administration, the name of the Department of Travel and Publicity was changed to Tourism and Information. Regulations under The Tourist Establishments Act, administered by the department, were altered during the current Session to make them more effective.

For the first time, the department has published major travel publications in both of Canada's official languages, as the first part of its program of reorganization of publications. Copies of the department's advertising schedules have been sent to regional tourist councils, chambers of commerce and other interested bodies in an attempt to secure co-operative advertising in local, national and U.S. media.

The department, in conjunction with the University of Western Ontario, will commence the reconstruction of Fort Ste. Marie I, during the summer of 1964, with the anticipated date of completion being 1967. It is the site of the first white settlement in Canada west of Quebec City and already attracts ½ million tourists each year. The work on the Fort is the first stage of the reconstruction of the historical and archaeological sites in the area.
Tax-Sharing Arrangements

In the field of federal-provincial relations, the Government welcomes the new improvements that have been made in our tax-sharing arrangements with the Federal Government. These improvements, which provide the province with a larger share of the succession duty and personal income tax fields, represent a more adequate recognition of the increasing burden of provincial responsibilities.

At the Conference last November, the Federal Government undertook to increase the abatement of federal tax in the succession duty field from 50 percent to 75 percent, effective April 1, 1964. At the request of my Government and the Government of our sister Province of Quebec, the Federal Government agreed to compensate these two provinces in the current fiscal year by direct payment of an amount equivalent to the 25 percent abatement. This arrangement has enabled the Government to defer amendments to The Succession Duty Act until the Ontario Committee on Taxation has completed its enquiry into the provincial tax structure.

In April of this year, following the Conference in Quebec City, the Federal Government announced an acceleration in the rate of federal withdrawal from the individual income tax field over the remaining two years of the current tax-sharing arrangements. The federal abatement, which is 18 percent in the current fiscal year, was formerly scheduled to rise by a point a year—to 19 percent next year and 20 percent in the following year. The acceleration will now be increased to three points a year, and the federal abatement will rise to 21 percent next year and to 24 percent in 1966.

On the basis of current tax yields, it is estimated that the improvements in the provincial share of the succession duty and of individual income tax fields will produce, when fully implemented, an additional tax revenue to the province of $57 million a year, in addition to the increases under the present arrangements. In view of its expanding responsibilities, the Government is gratified by this upward adjustment in its share of the major fields of direct taxation.

Committees

An interim report of the Select Committee on Consumer Credit was received and the Committee’s life was extended to enable it to continue its work. The Select Committee on Municipal Legislation is continuing its extensive review of the municipal laws of this province. Select Committees on Youth, Aging and Mining have been set up, and their reports on the matters involved in these important fields will be awaited with a great deal of interest.

A Royal Commission on Civil Liberties and Human Rights was established to enquire into the ways that these rights can be strengthened and guaranteed. The Royal Commission on Redistribution is continuing its work.

These measures and the many others you have approved, as well as the funds you have voted for the operations of the Government, will promote the continuing development of the province and increase the rights, opportunities and security of our people.
My thanks go to the Honourable Members, whose untiring labours were so generously given, and to our civil servants for their invaluable work.

May Divine Providence guide you in the days to come.

The Provincial Secretary then said:—

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

It is the will and pleasure of the Honourable the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
APPENDIX

Resolutions Submitted to the Standing Committee on Natural Resources, Wildlife and Mining
March 18th and 19th
1964

Twenty-seventh Parliament
2nd Session, 1964
**INDEX**

**RESOLUTIONS SUBMITTED TO THE GAME AND FISH COMMITTEE OF THE ONTARIO LEGISLATURE**

**MARCH 18th AND 19th, 1964**

### FISH—

<table>
<thead>
<tr>
<th>Item</th>
<th>Resolution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Angling</td>
<td>38</td>
</tr>
<tr>
<td>Bait</td>
<td>30</td>
</tr>
<tr>
<td>Bass</td>
<td>25, 31</td>
</tr>
<tr>
<td>Brown Trout</td>
<td>27</td>
</tr>
<tr>
<td>Commercial Fishing</td>
<td>39</td>
</tr>
<tr>
<td>Gill Nets</td>
<td>7</td>
</tr>
<tr>
<td>Hatcheries</td>
<td>22</td>
</tr>
<tr>
<td>Ice Fishing</td>
<td>75</td>
</tr>
<tr>
<td>Lake Trout</td>
<td>27, 73, 76, 78</td>
</tr>
<tr>
<td>Live Minnows</td>
<td>15, 34</td>
</tr>
<tr>
<td>Maskinonge</td>
<td>26</td>
</tr>
<tr>
<td>Ottawa River</td>
<td>85, 86</td>
</tr>
<tr>
<td>Pickerel</td>
<td>8, 26</td>
</tr>
<tr>
<td>Rainbow Trout—extension of season</td>
<td>3, 27</td>
</tr>
<tr>
<td>Restocking</td>
<td>18, 19, 29</td>
</tr>
<tr>
<td>Smelts</td>
<td>77</td>
</tr>
<tr>
<td>Speckled Trout—Ban on use of bait fish in restocked water</td>
<td>6, 27</td>
</tr>
<tr>
<td>Surveys: Fish and Waters</td>
<td>17</td>
</tr>
<tr>
<td>Walleye</td>
<td>74</td>
</tr>
</tbody>
</table>

### GAME—

<table>
<thead>
<tr>
<th>Item</th>
<th>Resolution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aircraft, use of</td>
<td>43</td>
</tr>
<tr>
<td>Ammunition</td>
<td>113</td>
</tr>
<tr>
<td>Back Badges</td>
<td>57, 66</td>
</tr>
<tr>
<td>Bear</td>
<td>88</td>
</tr>
<tr>
<td>Beaver</td>
<td>52, 53, 69</td>
</tr>
<tr>
<td>Bows and Arrows</td>
<td>64</td>
</tr>
<tr>
<td>Deer</td>
<td>14, 42, 44, 48, 65, 70, 79, 88, 96, 102</td>
</tr>
<tr>
<td>Farmer Relations</td>
<td>96</td>
</tr>
<tr>
<td>Fox</td>
<td>51</td>
</tr>
<tr>
<td>Frog Season</td>
<td>24</td>
</tr>
<tr>
<td>Game, use of, at Public Banquets</td>
<td>12</td>
</tr>
<tr>
<td>Guides</td>
<td>54</td>
</tr>
<tr>
<td>Hunting Camps</td>
<td>89</td>
</tr>
<tr>
<td>Licences</td>
<td>50, 63, 92, 106, 107, 108, 109</td>
</tr>
<tr>
<td>Mink</td>
<td>52</td>
</tr>
<tr>
<td>Moose</td>
<td>13, 44, 45, 88</td>
</tr>
<tr>
<td>Muskrat</td>
<td>52</td>
</tr>
<tr>
<td>Otter</td>
<td>52</td>
</tr>
<tr>
<td>Overseers</td>
<td>72</td>
</tr>
<tr>
<td>Partridge</td>
<td>42</td>
</tr>
<tr>
<td>Pheasant</td>
<td>47</td>
</tr>
<tr>
<td>Propagation Permits</td>
<td>62</td>
</tr>
<tr>
<td>Public Hunting Land</td>
<td>67</td>
</tr>
<tr>
<td>Quail</td>
<td>60</td>
</tr>
<tr>
<td>Regulations</td>
<td>41, 46, 50, 81, 87, 93, 98, 101, 102, 103, 104, 105, 106</td>
</tr>
<tr>
<td>Safety Slogan</td>
<td>58</td>
</tr>
<tr>
<td>Signs</td>
<td>49</td>
</tr>
<tr>
<td>Sunday Hunting</td>
<td>37, 61, 118</td>
</tr>
<tr>
<td>Toboggans</td>
<td>100</td>
</tr>
<tr>
<td>Trapping</td>
<td>99</td>
</tr>
<tr>
<td>Wolves</td>
<td>68</td>
</tr>
</tbody>
</table>

### GENERAL—

<table>
<thead>
<tr>
<th>Item</th>
<th>Resolution</th>
</tr>
</thead>
<tbody>
<tr>
<td>Algonquin Park</td>
<td>3</td>
</tr>
<tr>
<td>Biocides and Wildlife</td>
<td>4</td>
</tr>
<tr>
<td>Boundary Line, Change of, between Swastika and Nipissing</td>
<td>16</td>
</tr>
<tr>
<td>Conservation Officers</td>
<td>23, 32, 40, 85, 87, 94</td>
</tr>
<tr>
<td>Crown Lands, Sale and Use of</td>
<td>9</td>
</tr>
<tr>
<td>Mining in Provincial Parks</td>
<td>2</td>
</tr>
<tr>
<td>Parks, Beaches and Campsites</td>
<td>36, 59</td>
</tr>
<tr>
<td>Penalties</td>
<td>20, 21</td>
</tr>
<tr>
<td>Pollution</td>
<td>35</td>
</tr>
<tr>
<td>Recreational Land Use Committee</td>
<td>10</td>
</tr>
<tr>
<td>Tents</td>
<td>90</td>
</tr>
<tr>
<td>Timber Limits—restriction of Fishing and Hunting on</td>
<td>11</td>
</tr>
<tr>
<td>Trailers</td>
<td>90</td>
</tr>
<tr>
<td>Water Pollution</td>
<td>1</td>
</tr>
</tbody>
</table>
Resolutions

1. Water Pollution:

Whereas public opinion is being aroused and the public is becoming increasingly aware of the sinister dangers of air, soil and water pollution; and

Whereas the water users do not have a right to pollute but rather a responsibility to return the water used as clean as it is technically possible; and

Whereas prevention is much more important than the control of pollution.

Therefore let it be resolved that the total Provincial and Federal support for research, in water supply, water-pollution control and pollution, should be increased substantially and the Provincial and Federal Governments should make it mandatory that basic research be undertaken by Industry which will determine the biotic and other effects influencing the public health and welfare of the products they produce and distribute and the wastes that they discard.

This should apply to detergents, insecticides, pesticides, herbicides, fertilizers and other micro-chemicals and micro-biologicals and to the effect of metallic wastes such as compounds of cyanide and chromium and mine acid wastes.

All Industry should also be required to adequately treat these health hazards to neutralize the effects as much as technically possible.

By Whom

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)

Comments

Mr. A. Wishart, member of the Ontario Water Resources Commission, carried this resolution to the O.W.R.C.
The Provincial and Federal Governments should also, through their proper agencies or commissions, rigidly enforce any existing laws or future laws governing air, soil and water pollution and prosecute, to the fullest extent of such laws, any and all said infractions of said laws, whether minor or major infractions.

2. Mining in Provincial Parks:

   Whereas public lands for recreational use are becoming increasingly congested and are rapidly being transformed from their natural state; and

   Whereas the Minister of Mines and others have stated publicly that it would be wise to allow mining activities in Provincial Parks; and

   Whereas the working of mines requires the use of extensive land areas; and

   Whereas an area once mined can never be returned to its natural state; and

   Whereas the Ontario Federation of Anglers and Hunters believes that it would not be in the best interests of the residents of the Province of Ontario to allow mining operations in Provincial Parks.

   Therefore let it be resolved that the Minister of Lands and Forests continue to prohibit prospecting and the staking out of mining claims or the development of mining interests or the working of mines in Provincial Parks.

