JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From 20th of January to 14th of April, 1965
Both Days Inclusive
and from 27th of April to 22nd of June, 1965
Both Days Inclusive

IN THE THIRTEENTH AND FOURTEENTH YEARS OF THE REIGN
OF OUR SOVEREIGN LADY QUEEN ELIZABETH II

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

SESSION 1965

PRINTED BY ORDER OF THE LEGISLATIVE ASSEMBLY

VOL. XCIX
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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 twentieth 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, Doctor of Laws, Doctor of Social Science,

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

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

BY COMMAND

JOHN YAREMKO,

Provincial Secretary.

Wednesday, the twentieth day of January, 1965, being the first day of the Third 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), LL.D., D.Sc. Soc., 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 Third Session of the 27th Parliament of Ontario.

During the course of this Session, you will be given the opportunity to examine and to consider a comprehensive program for social and economic development that has been evolved by my Government, including the Budget, the departmental Estimates and new legislation. Your responsibility and objec-
tive must be to ensure that the 'Province of Opportunity' continues to lead the way in the development of programs designed to assist the people of Ontario to adjust to economic and social change and to constantly improve our standard of living.

Honourable Members are well aware of the changes that we have experienced in Ontario over the past decade. These changes have permeated the fabric of our society and have altered the nature and extent of the demands placed on the Government for additional services necessary to ensure equality of opportunity for the people of Ontario.

During 1964, two significant events occurred which will affect the future of Ontario. The first of these was the agreement reached on a formula to amend the British North America Act. During the course of this Session, you will have an opportunity of discussing this agreement. If the Legislatures of the Provinces and the Federal Government approve, we shall have, for the first time, a formula by which we can make those changes in the British North America Act that we, as Canadians, may deem advisable.

The other event, resulting from the Federal-Provincial Conference in Ottawa, deals with the establishment of the Tax Structure Committee. This Committee will review taxation, debt and related matters at all levels of government and make recommendations upon which will be based the federal-provincial fiscal arrangements that must be established to take effect in 1967.

Honourable Members will appreciate that these steps hold out the promise of basic adjustments in the Canadian federal system. Whether or not we adapt the structure of our government, it can still be said, with justification, that we are entering a period of nation building that is given to very few. The lives of generations of Canadians yet unborn will be influenced profoundly by the decisions that will be made over the course of the next few years.

Whatever the future holds, this is a challenge that must be met now. Your task will not be easy. The decisions you make will vitally influence the future course, and indeed, the very existence of Canada as a nation.

To assist in formulating Ontario's position, an Ontario Advisory Committee on Confederation will be established with broad terms of reference. It will be empowered to advise the Government with respect to all matters in relation to and arising out of the position of Ontario in Confederation. It will be a non-partisan committee which will draw upon the knowledge and experience of persons widely versed in the intricacies of our Canadian system of government and the history and development of our country.

While we are concerned with the broad sphere of federal-provincial relations, this in no way detracts from the primary responsibility of my Government to evolve and introduce in this Legislature a program for the social and economic development of Ontario.

In our complex society the individual has turned to government for assistance and government has responded by introducing broad social, welfare and economic measures which provide basic services to the population. In the past twenty
years there has been a steady shift in the nature of the demand for government services. While we still must provide such services as roads, water, power, schools, hospitals, more and more are we concerned with such measures as medical insurance, municipal planning, pensions, pollution control, post-secondary school education, welfare, hospital insurance and many other programs in the field of human capital and human betterment.

We must ensure that any program adopted is effective, integrated with existing programs, responsive to the real and legitimate needs of the people, and within our financial capacity.

Another important consideration is the necessity of securing the co-operation and understanding of the various individuals, groups and associations the programs are designed to assist. Only by such means can the Government attain its goals.

The day has long since passed when government exercised only a restraint on society. We now accept the concept that government is a positive social and economic force in our society.

My Government's objective is to provide every facility for the education of our people, to develop and conserve our material resources, to improve and extend social, health and welfare services, to enhance our physical environment, and to ensure that the legislative and administrative policies adopted are adequately co-ordinated and sufficiently comprehensive to achieve these ends.

Education

Education is the key to future progress. We must make every effort to provide the people of this Province with an educational system that will allow each individual to develop his personality and abilities to the fullest, so that he can adjust to changes in his social environment and find rewarding employment.

From this broad point of view, we see that our responsibility extends far beyond the provision of a basic school system. We must concern ourselves with the training and re-training of the unemployed, with apprenticeship, with safety education, with language and citizenship instruction for immigrants, with the special problems facing our senior citizens and the handicapped, and with the many thousands of Ontario residents who have ended their formal schooling but who want to improve themselves.

In recognition of the immense task that lies ahead, my Government has adopted a series of progressive and far-reaching changes in our educational system. We have entered a new phase in education in Ontario. We have launched a massive program to overhaul our total educational effort and the year 1965 will see a continuation of our progress.

To this end, the Department of Education has been completely reorganized. An Advisory Council for planning and development is being established to study educational trends and developments. The implementation of the Report on Grade 13 is being studied by one major committee, while another is examining a study of the preparation of teachers for elementary schools. The Curriculum
Branch of the Department of Education is undertaking the most extensive revision of the courses of study for Kindergarten and Grades 1 to 6 that has ever been attempted.

New teacher training institutions will be built on or adjacent to campuses of universities. The Department will construct ‘Teachers’ Colleges at Laurentian University in Sudbury and at Brock University in St. Catharines. An Ontario College of Education is being constructed in London to operate in affiliation with the University of Western Ontario. A new Ontario College of Education will be established in Kingston in affiliation with Queen’s University.