   Ontario Federation of Anglers and Hunters.
   (Mr. Ted Yates)

   We have heard of no changes being contemplated.
RESOLUTIONS

3. ALGONQUIN PARK:
   Whereas the Ontario Federation of Anglers and Hunters gave strong support to the policy adopted a couple of years ago by the Ontario Government of returning Algonquin Park to its natural state; and

   Whereas it has come to our attention, through articles in the press and from other sources, that considerable pressure is being brought to bear on the Ontario Government to open up Algonquin Park.

   Therefore let it be resolved that the Ontario Federation of Anglers and Hunters re-affirm its stand against the opening up of Algonquin Park and its strong desire to see Algonquin Park remain a true Wilderness Area.

4. BIOCIDES AND WILDLIFE:
   Whereas there is a growing accumulation of evidence to the effect that some biocides are capable of extreme persistence and can be concentrated and recirculated by some groups of organisms in such a manner that they are likely to remain a hazard for many years to come; and

   Whereas registration of biocides for sale in Ontario does not require provision of data on their toxicity to wildlife; and

   Whereas it has been found in other countries that consistent use of biocides has caused many known cases

By Whom

Ontario Federation of Anglers and Hunters.
(Mr. Ted Yates)

Comments

We have heard of no changes being contemplated.

Ontario Federation of Anglers and Hunters.
(Mr. Ted Yates)

The initiative in this case is being taken by the Federal Government, and the Canadian Wildlife Service has a scientist assigned to this work.
of excessive residues in wildlife, sometimes causing sickness and death and, in some instances, posing a threat to humans; and

Whereas facilities for determining the quantities of chemical residues in foods offered for sale in Ontario are so limited that they have not been made available for determining these quantities and their effects on people's health, or that of domestic or wildlife which consume these foods; and

Whereas human sickness or death from poisoning by biocides is not specifically reportable as such and may not be recognized by poison centres or medical practitioners.

Therefore let it be resolved that the Ontario Federation of Anglers and Hunters, Inc. petition the appropriate Departments of the Government of Ontario: to regulate and enforce conditions for the sale of biocides so that wildlife will not be harmed unnecessarily; to require that data on the toxicity to wildlife be provided as a requirement to registration of biocides; to make available greatly increased facilities for determining the quantities of biocide residues in the tissues of wildlife and domestic animals; to initiate extensive programs of strictly controlled research into the effects of biocides on as wide a variety of domestic animals and wildlife and their environments as possible; to effect a reduction and eventual elimination of the use of persistent biocides; and
## RESOLUTIONS

Be it further resolved that the appropriate Government Departments establish suitable diagnostic and recording standards for identifying and recording human illness and death caused by biocide poisoning in Ontario.

**NOTE:** Biocides are poisons and include at least the following: insecticides, herbicides, rodenticides, acaricides, nematocides, and fungicides.

<table>
<thead>
<tr>
<th><strong>5. EXTENSION OF THE RAINBOW TROUT SEASON:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Whereas it has been indicated by authorities that Rainbow Trout are maintaining their level of population in Lake Superior, in spite of large catches, taken legally or otherwise, during their spawning season.</td>
</tr>
<tr>
<td>Therefore let it be resolved that the Ontario Fishery Regulations (1962) or subsequent regulations be revised to include that portion of Lake Superior and portions of tributary streams from Highway No. 17 to Lake Superior, in the Thunder Bay and Geraldton Forestry Districts, thereby permitting angling for this fish to be extended from September 15th to December 1st in the above-designated waters.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>6. BAN ON USE OF LIVE BAIT FISH IN RE-STOCKED SPECKLED TROUT WATERS, GERALDTON DISTRICT:</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Whereas speckled trout waters in the Geraldton District are being fished with increasing pressure due to improved access either by aircraft or road; and</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>By Whom</strong></th>
<th><strong>Comments</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)</td>
<td>This has already been done.</td>
</tr>
<tr>
<td>Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)</td>
<td>We are already closing lakes in which evidence indicates this to be necessary or desirable. We do not support blanket closure.</td>
</tr>
</tbody>
</table>
Whereas public funds are being expended to maintain these speckled trout waters, both by biological surveys and through a hatchery and re-stocking program; and

Whereas the incidence of live bait fishing is on the increase; and

Whereas indiscriminate use of live bait fish can result in the pollution of speckled trout habitat, to the detriment of the present fish management program, through the introduction of coarse fish species; and

Whereas this hazard has already been recognized by the Department of Lands and Forests, resulting in closure to live bait fishing of waters in designated townships in Port Arthur District and waters in the District of Algoma;

Therefore let it be resolved that the Department of Lands and Forests be requested to consider a regulation to prohibit the use of live bait fish in waters that have been or will be re-stocked with speckled trout in the Geraldton District.

7. Use of Gill Nets:

Whereas it is becoming more apparent each season that the sight and use of gill nets in our angling waters are proving to be detrimental to our visiting angling business; and

Whereas this objectionable condition is increasing each year;

Where possible this is done but lake problems arise over Indian fisheries. We are proposing a substitute of other gear and are promoting this in the training courses for commercial fishermen.

Northern Ontario Tourist Outfitters' Association.
(Mr. Pete Hughes)
RESOLUTIONS

Therefore be it resolved that we request that consideration be given by the Department of Lands and Forests to prohibiting the use of gill nets in heavily angled waters during the tourist season.

8. TAKING OF PICKEREL DURING SPawning Season:

Whereas the seasons for the taking of fish by angling are set so as not to conflict with the spawning seasons, and thereby protect the propagation of the fish; and

Whereas the Department of Lands and Forests permit commercial fishermen to take pickerel during their spawning season in the Georgian Bay; and

Whereas the Department’s own records indicate that there is a continual decline in the pickerel population in the Georgian Bay; and

Whereas the Department has to date failed to prove that the taking of pickerel by commercial fishermen in the Georgian Bay during the spawning season is not depleting the pickerel population.

Therefore be it resolved that the Department of Lands and Forests be requested to stop the taking of pickerel by any means during their spawning season in Georgian Bay, on a 5-year trial basis.

9. SALE AND USE OF CROWN LANDS:

Whereas the Department of Lands and Forests is subdividing Crown Lands for the building of private

By Whom

Northern Ontario Tourist Outfitters' Association.
(Mr. Pete Hughes)

Arrangements are being made for a trial to test the effectiveness of this procedure on an alternate-year basis for a sufficiently long period to permit varied conclusions. This has been agreed to by the Advisory Committee on Lake Huron and Georgian Bay Fisheries which includes representatives of both commercial fishing and sports groups.

Comments

The placing of limitations in a sales contract, which would be binding on the owner of land
summer cottages, and will not sell the lots for commercial use; and

Whereas persons are buying said lands on which to build a summer cottage, thinking that they will enjoy a quiet summer home un molested by commercial tourist establishment operations; and

Whereas under The Tourist Establishments Act commercial tourist establishment licences will now be issued to any person who is the owner of deeded or patented lands, provided that he comply with the regulations under the Act; and

Whereas the unsuspecting buyer of a lot for a summer home may be deprived of the privacy and quiet which were expected; and

Whereas the converting of such property into commercial establishments will put additional strain on the fish and wildlife resources in some areas; and

Whereas the person who buys property for the express purpose of a summer home should be entitled to some protection;

Therefore be it resolved that the sales agreement for Crown Lands should state that the property is to be used for private purposes only, or that the property cannot be converted into a commercial establishment until at least five years after patent is issued.

Once the patent has issued, presents legal and administrative problems which would make enforcement difficult if not impossible. There are other methods of accomplishing the objective such as by-laws and minimum-size areas for commercial establishment licensing.

It would seem desirable to ensure that private use extended beyond the five-year period, and this could be better accomplished by the means suggested than by a sales contract.
RESOLUTIONS

10. TERMS OF REFERENCE—RECREATIONAL LAND USE COMMITTEES:

Whereas the Recreational Land Use Committee is the only direct contact the resort operators have with the government departments where a control of camp licences, and fishing and hunting pressure in any particular area, can be discussed; and

Whereas the terms of reference governing this committee and their deliberations and recommendations prohibit taking into consideration the economics of the tourist industry as pertaining to restrictions on the number of fishing and hunting camps in already overcrowded areas;

Therefore be it resolved that in the future these committee terms of reference should include the economy of the tourist industry in the discussions and recommendations.

11. RESTRICTION OF FISHING AND HUNTING PRIVILEGES ON TIMBER LIMITS OWNED BY PRIVATE OPERATORS:

Whereas large areas of timber limits are restricted to fishing by the public by private operators;

Ontario Northland Conservation Federation.

BY WHOM

Northern Ontario Tourist Outfitters' Association.
(Mr. Pete Hughes)

These committees are established for the purpose of preparing recommendations for a recreational zoning plan. The Committees are required to meet at least once a year to review the zoning and to recommend any changes which may affect recreational land use.

Departmental control and management of the public lands are exercised by the prohibition and regulation of sales, leases or other dispositions of Crown land in accordance with the guide lines set up in the zoning plans, policy and regulations.

The permitting of tourist establishments is the responsibility of the Department of Travel and Publicity. If any control of camp licences based on economic considerations is to be effected, it would be more appropriately handled by the licensing or other agency.

On Crown lands, timber operators are permitted now to exclude hunters only and from the minimum area of operation only. It
Whereas large areas in many cases are used as private game reserves by the operators and their friends;

Whereas too few fishermen and hunters get any benefit from these restricted areas.

Therefore be it resolved that timber operators be only allowed to restrict the sportsmen from their immediate area of operation.

12. USE OF GAME AT PUBLIC BANQUETS, BUFFET DINNERS, ETC.:

Whereas some public organizations take advantage of game donated to them to hold public functions, such as banquets, buffet dinners, etc.;

Whereas tickets sold for such functions describe the meal as free and the ensuing entertainment as the part the ticket-buyer paid for;

Whereas such action is skirting the meaning of The Game and Fish Act.

Therefore be it resolved that the law covering the use of game be strictly enforced, and that all organizations be treated the same.

Note: This Resolution is not intended to cover game propagated and sold under a licence.

(Mr. Ray Corcoran)

should be remembered that the fact that Crown land may be used by hunters and anglers does not mean that the private access roads may be used. Many operators permit travel on these roads as a public relations gesture but they are not required to do so, and if they do they incur certain risks and obligations.

Ontario Northland Conservation Federation.
(Mr. Ray Corcoran)

The intent is that such authority shall be given only where proceeds are used for the benefit of non-profit organizations or no profit is involved. The support given in this resolution will be useful when requests have to be turned down.
## Resolutions

### 13. Length of Open Moose Season and Licence Fees:

Whereas the moose population has remained stable. Therefore be it resolved that the moose season remain as it is, and also that moose licence fees remain as they are.

### 14. Closed Deer Season North of Highway No. 101:

Whereas the deer population shows no signs of increasing with the present game laws. Therefore be it resolved that the deer season north of Highway No. 101 be closed for five years.

### 15. Live Minnow Fishing:

Whereas the regulation regarding no live minnow fishing in certain lakes in the Porcupine District has not been successfully enforced;

Whereas Minnows are good bait for large trout at certain times.

Therefore be it resolved that the above regulation of no live minnow fishing be rescinded.

### 16. Change of Boundary Line:

Whereas, when the Swastika Branch was in charge of the area south of New Liskeard to the Nipissing boun-

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<tr>
<td>Ontario Northland Conservation Federation. (Mr. Ray Corcoran)</td>
<td>Insofar as possible, moose seasons are based on moose populations and moose productions. Moose licence fees are considered in relation to other licence fees.</td>
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<tr>
<td>Ontario Northland Conservation Federation. (Mr. Ray Corcoran)</td>
<td>Any significant deer population in this area that is in special need of protection can be protected.</td>
</tr>
<tr>
<td>Ontario Northland Conservation Federation. (Mr. Ray Corcoran)</td>
<td>A list of prohibited waters for live minnow fishing is under scrutiny.</td>
</tr>
<tr>
<td>Ontario Northland Conservation</td>
<td>There has been no significant change in district boundary. Any procedure involved</td>
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in stocking that might suggest this relates to the use of two different hatcheries. The stocking program will be reviewed.

Therefore be it resolved that the area from New Liskeard to the Nipissing boundary be returned to the Swastika Wildlife Division.

17. CONTINUE FISH AND WATER SURVEYS:

Whereas the department has taken surveys of the fish and also of area waters;

Whereas official complaints have been forwarded to the Department and the Water Resources Commission of Ontario about the tainted taste of some species of fish caught in Lake St. Francis;

Whereas our Council have also received complaints from our Mayor and a number of local sportsmen about the dangers to our waters and to our fish.

Therefore be it resolved that our Council request the Department to continue to make their fish surveys of our area waters, and also work in unison with the Ontario Water Resources Commission on our area water and fish problems.
RESOLUTIONS

18. RESTOCK LAKE ST. LAWRENCE:

Whereas Lake St. Lawrence has been a tremendous tourist attraction in our area, as well as being fished by our local sportsmen;

Whereas it is felt by our Council that every means at our disposal should be explored and tried;

Whereas we have been told by our local biologist that some species of trout could survive in these waters, which in places are over 90 feet in depth;

Whereas trout, having been caught and seen, do exist and do survive in this Lake now.

Therefore be it resolved that our Conservation Council petition the Department of Lands and Forests to stock this Lake with rainbow or any other suitable species of trout.

19. RE STOCK THE FORMER CORNWALL CANAL:

Whereas our Council for some years has requested that the Department restock our local canal waterway, known as the Cornwall Canal, with large and small mouth bass;

Whereas the City Council, the Board of Trade, sportsmen’s groups, Conservation Council, Tourist Committee, all were very pleased with the Department’s decision and action in carrying out this restocking last year.

BY WHOM

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

COMMENTS

This lake is under study, and a management program is being developed as the lake stabilizes.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

This canal will continue to be used as a put-and-take public fishery for warm water fish.
When the Game and Fish Act was revised, it was decided to eliminate special penalties and minimum penalties and put our trust in the courts. We have had no reason to regret this step, but we are in constant communication with the Attorney-General's office on individual cases.

Conservation Council of Stormont, Dundas, and Glengarry (Mr. A. M. Ichano)

A large area of the province is open to deer hunting with shotguns only, because of the danger involved in the use of rifles. We do not feel that we can compel the use of rifle slugs, and the general feeling is that buck-shot is effective if properly used.

Lanark-Leeds Fish and Wildlife Association (Mr. G. D. Down)

Pickerel plantings in the most part are considered to be only valuable for introductory purposes. The Department has considered hatchery facilities in southeastern Ontario.
### Resolutions

Pense, and could be used for the restocking of the numerous heavily fished pickerel lakes in this district.

23. We ask that another conservation officer be placed in Lanark County to assist the one officer who is absolutely unable to cope with the number of lakes in the district and the duties which his office entails.

24. That the frog season be closed from the 15th day of October until July 1st, as in previous years.

25. That bass season be open on the last Saturday in June in years to come. This would establish a definite date so that correspondence could be handled accordingly.

26. That the open season for pickerel in the Counties of Peterborough and Victoria commence on the second Saturday of May each year;

That the open season for maskinonge in the Counties of Peterborough and Victoria commence on the first Saturday of June in each year;

That the open season for all species in the Counties of Peterborough and Victoria be extended to November 30th each year.

### By Whom

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<td>23.</td>
<td>Lanark-Leeds Fish and Wildlife Association. (Mr. G. D. Down)</td>
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<td>24.</td>
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<td>25.</td>
<td>Lanark-Leeds Fish and Wildlife Association. (Mr. G. D. Down)</td>
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### Comments

- Ontario to meet these requirements.
- The need for additional conservation officers is recognized.
- This would require an amendment to The Game and Fish Act. Regulatory power might be desirable.
- This is being done this year and can be established on a permanent basis.
- The open season for pickerel is already established as suggested. The proposed maskinonge season is controversial, and the departmental information suggests that the first Saturday in June is too early.
- The present closing date in this area for all species is October 15. Later seasons have been controversial in the past and need to be thoroughly investigated.
A set opening and closing date, remaining constant every year, would be of great value to resort operators in arranging their reservations for accommodation, much of which is done months ahead, sometimes even a year ahead. Vacationers also would benefit, as they would be able to arrange for their holidays well in advance, as many are forced to do, without having to wonder about opening dates for fishing.

27. 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 1964.

28. We would like to extend thanks to the Department for the increased limit on lake trout which was in our recommendations last year.

29. That the annual re-stocking program be continued and that the Department set more money aside for the exploration and survey of our lakes.

30. That there be special attention by enforcement officers with respect to "live bait", particularly at bait dealers', and, in their transportation, waters to waters.

31. That the black bass season be from June 15th to May 15th next following.

At present, the opening date is March 1st and the closing date is September 15th. The present early opening has greatly increased the pressure on trout populations and has been in effect only two years. It should be assessed thoroughly before any changes are made.

No comment.

No comment.

This difficult problem already receives the attention of our enforcement officers.

There may be some biological justification for this, but public acceptance is still uncertain.
32. 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, be further remunerated.

33. That more money be set aside for reclaiming trout waters.

34. That which has always bothered us most, in our efforts to maintain good fishing for the purist, was the use of live minnows in those waters in which there are speckled trout. In 1959, and by this time we had the support of many of the Ministers and members of Parliament, nine of our trout waters were posted—the use of live minnows banned.

It is now known that an effort is being made to have the ban on live minnows in those nine waters rescinded and that your Tweed Office has made the recommendation; indeed, it appears as though it is the sponsor of the recommendation.

I personally have written District Forester Jim Taylor, of the Tweed office, several letters in the past month or so. I know, too, that four or five organized Sportsmen Groups have also written, as have many other individuals, all representing large groups and all opposed to the use of ‘live minnows’.

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**RESOLUTIONS**

**By Whom**

Ompah Conservation Association.
(Mr. J. S. McCurdy)

Ompah Conservation Association.
(Mr. J. S. McCurdy)

Ompah Conservation Association.
(R. N. Wells)

**Comments**

See No. 23.

Such a program could be possible but not by diverting funds from present activities.

See No. 30.
This year I regret indeed that I cannot attend the Fish and Game Committee meetings. However, it does seem certain that minnows will be discussed and our own Ompah Conservation Association will have representation. Re the use of live minnows, Honourable Sir, I respectfully request that your Department investigate, until absolutely no doubt remains, the recommendation of your Tweed District office, since any change in the Act, as it now reads, could create and be responsible for the destruction of trout waters that we consider 'second to none' in the district.

35. River Pollution:

This Club would like to see established an inter-provincial joint committee to deal especially with the problem of pollution of the Ottawa River. Although some efforts to solve this pollution have been made in the past, the Club thinks that this river is being polluted more and more every day.

There was probably no increase in the dumping of industrial and domestic sewage in the river in 1963, but we think the pollution still increased in certain areas of the river. The Carillon Dam operation brought about the loss of the rapids and a general reduction of the flow-velocity of the river, and so we feel the river's capacity to assimilate pollution has been reduced accordingly.

This committee would have to define the problems caused to wildlife by pollution and recommend possible solutions to those problems. We think close cooperation between the two Provinces is vital for the solution of the pollution problem on the Ottawa River.

Hawkesbury and District Fish and Game Club.

(J. M. Lalonde)

This recommendation can be passed on to the Ontario Water Resources Commission.
36. **Parks and Beaches:**

The Province of Quebec has already publicly announced its intention to build a giant park on the edge of Carillon Lake; this park is supposed to be complete with swimming beaches and good facilities for the anglers.

We would like to see the establishment of a similar park on the Ontario side between Chute-a-Blondeau and Pointe Fortune.

These parks should be provided with good boat-launching and mooring facilities.

37. **Hunting:**

This Club would like to see some changes in the regulations on hunting in Ontario.

First of all, our members would like to have Sunday hunting legalized in this part of Ontario. Many of our members have to work all week and find themselves with only Sunday available for their leisure. This situation deprives them of their right to enjoy a fine sport.

We would also like to see the deer season in this part of Ontario extended to six days. We think the present season is unreasonably short and we believe the extended season would not be detrimental to the deer population in the district.

Concerning the propagation of game, this Club would

<table>
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<th>Resolutions</th>
<th>By Whom</th>
<th>Comments</th>
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<tr>
<td>36. Parks and Beaches:</td>
<td>Hawkesbury and District Fish and Game Club. (J. M. Lalonde)</td>
<td>There is an Ontario park project of 1200 acres at the Carillon site.</td>
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<td>37. Hunting:</td>
<td>Hawkesbury and District Fish and Game Club. (J. M. Lalonde)</td>
<td>Sunday hunting was illegal in all parts of Ontario under the old Game and Fisheries Act. However, for a very long period no prosecutions had been instigated north of the French and Mattawa Rivers. When the present Game and Fish Act was written, provision was made for Sunday hunting to be dealt with by regulation. The first regulation established an area open for Sunday hunting identical with the area in which the law was not being enforced. There have been several proposals for revision since then. In the case of the southern part of Nipissing District, one is well supported locally and will be carried out. One in Parry Sound District was submitted to municipalities and</td>
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like to see the introduction in this district of Hungarian partridge, jackrabbit and cottontail rabbit.

there was almost unanimous opposition. There may be some areas north of the French River in which closure on Sunday is desired. Experience has shown that no changes can be made without careful checking of all groups involved, especially landowners.

The limitation on deer season in part of this area is a case in point. The municipalities concerned do not want it open on Saturday because of the large number of hunters who would be attracted.

Hungarian partridge are already more abundant in this region than in other parts of the province. Cottontail rabbits and jack rabbits are both found, and it is assumed that they are occupying or will occupy all natural area. Jack rabbits are extremely difficult to keep alive or transport in captivity.

Meetings are being held with Quebec officers. It is not always possible or desirable to match the regulations in border areas.

38. ANGLING:

We would like to see both Provinces share equally the work and costs involved in promoting better fishing in the Ottawa River. This Club would also like to see an acceleration in the introduction of sport fish in the Ottawa River.

Concerning ice-fishing, we feel that the same limit on the number of tip-ups or lines should apply on both sides of the interprovincial boundary in the Ottawa River, and also that the limit should be set at four tip-ups or lines per fisherman.
39. **Commercial Fishing:**

In the last few years, the Ottawa River from Carillon to Ottawa has become a very popular fishing spot for thousands of anglers. Fishing for true sport fish has not been too encouraging despite the recent introduction of bass and muskellunge. Our anglers have had to satisfy themselves with fishing, mostly for perch and mudpout, during the summer; during the winter, perch fishing through the ice has become very popular with the anglers of this district.

In view of the fact that perch and mudpout are, of necessity, considered game fish by our anglers, we believe that commercial fishing for these species should be abolished. This ban on commercial fishing should extend from Carillon to Ottawa on both sides of the inter-provincial boundary.

40. **Conservation Officers:**

In order to facilitate the efficient patrolling of the Ottawa River, we think the conservation officers of both provinces should have jurisdiction anywhere on the river, without limitation of interprovincial boundary.

The officers of both provinces have been doing a very good job and, at this point, we would like to commend them for their work, but we also think the Quebec officers have not had the equipment necessary for the efficient accomplishment of their work. For instance, we think a good motor boat is a necessity on the Ottawa

**By Whom**

Hawkesbury and District Fish and Game Club.  
(J. M. Lalonde)

**Comments**

We have never practised stocking of perch or catfish in any waters in which they are found naturally, because of their very high capacity for natural recruitment. We have no indication that these fish are ever depleted by commercial or sport fishing. The amount of commercial fishing in the Ottawa River under our control is not large, and the general impression is that the sport fishery of this river is more under-utilized than anything else.

There are 27 hoop nets and 8 hooklines in Ontario.

Hawkesbury and District Fish and Game Club.  
(J. M. Lalonde)

By mutual arrangement authority can be given from one province to the officers of another. Our officers maintain close liaison with Quebec officers.
River, and we certainly would recommend that the conservation officers be equipped accordingly.

41. Issuance of Hunting Regulations:

Whereas the Department of Lands and Forests in prior years issued hunting regulations for periods of three years, stating open seasons on big game; and

Whereas during the past few years this practice has been discontinued or set aside, and this has worked to a great disadvantage in placing advance reservations for the hunting seasons; and

Whereas the Department of Lands and Forests urgently requests the tourist operators to encourage and promote more hunters to come into our areas; and

Whereas, without prior knowledge of open seasons for big game, this can create untold complications in reservations.

Therefore be it resolved that we request the Department of Lands and Forests to revive its former practice and start issuing the hunting regulations stating the open seasons on big game for a three-year period starting with the open seasons for 1964.

42. Deer and Partridge Season—Georgian Bay Area:

Whereas the heavy influx of hunters in the Georgian Bay area has greatly depleted the deer and partridge population; and

Northern Ontario Tourist Outfitters. (Mr. Dick Watson)

The most recent regulations have been established on a 3-year basis. However, we are already faced with the probability that some modification in seasons already announced may have to be made. This would put the administration of the 3-year regulations to a good test.

Northern Ontario Tourist Outfitters. (Mr. Dick Watson)

Ruffed Grouse (Partridge) are subject to a cycle in numbers which is well known to most hunters. There is no indication that
RESOLUTIONS

Whereas remedial action should be taken now before it is too late.

Therefore be it resolved that the area bordering on Parry Sound on the south, the Magnetawan River on the north, the C.N.R. on the east, and Georgian Bay on the west, be closed to deer and partridge hunting for two years.

43. THE USE OF AIRCRAFT FOR HUNTING BIG GAME:

Whereas the Department of Lands and Forests is openly suggesting the use of aircraft for the spotting of moose during the open season for moose and deer; and

Whereas this practice does work untold hardships on tourist outfitters in certain areas, and could put others out of the hunting business altogether; and

Whereas the unsportsmanlike abuses which have invariably followed the experimental privilege of spotting by aircraft have met with universal disfavor by sportsmen, tourist outfitters and private citizens alike; and

Whereas no justifiable benefits have been obtained from this practice.

Therefore be it resolved that the Department of Lands and Forests be requested to prohibit the use of air-

BY WHOM
Northern Ontario Tourist Outfitters.
(Mr. Dick Watson)

COMMENTS
this is influenced by hunting pressure, and protected areas such as Algonquin Park undergo declines in population as great as any open hunting area.

A close watch is kept on deer numbers, and it is considered undesirable to close the deer season unless hunting is clearly indicated as a cause of shortage. The present trend in the deer population is upward, and the restriction of hunting is not looked on as necessary.

The spotting areas where special permits were issued for the use of aircraft to spot moose which could be hunted from the ground were selected because they had high moose-populations which were not being exploited otherwise. This practice has to a limited extent distributed hunting pressure and introduced hunters to areas which were previously unexploited. It was never the intent to compete in ground access areas, and, wherever any conflict has appeared, airplane spotting is being eliminated.
craft for spotting in the hunting of moose in all parts of Ontario, and further, that the use of aircraft be confined to the transportation of hunters and supplies to and from established bases of operation and designated outposts only.

44. DESTRUCTION OF DEER AND MOOSE IN ONTARIO BY WOLVES:

Whereas wolves are still numerous in Ontario to the great detriment of the deer and moose population; and

Whereas the "balance of nature" theory is, in our opinion, no longer valid since man has disturbed this balance by heavy hunting pressure.

Therefore be it resolved that we request the Department of Lands and Forests to use every possible means which may include incentives to trappers to promote destruction of the wolves, and that such measures be adopted as soon as possible.

45. HUNTING OF MOOSE—NORTH BAY FORESTRY DISTRICT:

Whereas it was once necessary to close moose hunting in the North Bay Forestry District during the years 1949 to 1953, inclusive, to permit recovery of the herd; and

Whereas in 1954 with the taking of 74 bulls only and with a steady increase by resident hunters up to a take during 1961 of 463 animals, being bulls, cows and calves; and

Northern Ontario Tourist Outfitters. (Mr. Dick Watson)

Trappers already have a $25 bounty and are being given special training in wolf hunting methods.

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)

See No. 13.
Resolutions

Whereas the annual increase of resident moose hunters has steadily continued; and

Whereas the Department considers a 25% cropping as beneficial for healthy recovery of the moose herd; and

Whereas the Department does estimate a herd of 2,000 as being in the North Bay Forestry District; and

Whereas, if the accepted cropping is 25%, therefore 463 moose, taken by residents only, is nominally one-quarter of an estimated herd of 2,000 moose; and

Whereas with the North Bay Forestry District being relatively accessible to a greater number of hunters, we do consider a healthy cropping was already established by residents.

Therefore let it be resolved that the open season for hunting of moose in the North Bay Forestry District be re-established as an area for residents only. This resolution to be implemented for the 1963 moose hunting season, with due consideration for the continuation of this ruling.

(Resubmitted for 1964.)

46. Infractions of Hunting Regulations:

Whereas the present system of imposing monetary penalties for infractions of the hunting regulations is not fully effective in discouraging infractions of the regulations; and

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)

Provision already exists for the courts to suspend hunting privileges for any violation of The Game and Fish Act or for a number of other violations related to hunting, in-
Whereas this is particularly true in the case of wealthy individuals who may be guilty of infractions of the hunting regulations; and

Whereas a more just and equitable system would be one based on a suspension of the violator’s right to hunt for a period of time; and

Whereas such a system would be equally effective against rich and poor alike.

Therefore let it be resolved that the Ontario Department of Lands and Forests be asked to take steps to have The Game and Fish Act amended to provide for a system of penalties, for violations of the hunting regulations, based upon a suspension of the violator’s right to hunt for a period of time; and

Be it further resolved that, in order to make the suspension set-up for violations of the hunting regulations fully effective, a system of hunting-licence registration be instituted in the Province of Ontario.

47. **Later Pheasant Season for Kent and Lambton Counties:**

Whereas the Wallaceburg Conservation Club has found high resistance from farmers to the early opening of the pheasant season; and

Whereas the soy beans and corn are not harvested; and

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)

In the interest of better farmer-hunter relations we are prepared to set up such a season, but wonder if those recommending it realize that the kill of pheasants will be greatly reduced in a later season.
RESOLUTIONS

Whereas there have been many complaints from farmers to our club and much threatening to post land.

Therefore let it be resolved that the major portion of the pheasant season in Kent and Lambton Counties be set in November and that the Federation of Anglers and Hunters petition the Ontario Department of Lands and Forests to change the season to the later date so as to create better relationships between farmer and hunter.

48. OPENING DATE FOR DEER SEASON:

Whereas the variation in the opening dates for the deer season makes it very difficult to plan holidays very far in advance; and

Whereas the opening date should not be too early in November because of the possibility of warm weather.

Therefore let it be resolved that the opening date for the deer season in that part of the Province of Ontario, referred to as section 11 in 1957, be permanently set as the Monday in November falling on, or between, November 5th and November 11th.

49. HUNTING AREAS AND SIGNS:

Whereas the available free hunting areas are steadily decreasing; and

Whereas there are no uniform "NO HUNTING" signs for use by timber operators; and

BY WHOM

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)

COMMENTS

This is basically sound and will be taken into consideration.

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates)

This has already been done.
Whereas there are some hunters who trespass into the working areas of timber operations.

Therefore let it be resolved that we request the Department of Lands and Forests to issue to the timber operators a uniform “No Hunting” sign for their use around working areas on Crown Lands, the signs to be removed immediately upon completion of work in that area, and we request the Department of Lands and Forests to make it an offence against the game laws to trespass against these signs and such trespass to be punishable by cancellation of hunting licence or a fine, as the Department sees fit.

50. Hunting Regulations and Licences:

Whereas the Ontario Federation of Anglers and Hunters are of the opinion that the requirements and the control in connection with the issuance of hunting licences are not sufficient; and

Whereas it is considered that in the interests of Hunter Safety it is essential that new applicants for hunting licences be examined and that applicants who have not been issued a licence for a specified period be re-examined; and

Whereas the affidavit system using Form HT 14 is open to much criticism; and

Whereas each year many of the hunting accidents are attributed to lack of proper identification of the target by the hunter.

Ontario Federation of Anglers and Hunters. (Mr. Ted Yates) The Department’s proposals for examination and for a revision of the licensing system were outlined to the Committee.
RESOLUTIONS

Therefore let it be resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to implement the following recommendations:

(1) Discontinue the use of Form HT 14 or restrict the use of this form to a two-year period for Ontario residents with Canadian citizenship.

(2) Establish examination centres for the issuance of licences.

(3) Amend the regulations so that it is mandatory for applicants, whose licences have been invalid for three years or more, to be re-examined.

(4) Establish regulations that will govern the colour of clothing to be worn in hunting areas.

51. Whereas the price of red fox and raccoon has increased during the past two or three years and the number of these animals has reached the point where they are actually scarce in many districts.

Therefore be it resolved that red fox and raccoon be once again placed on the list of fur-bearing animals, with seasons for trapping and hunting to be from the 20th of October to the 20th of February and the royalty per pelt be 10 cents. This recommendation has been put forward for the last three years.

BY WHOM

Ontario Trappers' Association.
(Mr. Lloyd Cook)

COMMENTS

We must bear in mind that red fox is the principal rabies carrier in Ontario and that the raccoon is the source of great damage to hybrid corn and sweet corn crops. Foxes seem to be increasing and raccoons are maintaining their numbers. We find it hard to justify any protection of these species.
52. Whereas many fur-bearing animals such as mink, beaver, otter and muskrat depend on a stabilized water level for their existence during the fall and winter months, and the small control dams that are opened in November and December lower the water level to such an extent that many animals die from lack of shelter and food, and the spawn of such fish as lake and speckled trout are destroyed.

Therefore be it resolved that these dams be opened in March and April to let off excess water rather than in the Fall, wherever possible.

53. Whereas the value of medium-sized beaver is from $4 to $7 and of small beaver is from $1 to $3 and the royalty of each of these pelts at present is $1, said royalty makes a very large percentage of the total value of the fur. This royalty is paid by the trapper.

Therefore be it resolved that the royalty on medium and small-sized kit beavers be 25 cents.

54. Whereas many trappers have well-equipped cabins and canoes on their traplines which are located in good fishing and hunting districts. These men are thoroughly familiar with their country and many of them are expert guides.

Therefore be it resolved that experienced trappers be allowed to guide fishermen and hunters on their trapline areas and to make use of their cabins, canoes and other equipment in so doing.
55. **Conservation Officers:**

Whereas there is a decided increase in the number of hunters and anglers in the field today, plus a 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.

56. Whereas we consider that the conservation officers are underpaid for the nature of the duties they are required to perform in the enforcement of The Game and Fish Act; and

Whereas the cost of living has increased in the last five years; and

Whereas there has been no corresponding upward revision of their salaries.

Be it resolved that the salaries of all conservation officers be increased.

57. **Back Badge:**

Whereas all townships in Lincoln County have issued Back Badges with the Township hunting licences for the past two years, which has greatly improved “farmer-sportsman relations” in the county; and

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<tr>
<td>St. Catharines and Lincoln County Game and Fish Protective Association. (H. P. Nicholson)</td>
<td>See No. 23.</td>
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<tr>
<td>St. Catharines and Lincoln County Game and Fish Protective Association. (H. P. Nicholson)</td>
<td>This is already under review by the Civil Service Commission.</td>
</tr>
<tr>
<td>St. Catharines and Lincoln County Game and Fish Protective Association. (H. P. Nicholson)</td>
<td>The Department's proposals were outlined to the Committee.</td>
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Whereas the Department of Lands and Forests has the Back Badge under study, we recommend in the interests of better “farmer-sportsman relations” that the Department of Lands and Forests legislate that Back Badges be issued with all Township hunting licences in the regulated game preserve areas.

58. **SAFETY SLOGAN:**

Whereas each year there are too many shooting accidents among sportsmen; and

Whereas we have noted that the Department of Lands and Forests has on several of its publications advised the use of colour on hunting clothes, we recommend that a further effort be made to educate the hunter as to his own safety by printing a “safety slogan” on Department literature and licences.

59. **PARKS AND CAMPSITES:**

This Association compliments the Department of Lands and Forests for the establishing of parks and campsites and for the facilities provided for those who wish to spend their vacations under canvas.

Be it resolved that, with the tremendous increase in camping that has been shown in the last few years, more campsites be provided throughout the Province with suitable facilities and that the reasonable rates applying to campsites be retained.

Association.
(H. P. Nicholson)

St. Catharines and Lincoln County Game and Fish Protective Association.
(H. P. Nicholson)

Slogans are printed on summaries of regulations, and the Department continues to promote hunter safety as much as possible.

The number of provincial campsites is being expanded continually.
60. **Bob White Quail:**

With the increasing demand by hunters and operators, this Association is asking permission to release Bob White Quail from a strain raised in the Province of Ontario. Progeny of quail developed in Ontario for many years has become acclimatized and hardy in our Ontario weather. We can see no detrimental effect on existing hardy strains in such a program.

61. **Sunday Shooting:**

Privately owned shooting preserves in the Province of Ontario petition for a change in The Game and Fish Act, permitting shooting on privately owned shooting preserves on Sunday in Ontario. Subject to the approval of each municipal governing council in the township in which the preserve is situated.

62. **Propagation Permits:**

The Department has issued free propagation permits for the keeping of pheasants on a non-commercial basis. There has been no control limiting the number of birds raised or kept under this permit; therefore we ask the Department to determine specific numbers.

63. **Licence Fees:**

The existing $5 fee for our American visitors is too high. Operators provide all the game that is taken on preserves. There is absolutely no game taken that has not been stocked by the operator. Since the only place

<table>
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<tr>
<th>RESOLUTIONS</th>
<th>BY WHOM</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>60. Bob White Quail:</td>
<td>Ontario Game Bird Breeders' Association. (C. Gould)</td>
<td>The Department is now engaged in producing strains of native Bob White Quail suitable for release.</td>
</tr>
<tr>
<td>61. Sunday Shooting:</td>
<td>Ontario Game Bird Breeders' Association. (C. Gould)</td>
<td>We have no basic objection to Sunday shooting on shooting preserves but we find that there is strong public opposition, and it is considered that before a regulation can be made permitting such shooting full assurance of local support should be provided by the shooting preserve operator.</td>
</tr>
<tr>
<td>62. Propagation Permits:</td>
<td>Ontario Game Bird Breeders' Association. (C. Gould)</td>
<td>Free propagation permits are now limited to 25 birds, and any sales would be in violation and would result in the permit immediately being withdrawn.</td>
</tr>
<tr>
<td>63. Licence Fees:</td>
<td>Ontario Game Bird Breeders' Association. (C. Gould)</td>
<td>This licence fee will be checked against practices in adjacent areas.</td>
</tr>
</tbody>
</table>
where this licence is valid is on such preserves, we demand that this licence be reduced to $1.

64. If we are to present a brief regarding classifying the bow as a firearm, I think these are some of the points which should be brought out:

(1) That we, the members of York County Bowmen, are greatly concerned about the safe use of the bow and arrow and that we can be expected to support good legislation in that regard when it can be shown to be in the public interest.

(2) That we recommend and support legislation making it an offence to use a light for bow-hunting; that is what is commonly known as "jacklighting".

We do not consider the solution to these problems to be an apparent "easy way out" by declaring the bow a "firearm" and for these reasons:

(a) Most built-up areas and municipalities have by-laws making it an offence to discharge a firearm within their boundaries. Many schools now teach archery to their pupils, many Cub packs and Scout troops do likewise, as do many "Y" and athletic clubs. Likewise many individuals set up target butts on their own property for target work, and, because of the limited range of the arrow, such target areas can be safely set up within the limits of the municipality. If the bow is declared a firearm, all these activities would be illegal.

York County Bowmen.
(W. Sawle)

Definitions under The Game and Fish Act do not affect other legislation. The only recommendation made which is affected by the change is the use of the bow and arrow in hunting on Sunday. This can be altered by regulation and can be taken under consideration.

The Game and Fish Act governs only hunting or the use of hunting equipment in an area frequented by game under conditions which could be interpreted as hunting. A pre-season for archers in deer hunting is slowly gaining acceptance in the province. Many deer hunters will object to archers or anyone else hunting deer in advance of the season for guns. The proposal for an extension open to hunting with bow and arrow only should not meet with such objection and can be given careful consideration.

With reference to the Hunter Safety Training course, it should be recognized that the licence which may be bought enables the hunter to use a gun and therefore accomplish handling a gun if it is desirable. The alternative would be a special licence for bows and arrows only, which would involve administration expenses and enforcement problems.
(b) Many archers have friendly arrangements with farmers to hunt groundhogs on their farms and have been welcomed by the farmers on Sundays. Reg. 141/63 which states that “no person shall carry or discharge an air-gun or firearm for the purpose of hunting on a Sunday in any county, the Territorial District of Muskoka or Parry Sound, or that part of the Territorial District of Nipissing lying south of the Mattawa River” would make this illegal.

(c) Archers recently welcomed an open season in some areas for carp fishing with the bow, and have engaged in this sport principally on Sunday, since they must often travel long distances to such areas. If the bow is declared a firearm, this would also become illegal.

For these reasons we object to the bow being classified as a “firearm” and we recommend instead that legislation be enacted:

(1) making it illegal to use a light for bow-hunting;

(2) making it illegal to use the bow in built-up areas and municipalities other than for target work on approved targets, i.e., bale, or specially constructed targets or bunkers;
(3) that a special safety-training course be instituted before issuing a licence to hunt with the bow. We heartily approve of the Safety Training Course which must now be taken to obtain a hunting licence, but those of our members who have taken it say that it deals only with guns and has little value for archers. Since many archers are not at all interested in gun-hunting, we feel that a special-training course should be available for bow-hunters and perhaps a special bow-hunting licence. If this is impractical, the present course should have a special bow section.

Many of our members have taken advantage of the special pre-season for deer hunting in the Bruce Peninsula, Manitoulin Island and G. Howard Ferguson Park and we congratulate and wish to thank those responsible for thus adding to our enjoyment of bow-hunting. Since most archers prefer to use camouflage clothing for deer hunting, you will understand that a separate season gives the archer much peace of mind. With this in mind we recommend an extension of this pre-season to other areas, particularly to Hardy Township in the Parry Sound District. We of York County Bowmen request this particular area because many of our members have enjoyed an archery deer camp, known as Camp Hiawatha, on the north side of the Restoule River in Hardy Township since 1948. Relations have been excellent with neighbouring gun camps, but you will understand that many bow-hunters are reluctant to hunt in the same general area as gun hunters.
RESOLUTIONS

If gun-hunters feel that a pre-season for archers disturbs the game (which we sincerely doubt and would feel that plesant hunters are more apt to do so), and if it is felt that a general pre-season for deer hunting for archers is not yet to be considered, then we would request that a special post-season be granted archers so that they can hunt safely. We do not, however, feel that this is the answer for areas such as Hardy Township which is not accessible by road and therefore endangered by early freeze-ups.

65. DEER SEASON:

Whereas our Council is certainly in accord with the policy of the Department in announcing the hunting seasons well in advance for the convenience and planning of the hunter’s vacation; and

Whereas the opening of the deer season usually falls on the first Monday of November for the large percentage of deer hunters in Ontario; and

Whereas in recent years the climate of Ontario seems to be changing and much rain and warm weather have prevailed, especially during the first week of the deer season.

Therefore be it resolved that our Council suggest that the Department consider these facts and have our opening date fall on the second Monday of November instead of the first Monday.

BY WHOM

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

 COMMENTS

The Department regards the weather during November as unpredictable, and seasons are recalled in which the early part of November had severe weather and the latter part mild weather. At one time, the province was split into two areas, one of which opened on the first Monday of November, and the other, the middle of the month. After several years’ trial, this was abandoned. It is suggested that those who find the first week unsuitable might try hunting during the second week.
66. HUNTER’S BACK BADGE:
Whereas our Council has continually worked for the betterment of hunter-farmer relations; and

Whereas many groups have made the recommendation of the Department sponsoring a “Hunter’s Back Badge” to be issued when the purchase of a hunting licence is made.

Therefore be it resolved, to assist in the promotion of good relationship between the farmer and the hunter, the Department institute a “Hunter’s Back Badge” at its earliest convenience.

67. LAND FOR PUBLIC HUNTING:
Whereas our Council knows that it has been the policy of the Department to purchase suitable hunting areas to be used for public hunting; and

Whereas the increased hunting pressure and the number of hunters in the field, plus the increased area of posted private property, continue.

Therefore be it resolved our Council hereby recommends to the Department, on behalf of our sportsmen and area citizens, that the practice of further land purchases be continued and that some of these purchases be made in the area surrounding Cornwall whereby our people would get some hunting benefits from such purchases.

Conservation Council of Stormont, Dundas and Glengarry. See No. 57.
(A. M. Lebano)

Conservation Council of Stormont, Dundas and Glengarry. There are several proposals for acquisition of land in the eastern part of Ontario.
(A. M. Lebano)
RESOLUTIONS

68. WOLF CONTROL:
  Whereas the Department in the past has encouraged
  the breeding or cross-breeding of wolves in captivity,
  then releasing these animals back to their natural habi-
  tat; and

  Whereas our Council feels that the natural propaga-
  tion of this animal in its natural environment is more
  than adequate to keep the necessary wildlife balance.

  Therefore be it resolved that our Council go on record
  and strongly object to any such programme that might
  have taken place or will take place in the future, tending
  towards the unnecessary destruction of our deer herds
  of Ontario.

  Be it further resolved that our Council feels that any
  trapper, game overseer or hunter be given a bonus for
  the destruction of a wolf, if and where possible.

69. BEAVER AND TIMBER DAMAGE:
  Whereas in many parts of Ontario the beaver is be-
  coming a great nuisance and is much more numerous;
  and

  Whereas every year in many parts of the Province
  much good timber and pulp wood are damaged or
  destroyed by the flooding of land by the beaver; and

  Whereas the beaver are moving steadily south and
  eastward into more populated and inhabited areas.

      By Whom

Conservation Council
of Stormont, Dundas
and Glengarry.
(A. M. Lebano)

      Comments

The Department has never carried out or
contemplated such a program.

Conservation Council
of Stormont, Dundas
and Glengarry.
(A. M. Lebano)

Quotas can readily be adjusted, and there
are no quotas for nuisance beaver.
Therefore be it resolved that the Department through its many districts allow these beaver to be cropped to a greater degree by the trappers, thus utilizing to the fullest an adequate fur harvest and by so doing help curtail the needless flooding and loss of good timber and pulpwood.

70. **DEER HUNTING IN ALGONQUIN PARK:**

Whereas it has been the Department policy to encourage the necessary or adequate harvesting of our fish or wildlife; and

Whereas there are certain townships in Ontario where controlled-hunting is allowed in Algonquin Park; and

Whereas such fish or wildlife rightfully belong to the citizens of Ontario and Canada.

Therefore be it resolved that we would like to see the Department start a programme whereby more area is made available each year to the hunter, thereby ensuring the sporting citizen full opportunity to harvest these game herds within the range of keeping such herds always at a healthy level, and that such hunts would be controlled by the Department.

71. We suggest that the Fish and Wild Life Branch encourage the active co-operation of all organizations, interested in conservation, in a continuous drive to get information on fishing conditions in their respective areas. This effort might be conducted in a similar manner to that used to gather information on trappers and

Conservation Council of Stormont, Dundas and Glengarry.
(A. M. Lebano)

This is a controversial matter and a question of policy with respect to the wilderness character of the Park.

Temagami Lakes Association.
(Mr. Dewey Derosier)

This suggestion will be passed on to field officers.
Resolutions

hunters, and by inviting officers of these organizations to visit the hatcheries in their areas for first-hand information on the problems and results of raising fish in hatcheries.

72. We would strongly recommend that all game overseers be given at least a working knowledge of how to strip spawn from fish and other information so these wardens with local help at the right time could augment the number of eggs for the hatcheries. Movies and lectures seem to be available for other branches of the different departments. Why should not the same methods be made available for this important operation to ensure more success in fish egg recovery?

73. We again request that the three-lake-trout per-day limit be extended to include at least a larger area around Temagami Lake to enable the enforcement of the law.

74. We believe a greater effort in research should be continued to bring walleye fry to fingerlings before restocking. Organized associations should be permitted to experiment in different areas with walleye fry, supplied by the Department on a small scale, being enclosed in protected areas of natural water where the fry can feed on natural food for at least five months, then being released. Our Association would be willing to spend a limited amount on these endeavours, plus the cost of supervising and protecting these small fish all summer. We would expect periodic inspection and helpful advice from the local Department Biologist. We are sure

By Whom

Temagami Lakes Association.
(Mr. Dewey Derosier)

Comments

This suggestion will be passed on to field officers.

Temagami Lakes Association.
(Mr. Dewey Derosier)

We are going to check our records to find how extensive the practice described may be.

Temagami Lakes Association.
(Mr. Dewey Derosier)

We can give no assurance that such a report would meet with any success or have any effect on walleye populations.
responsible organizations interested in fish propagation would co-operate in such a venture.

75. **Ice Fishing:**

Our Association membership property owners on Temagami Lake, which number 240, went on record at our August 15, 1963, meeting, as condemning the serious effects of winter fishing on Temagami Lake lake trout. The number of fishermen and huts is increasing to a point where no association or government will be able to control or protect one of the last great lake-trout bodies of water in Northern Ontario if no definite restriction is established on this lake at once. This great tourist and summer resort lake will soon look like Lake Simcoe in the winter with thousands of fish huts, and resulting pollution.

In spite of efforts to control or stop this winter exploitation of our lake trout, there is still no limit to the number of huts one person can put up and rent as commercial fishing huts. It remains to be seen if the law requiring names on huts and that huts be off the ice by March 31st will be ignored. The millions of dollars invested by private and commercial camp owners who depend on summer time for their business and vacation can be ruined by a few selfish people.

76. It is the established opinion of learned biologists that year-round fishing for lake trout can be a factor in seriously reducing the trout population, and that the closing of some lakes to winter fishing is a great necessity.

**Temagami Lakes Association.**
(Mr. Dewey Derosier)

Ice fishing and winter carnivals have become an important feature of the winter tourism on Temagami Lake. It is realized that this is opposed by summer residents, but neither on Lake Temagami nor on Lake Simcoe, where a corresponding ice fishery for lake trout takes place, is there any indication of depletion.

**Temagami Lakes Association.**
(Mr. Dewey Derosier)

Some lakes, especially smaller lakes, have been closed on this account.
Resolutions

77. In winter fishing on Temagami Lake the use of smelts as bait is very common, and it has been reported that live smelts from southern Ontario have been used on the lake, since live bait can be brought from long distances during the winter to be let loose in other lakes. In contrast, summer fishermen get their live bait in the lake in which they are fishing.

78. The lake trout creel census taken by our deputy warden from January 17, 1964, to March 15 on a very limited area of Temagami Lake shows that 427 lake trout from 12 to 30 inches were caught. The big majority were in the 15- to 28-inch bracket which puts them in the first spawning age. The report of the government game overseer who covers the balance of lake area creel census is not included in the above figures. All the figures on winter fishing, in our opinion, do not cover more than 65% of all game fish caught, as most of these hut fishermen fish day and night. Under the above circumstances, which we believe are very accurate, we are requesting that the government give very serious consideration to the closing of winter fishing on Temagami Lake. There are a great number of lakes in the area which could be used for winter fishing, thus making it possible to protect Temagami Lake for the increasing number of summer vacationers.

79. Hunting:

As the deer population from North Bay 100 miles north is sadly depleted due to various causes, we would suggest that the hunting with dogs be prohibited for at

By Whom

Temagami Lakes Association.
(Mr. Dewey Derosier)

Comments

Transport of live bait fish is an offence, and local officers will be asked to check on this practice.

Temagami Lakes Association.
(Mr. Dewey Derosier)

See No. 75.

Temagami Lakes Association.
(Mr. Dewey Derosier)

Other interests in the area have at various times made strong recommendations against any change. A careful watch is being kept
least three years, to see if it would help the herds build up.

80. In conclusion of this brief, I wish to remind all concerned that our fishing and hunting vacations can soon be wiped out if we continue to ask for longer open seasons for fish and wildlife.

81. Re Ontario Fishery Regulations, 1963, p. 67, Section 13 (2), we favour the above section being amended to read: “No person angling through ice shall angle with more than four lines or tip-ups in the Ottawa River.”

An extensive biological survey this winter on the Ottawa River has shown that an unlimited number of tip-ups or lines set by an individual does not greatly increase the catch of this fisherman.

We have found, though, that a person who is allowed an unlimited number of lines or tip-ups can completely cover a channel or hole to the detriment of his fellow-fisherman.

A person who ice-fishes is contending with more adverse conditions than a summer fisherman—weather conditions, inability to travel from place to place, having to wait for the fish to come his way, etc. We feel for these reasons four lines or tip-ups are far from being an unreasonable number of lines or tip-ups for one fisherman to set.

Temagami Lakes Association.

Interprovincial Conservation Council. (Mr. Brian Woods)

We realize that our practice is different from Quebec’s, but remember that our own regulation has been amended to permit 2 tip-ups for only two seasons, and we feel that the anglers of the province should be adjusted to one change before another is introduced.

on deer populations.

No comment.
RESOLUTIONS

We also request at this time that the Province of Quebec's Department of Tourisme, Fish and Game be contacted by its counterpart in Ontario for the purpose of coming to an agreement on the number of tip-ups or lines a fisherman may set in the Ottawa River.

We respectfully request the above be given your serious consideration for finalization in time for the winter season 1964-65, and that the Interprovincial Conservation Council be kept informed of proceedings.

82. We suggest an agreement be made between the Provinces of Ontario and Quebec, allowing a conservation officer of either province to follow and arrest if necessary a violator of The Game and Fish Act across the provincial boundary of his province on the Ottawa River.

The cases are legion of violators of The Game and Fish Act "thumping their noses" at conservation officers who are not empowered to follow when they cross the provincial boundary.

An agreement of this type between city police forces is quite common as, for example, between Ottawa, Ontario, and Hull, Quebec.

There naturally is a limitation placed upon the depth of penetration into the opposite province a law officer’s authority continues to exist.

By Whom

Interprovincial Conservation Council.
(Mr. Brian Woods)

See No. 40.
We would venture to suggest a boundary from Hawkesbury in the east to Mattawa in the west with Quebec Highway 8 as the Northern boundary and Ontario Highway 17 as the Southern Boundary.

We request the Interprovincial Conservation Council be kept informed of the proceedings.

83. The construction of a carillon dam at Hawkesbury on the Ottawa River has backed up the Ottawa River to form a body of water that is now known as Carillon Lake.

The Province of Quebec has publicly announced its intention to build a giant park on the edge of Carillon Lake; this park is supposed to be complete with a swimming beach and good facilities for the anglers.

The construction of parks on the Ontario and New York State sides of the St. Lawrence seaway has shown their value in many ways:

1. In conservation by increasing the migratory bird populations in a sanctuary. The overflow gives excellent shooting to area residents.

2. The opportunity for the general populace in having a “place to go” for picnics, swimming, fishing, etc., giving everyone an equal chance for an inexpensive family outing.

Interprovincial Conservation Council.
(Mr. Brian Woods)

The Department of Lands and Forests has a park project of 1200 acres at the Carillon Dam. Information can be obtained from the District office at Kemptville.
Resolutions

3. Boating has now become the summer "sport of the nation"—everything from punts to cruisers. Facilities should be made available for the docking and launching of boats.

4. Last but certainly not least, all governments recognize the value of the tourist dollar in furthering the economy of an area or of the province as a whole.

We therefore request a complete study be made of and, if conditions warrant, the construction of, a public park on the Ottawa River between Chute-a-Blondeau and Pointe Fortune in the Province of Ontario.

We also request that the Interprovincial Conservation Council and the Hawkesbury and District Fish and Game Club be kept informed of the proceedings.

84. In the last few years, the Ottawa River from the Carillon Dam west to Ottawa has become a very popular fishing spot for thousands of anglers. Fishing for true sport fish has not been too encouraging, despite the recent introduction of bass and muskellunge in Carillon Lake. Our anglers have had to satisfy themselves with fishing mostly for perch and mudpout during the summer. During the winter perch fishing through the ice has become very popular with the anglers in the District.

We request that a complete survey be conducted on commercial fisheries in the Ottawa River to determine

Interprovincial Conservation Council.
(Mr. Brian Woods)

Where catfish and perch occur naturally, it has never been found necessary to stock them. Our information on the Ottawa River indicates that it is greatly under-exploited. Commercial operations on the Ontario side of the Ottawa River include 27 hoop nets, covering 106 single hoops and 9 double hoops, and 8 hook lines, covering 300 hooks each, from Ottawa to Lefaivre. We understand that commercial fishing is permitted in Quebec on a somewhat more liberal basis.
whether they are affecting the population of game fish, including perch and mudpout, to the detriment of the game fisheries.

We would also like to see both provinces share equally the work and costs in promoting better fishing in the Ottawa River. This Council would also like to see an acceleration in the introduction of sport fish in the Ottawa River.

We would request that the Interprovincial Conservation Council and the Hawkesbury and District Fish and Game Club be kept informed of your decision on the above subject.

85. Re Public Clarification of the Reciprocal Agreement between the provinces of Ontario and Quebec re fishing on the Ottawa River between Hawkesbury and Mattawa.

This agreement, or excerpts from it, has not been published in the Ontario Fishery Regulations to date. The District Office of the Ontario Department of Lands and Forests in Kemptville has no copy of this agreement when we inquired on March 5th, 1964.

Executives of local clubs, fish and game newspaper editors, conservation officers, etc., etc., are completely fed up, as at every meeting either in Quebec or Ontario someone asks about fishing in the Ottawa.

Interprovincial Conservation Council.
(Mr. Brian Woods)

Correspondence with Quebec indicates that they interpret the reciprocal agreement on fishing to cover only Ontario residents who have entered Quebec waters of the Ottawa River from Ontario. Our interpretation of the reciprocal arrangement is somewhat broader, and we do not interfere with any Quebec residents fishing in the Ottawa River.
The usual questions are “Can a person arriving by boat fish from the shore of the Ottawa River in the Province of which he is not a resident?” “Can a person arriving by car fish from the shore of the Ottawa River in the Province of which he is not a resident?” It is to be assumed we are speaking only of Ontario and Quebec residents.

The summer fishing season is nearly upon us. We therefore request a public statement and complete clarification of this agreement. It is also requested a copy of the agreement be sent to the Interprovincial Conservation Council.

86. The interprovincial Ottawa River, one of Canada’s principal waterways and an area frequented by waterfowl, has been a controversial area for residents of the provinces of both Ontario and Quebec within reach of it.

The “sore” point insofar as the sportsmen of these two provinces are concerned is the lack of provincial reciprocity whereby wildfowl hunters may, either under an arrangement where both provinces will recognize the other’s resident bird hunting licence or under a nominal non-resident hunting licence, be permitted to hunt migratory birds in the territorial waters and the shore lands of the Ottawa River from Point Fortune to Mattawa.

We are informed that reciprocal arrangements exist between other provinces in Canada; we do know

<table>
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<th>Interprovincial Conservation Council.</th>
<th>Reciprocal hunting could be taken up with Quebec. It should be remembered that hunting is much more sedentary than angling, and on this basis reciprocal hunting has been rejected in the past.</th>
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<td>(Mr. Brian Woods)</td>
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APPENDIX
reciprocity exists between Quebec and Ontario as far as fishing is concerned on the Ottawa River.

This brief respectfully requests a study be made of the feasibility of a reciprocal migratory bird hunting licence with respect to hunting on that section of the Ottawa River from Pointe Fortune to Mattawa.

It is further requested that such a study be finalized within the very near future, and the interprovincial conservation council be kept informed of proceedings.

87. In favor of revision of the Regulation made under The Game and Fish Act, 1961-62, O. Reg. 141/63, Order in Council—Firearms: Revision to permit a person to carry or discharge an air-gun or fire-arm for the purpose of hunting on a Sunday in the Territorial District of Nipissing lying south of the Mattawa River and in the Counties of Renfrew, Lanark, Carleton, Russell, Prescott, Glengarry, Stormont, Dundas, Grenville, Leeds, Lennox and Addington, and Hastings.

It was moved and carried at the 15th meeting of the Interprovincial Conservation Council on Feb. 19 that: The member clubs of the Interprovincial Conservation Council strongly recommend that the laws governing fire-arms be altered to allow hunting with fire-arms on Sunday during the official hunting seasons as they may be determined from time to time by the proper authority.

The Ottawa River Valley is different from other parts of our province and should be treated separately.

Interprovincial Conservation Council.
(Mr. Brian Woods)

This is a controversial subject, and, although we now have power to make changes by regulation, it is necessary to make a most thorough check of public opinion, especially rural landowners, in any area where it is proposed.
RESOLUTIONS

We are aware of the population factor in southern Ontario, the lack of forest cover suitable for hunting in relationship to the population, and the scarcity of parks and picnic areas whereby the public is constantly on the move on Sundays even in the late fall. Fortunately we do not have this problem.

We feel, and rightly so, the lack of Sunday hunting is an unfair discrimination against a large segment of our population who work either a 5½ or 6-day week.

Finally we must keep in mind that it is in eastern and northern Ontario with its smaller population where the majority of hunters and fishermen reside.

It is further requested that the Interprovincial Conservation Council be kept informed of proceedings.

88. Whereas conditions for big game hunting and particularly for moose still remain as presented in our brief to this Committee in 1963; and

Whereas there is a marked increase in the moose population in this and adjacent areas; and

Whereas past history of wild life indicates that an overpopulation of game herds promotes an unhealthful situation due to starvation with resultant stunted growth, diseases, and inferior breeding stock; and

Whereas the 1963 hunting seasons in this area on moose, deer and bear were found to be wholly satis-

BY WHOM

Temagami Chamber of Commerce.
(Mr. M. R. McNulty)

See Nos. 13 and 14.
factory giving an opportunity for proper conservationist
cropping and hunting sportsmanship.

Be it resolved therefore that the hunting seasons for
for this area on moose, deer, and bear for the 1964 year
remain as they were in 1963.

89. SPACING OF CAMPS:
The Association recommends that all future hunting
camps be spaced ½ miles radius apart and 1½ miles
from private property.

Our survey has indicated that the distance between
camps is 1½ miles on the average. Each camp has an
average of 13 hunters per camp. 75 per cent of the
camps reported transient hunter problems. The numbers
of transient hunters reported from those camps
range from 2 to 50 transients in the area usually hunted
by that camp. These figures would therefore indicate
that there is no room for the transient hunters in this
area.

90. TENTS AND TRAILERS:
This Association recommends that persons using
tents or trailers for hunting must set up their tent or
trailer camp at least 1½ miles from existing hunt
camp leases or private property.

Our survey indicated that 48 per cent of the camps
reported interference from hunters hunting from tents
and trailers. In many instances, the tents and trailers
were parked very near the established camps.

No further land-use permits for hunt camps
are being granted pending a study in this
area.

No authority exists to restrict camping on
Crown lands or on private lands. The
established camps have no exclusive use
of Crown lands for hunting.

Muskoka-Parry
Sound Hunt Camps'
Association
(Dr. Hough)
91. Diversion of Hunters to Other Areas:

The Association would suggest that the Department of Lands and Forests better publicize the deer hunting in Rainy Lake District and other areas of Ontario where the hunting areas are not nearly so crowded as they are in the Muskoka-Parry Sound Forestry Area.

92. Control of Licensing:

The Association suggest that licences, when issued, must state the Townships and District or County where the applicant intends to hunt and that the licence, when issued, be valid only in the area so indicated. In doing so, the Department can then be provided with statistical information as to the number of hunters in each area.

It is further suggested that the hunting licences be issued from a fewer number of outlets and in the deer hunting areas only.

93. Split Hunting Season:

One possible solution to the transient-hunter problem considered by the Association is the use of a split hunting season. A two-week season could be provided for hunting from organized hunts camps only. A third week for hunting for those not members of organized camps could be added. The "transients" could then use the entire hunting area without interference from the organized hunt camp.

94. The members of this Association feel that the Department does not maintain a sufficient number of

By Whom

Muskoka-Parry
Sound Hunt Camps' Association.
(Dr. Hough)

Muskoka-Parry
Sound Hunt Camps' Association.
(Dr. Hough)

Muskoka-Parry
Sound Hunt Camps' Association.
(Dr. Hough)

Comments

The Department has never directed deer hunters, especially non-resident deer hunters, to Parry Sound or other crowded areas.

Present legislation does not restrict the validity of deer hunting licences to any particular area.

A separate season for organized hunt camps and "for transients" would require beginning with an acceptable definition of the two groups. The principle itself can only be looked on as exceedingly controversial. A study of the hunting pressure is planned for the next year's deer season in this area.

We agree that the workload on our conservation officers is out of proportion to the num-
enforcement officers during the deer hunting season to properly police the hunting areas. The number of game wardens should be greatly increased, at least during this season. We would assist in the financing of additional wardens, if necessary.

95. The Association wishes to extend its appreciation to the Department for the assistance provided to trappers during the fall of 1962 with the wolf trapping instructions given at that time, and would ask that these classes be repeated this year.

96. INCREASE OF DEER HERD:

The Association offers whatever assistance it can give to the Department of Lands and Forests to better the deer herd in this area. Any suggestions that might be made by the Department as to how the feed and other pertinent factors can be improved would be appreciated.

PREAMBLE:

We note that Bill 34 (An Act to amend The Game and Fish Act, 1961-62) is now before the Legislature of the Province of Ontario and scheduled to come before Committee at an early date. We have received a copy of the Bill, and noted the suggested amendments.

We would like to bring before you two suggestions from our organization which we respectfully suggest be included in this Bill before it is passed. The Ontario Federation of Agriculture is the general farm organization in Ontario with more than 85 groups and associations federated into membership, and representing the number of officers and the time available to them. Rangers and other staff members are already being used during the hunting season.
RESOLUTIONS

about 100,000 farm people. We have a keen interest in farmer-hunter relationships, for there is increasing pressure being placed upon those farm lands adjacent to urban centres to provide hunting, fishing and other recreational facilities. The acts of some of these people have caused hardship and financial loss to our farmers, and in some cases their patience has reached the point of exhaustion. However, it is not the desire of farm people to deny others the right to enjoy nature, and we are desirous of establishing good farmer-hunter relations. The two proposals that we make are, to a considerable degree, a means of providing farmers and landowners with some protection, while at the same time not unduly restricting the acts of responsible hunters.

We are very pleased with the recent legislation approved by the Ontario Legislature providing for compensation for actual losses to farmers who have had their livestock or property destroyed by careless hunters. It has gone a long way toward correcting a long-standing problem. To the best of our knowledge and according to reports reaching our office, it is working well.

97. Our first proposal has to do with the term “travelled portion of a highway, road, street, avenue, parkway, driveway, etc.” which is set out in Section 20 of The Game and Fish Act. This section makes it an offence to discharge a firearm from or across this “travelled portion” of the roadway. We suggest that this term “travelled portion” be amended to read “road allowance”. It is possible under the existing wording to dis-

By Whom

Ontario Federation of Agriculture.
(R. W. Carbett)

Comments

We agree with the argument presented here and have the Bill under study. The change, if not made this year, will be made next year.
mount from an automobile, step to the shoulder of the road, and shoot at anything within range of the weapon in use without breaking the law. As long as the hunter is not interested in retrieving the game, he would not necessarily break any existing laws with regard to trespassing. Many examples of damage to farm property can be attributed to the action of motorized sportsmen (?) who are able to pull their car to the shoulder of the road, shoot several rounds into farmers' fields, and then depart quickly without apprehension. We would like to see the wording of this section amended as recommended, substituting the term "road allowance" for the existing term "travelled portion" as set out in Section 20 of The Game and Fish Act. We urge you and your officials to give this your fullest consideration.

98. Our second proposal may or may not deal with The Game and Fish Act, but it does have to do with farmer-hunter relations. When we pressed for the legislation providing for compensation for hunter damage, we were led to believe that action would shortly be taken to require hunters to display identification numbers on their person which would be easily discernible. To the best of our knowledge no such requirement has been set forth. We again urge that this be undertaken as quickly as possible, although Section 16 of Bill 34 and the regulations set out therein may provide the necessary provisions.

Farmers apprehending trespassers, or persons who have caused damage to property, are at a distinct disadvantage when it comes to obtaining identification.
Resolutions

The hunters are armed men, and their disrespect for farmers' property is usually further demonstrated by an unwillingness to provide proper identification. An unarmed farmer is not in a position to demand such identification of an armed man. If these hunters were required to display a large number either on their hat or their jacket in such a place that it could be seen without difficulty, it would save farmers and landowners a great deal of trouble. It should not be either a costly or troublesome requirement. Some years ago all hunters were required to display buttons on their hats with their identification and licence number displayed.

We suggest a return to this system with the emphasis on a larger, more readily discernible badge or number. We can see no reason why responsible hunters would oppose the introduction of such a measure aimed at bringing under control that irresponsible element that brings discredit to all the outdoorsmen.

99. In view of the offer of the Canadian Association for Humane Trapping, to replace free of charge any steel leghold trap with a Conibear humane killer trap, we recommend that the Committee urge that regulations be introduced to end the use of leghold traps in Government parks such as Algonquin Park and/or to press for legislation to ban the use of the inhumane and out-of-date leghold trap.

100. We urge investigation of the use of motorized toboggans to poach deer out of season. In spite of the

By Whom

Mrs. Gay Mills, Hannon, Ontario.

Comments

This recommendation is acceptable, but, inasmuch as traps are still not available for the voluntary exchange, compulsion seems premature.

Mrs. Gay Mills, Hannon, Ontario.

Motorized toboggans are at present under study.
Committee's doubts about this at last year's meeting, it would appear from competent observers (Hamilton Spectator, March 5th) that the practice is widespread.

101. For the safety of those of us who enjoy the outdoors for its own sake, and who are greatly perturbed at the vast numbers of hunters who have the tacit freedom to roam at will over privately owned property, often ignoring or mutilating No Trespassing signs, could my proposal of last year be given urgent and serious consideration:

That private land be out of bounds to hunters unless

(1) written permission of the owner is obtained; or

(2) the land is clearly posted "Hunters Welcome".

102. I am writing to inform you that our club of 230 members wishes to go on record as in favour of Sunday hunting.

We see no danger from overhunting from this; many of us have hunted in the Province of Quebec on Sundays for years. At a recent meeting when this was discussed, a Quebec biologist and the Quebec game wardens felt this did not cause overhunting. They seemed to view it as if we had a law on Sunday fishing.

We would suggest that the season be from the opening of duck hunting in September until the close of the rabbit season in February. This will provide better protection for game in the summer.

Mrs. Gay Mills, Hannon, Ontario.

Authority is conveyed to landowners by both The Game and Fish Act and other legislation to protect their own property. Police officers and conservation officers are ready to help property owners where any vandalism occurs.

R. L. Crain Limited Rod and Gun Club, Ottawa. (Mr. E. J. Carriere)

Same as No. 37.
Resolutions

Zoning is, we feel, unfair and undesirable. If it is felt that a gradual opening of Sunday hunting would serve the province better, we would suggest that the boundary be moved from the Mattawa to the Mississippi rivers.

We beg to submit this motion for your consideration and for the Legislative Committee dealing with fish and game on March 19th.

103. The open season for deer, in the Tweed District, be from Monday, November 2nd, to Saturday, November 28th, this year of 1964.

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<td>The Ompah Conservation Association. (Mr. J. S. McCurdy)</td>
<td>A three- or four-week deer season would probably be quite appropriate inasmuch as the hunting pressure falls off very greatly during the later weeks. However, it has been felt that the topic would be more acceptable by hunters when the recovery of deer from recent shortages is more general.</td>
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104. And further, that such Regulation apply for a minimum two-year test period, and, too, that of the four weeks requested the first week be set aside for archery.

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<td>The Ompah Conservation Association. (Mr. J. S. McCurdy)</td>
<td>Approval of a pre-season archery season is noted. This is the first time that a sportsmen's organization other than an archery club has gone on record for this. The suggestion in Resolution No. 64 for a post-season might be more appropriate. The traditional gun hunters in the deer season very much dislike the idea of the country being disturbed before the hunt.</td>
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105. Whereas conditions for big game hunting still remain as presented in our brief to this Committee in 1963; and

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<td>Temagami &amp; District Fish and Game Conservation Club. (Mr. M. Puhach)</td>
<td>See Nos. 13 and 14.</td>
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Whereas the moose population continues to be on the increase in this area; and

Whereas past wildlife-studies indicate that over-population in big game herds often leads to starvation and disease with disastrous consequences; and

Whereas the 1963 hunting seasons in this area on moose, deer, and bear were found to be highly satisfactory with regard to conservation and hunter-sportsman participation.

Therefore be it resolved that the hunting seasons for this area on moose, deer, and bear for the 1964 season remain unchanged.

106. Be it resolved that Township Licences should have a place for the signature of the applicant so that it can be compared with that on the Gun Licence.

Amalgamated Game Commission — Twps. of Pickering, East Whitby, Whitby, Markham, Whitchurch, Clarke and Darlington. (Gordon Duckworth) Will be taken into consideration.

107. Be it resolved that the name of the Resident Hunting Licence Holder should be set out in BLOCK LETTERS for identification.

Amalgamated Game Commission — Twps. of Pickering, East Whitby, Whitby, Markham, Whitchurch, Clarke and Darlington. (Gordon Duckworth) Will be taken into consideration.
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<td>108. Be it resolved that the Department should stamp in <strong>LARGE FIGURES</strong> across the face of the licence the year of issue.</td>
<td>Amalgamated Game Commission — Twps. of Pickering, East Whitby, Whitby, Markham, Whitchurch, Clarke and Darlington. (Gordon Duckworth)</td>
<td>The year of issue presumably refers to township licences, and this can be done.</td>
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<td>109. Be it resolved that in future <strong>only the issuer sign</strong> Hunting Licences at the point of issue. It appears to be the practice for employees to sign.</td>
<td>Amalgamated Game Commission — Twps. of Pickering, East Whitby, Whitby, Markham, Whitchurch, Clarke and Darlington. (Gordon Duckworth)</td>
<td>The tracing of hunting licences is possible through Department records. Department proposals for changes in licence procedure were discussed at the Committee meetings.</td>
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<td>110. The past year has shown increasing respect for our game laws in this district; the early days of good weather, summer holidays and the end of the hunting season always produce a run of exuberant people who delight in a gun's bang. On the whole, I think people are getting wiser and the addition of another full-time Game Warden in these townships was a good move (Lake Simcoe). That zero weather during the winter was a most effective pacifier, too—which proves that amusement is their chief motive.</td>
<td>Conrad Hauser, Sharon, Ontario.</td>
<td></td>
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<td>111. The Secretary of the Ontario Humane Society advocates definite shooting areas to the exclusion of other property. This is a great idea, except for the cost. I do not want to be taxed to amuse city workers</td>
<td>Conrad Hauser, Sharon, Ontario.</td>
<td>Legal authority already exists for co-operative schemes, some of which are under study.</td>
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who are paid 10 times my income. I resent the freedom and the idea of giving sportsmen more at the expense of the landowners. Let them pay for their pleasures. The idea is sound, though, and would give peace to the countryside and solve many of our problems in that direction.

112. Land gets broken up into smaller acreage and such owners are still considered farmers under the Act. Not only that, but their friends as a rule think themselves privileged to hunt on such lands without licences. This causes less game naturally. Perhaps it is time to think more carefully about licence-less hunting.

Conrad Hauser, Sharon, Ontario. An enforcement problem which will be given consideration.

113. Costs:

I think I pointed out, before this, that the excessive, noisy and wasteful use of ammunition could be nicely curbed with a hunting tax on ammunition (conservation tax). Many people would object, of course, but we are taxed in the long run for the hunter, so he should pay his share.

Conrad Hauser, Sharon, Ontario. Ammunition taxes are federal and are not ear-marked. We have no federal contribution to costs of wildlife administration.

114. Dog and Cat Tracks:

The bush seems full of them. Forty years ago it was squirrel and rabbit, today it's domestic animals. Are all these dogs necessary—any revenue?

Conrad Hauser, Sharon, Ontario. The authority to deal with this is municipal where any exists.

115. Public Interest in Wildlife:

It is very pleasing to notice the interest of the general public in wildlife. I am speaking both from observation and from the press. Since so many of our people live, or will live, in Toronto, it is obvious that we should have

Conrad Hauser, Sharon, Ontario. Proposals for public hunting and fishing can be considered under the land acquisition program, and the Department is open to suggestions from the public.
more parks at a reasonable distance from the city. Thirty to forty miles is just about right, so that they can get out in an hour, spend 2 hours and be home for supper. I have in mind how pleasant Point Pelee was on a summer’s day when I was living in Windsor. Or Rondeau Park from Chatham. Thus Toronto needs something in the vicinity of Newmarket, and as you know I have asked the authorities to consider the barren land between the 5th and 6th or 7th concessions of this Township (East Gwillimbury). Such land should be in the hands of the Province; in the hands of small people it will become a district of blowing sand and scrubby, neglected trees.

116. Fishing Places:
From my observations again, I see the need for enlarging such places, ponds and creeks. People have lots of time today, far more than we ever had, and they all seem just mad to go fishing. However, I believe the ones who use such facilities should pay, not the taxpayer in general. We have two mill ponds in this district which could be remade (Dike’s Mill and that one south of Mount Albert). They both got washed out in 1954. When one considers the possibilities of this district as a Park, and the social benefits that could be so useful to the city people—well, it’s astounding that that not much is being done.

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<td>Conrad Hauser, Sharon, Ontario.</td>
<td>Same as 115.</td>
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117. I may add that Lands and Forests gives very good service and it’s a great relief to see the yellow Lands and Forests plane on a Saturday. The psychological

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<td>Conrad Hauser, Sharon, Ontario.</td>
<td>No comment.</td>
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effect on the lawless ones is well appreciated by us landowners.

118. By all means keep the ban on Sunday shooting. We have enough noise without that infernal racket.  
   Conrad Hauser,  
   Sharon, Ontario.  
   No comment.

119. **Emphasize the Law:**  
   I find so many city people ignorant of game and fish laws. It is strange but understandable. I used to be just as dumb!  
   Conrad Hauser,  
   Sharon, Ontario.  
   No comment.