The same imaginative action is being carried out in post-secondary education. Ryerson Polytechnical Institute will introduce a tri-semester system this year. An institute of technology and a vocational centre will be established in Hamilton on a common campus and will be designated as an Ontario Education Centre.

My Government continues to recognize the important role of the Province’s universities. Acting on the advice of the Advisory Committee on University Affairs, the Department of University Affairs will make special grants to the University of Western Ontario, Queen’s University, McMaster University and the University of Toronto to expand facilities for the education of doctors and dentists. The membership of the Advisory Committee has been enlarged to 11 members and it will continue its studies of areas of particular need and will make recommendations to my Government.

During this Session, a Bill will be introduced in the Legislature for the Lakehead College of Arts, Science and Technology so that its administrative organization as well as its name may be changed to reflect its status as an independent, degree-granting institution.

The Department of Labour will assume new responsibility for the widest possible range of employment-oriented training programs, including apprenticeship, that develop trade or occupational skills. These programs will concentrate on training workers on the job in a normal work setting. This program marks a new emphasis that is being placed on training and skill development by the Department of Labour and will complement the work of our vocational and technical schools.

Resource Development

Just as education is the key to progress, our natural resources are the basis upon which we have developed our economy and achieved our standard of living. To prosper, we must create policies that will ensure the proper utilization and conservation of these resources.

In this field, government shares responsibility with the people, for our economic system depends for its vitality and growth on the initiative and enterprise of individuals. To this end, our programs are designed to assist or supplement individual effort. Our objective must be, therefore, to create a legislative and administrative framework within which our diversified economy can flourish and grow.
Over the past three years, we have enjoyed a favourable rate of economic growth. Almost every sector of the economy has recorded substantial gains in output and there has been a general increase in income. The prospects for the future remain bright and our economy will continue to grow in 1965.

It is our objective to stimulate economic expansion by intensifying the efforts of the several departments concerned with the various sectors of the economy.

The Department of Agriculture will make a concerted effort to work closely with the Federal Government to determine the best means possible to obtain and provide satisfactory farm labour both on a seasonal and permanent basis for Ontario's agricultural industry.

The expected report of the Ontario Milk Enquiry Committee will be presented to the Legislature for consideration. My Government will introduce amendments to The Milk Industry Act which will strengthen and improve the milk marketing system in Ontario.

In view of the fact that the Provinces of Ontario and Quebec account for more than two-thirds of all the milk produced in Canada, the marketing of milk and dairy products would be greatly enhanced by close co-ordination of marketing procedures between the two provinces. In this regard meetings are currently being held between the interested dairy groups of the two provinces under joint sponsorship of the two provincial governments involved.

Amendments to The Farm Products Marketing Act will include provision for official status being accorded Industry Advisory Committees for commodity marketing plans and for conciliation procedures in farm marketing price negotiations prior to arbitration proceedings.

The Department of Economics and Development will intensify its efforts to expand export markets for Ontario secondary industries by doubling the number of sales missions, by expanding the engineering services program and launching an extensive international advertising program.

The Department of Tourism and Information will completely redesign its advertising program and information brochures to further stimulate travel to Ontario from the other provinces and the United States.

The Department of Lands and Forests, to accommodate the growing demand for recreation facilities, will improve the ninety existing Provincial Parks and will continue to develop new parks. Renovations and improvements will be carried out at several hatcheries and trout rearing stations, and a new hatchery is planned near Sault Ste. Marie. Our objective is to improve fishing in the Province's lakes, rivers and streams.

The value of our geological surveys was dramatically demonstrated by the recent major discoveries of ore bodies in the Timmins area. The Department of Mines will expand its geological survey work, including an airborne magneto-meter survey of 121,500 square miles of Northern Ontario, and increase the staff of both the Geology and Cartography Branches in order to provide a better service to the mining industry.
In the field of energy, The Hydro-Electric Power Commission of Ontario will continue its developmental work with nuclear energy to supplement the hydro and thermal plants now in operation or under construction in various areas of the Province. A new nuclear power plant is under construction in Pickering Township and will, when completed, provide an additional one million kilowatts per year.

Under the direction of the Department of Energy and Resources Management, the Ontario Water Resources Commission will continue its comprehensive program for the extension and development of water supplies and for the abatement of pollution.

The work of the Conservation Authorities has progressed at a very rapid pace and, in recognition of the developments that have taken place in recent years, there will be a review of the operation of Conservation Authorities to determine what administrative or legislative improvements may be needed to meet current and future requirements.

In recognition of the trend of today that industry will follow research, the Province of Ontario has established the Sheridan Park Corporation. This organization, already representing seven private research establishments and the Ontario Research Foundation, comprises the largest industrial research centre in Canada. It is expected that at least twenty-five companies will participate and, upon completion, more than 6,000 highly trained research scientists and technical personnel will be employed in this undertaking.

Social, Health and Welfare Services

Honourable Members will be asked during this Session to consider changes in the area of social, health and welfare services.

My Government will introduce in the Legislature a Medical Services Insurance Act based on the recommendations of the Medical Services Insurance Committee, whose report will be tabled in the House as soon as possible.

Under the provisions of The Homes for Special Care Act, an extensive program has been undertaken to place those who do not require mental hospital care in suitable, licensed homes in the community.

The provision of adequate general hospital accommodation and facilities continues to go forward. A complete report of the current status, particularly with reference to Metropolitan Toronto, will be put before the Legislature.

When the Government of Ontario offered generous grants to general hospitals for the construction of psychiatric units, these hospitals showed immediate interest. As a consequence of this policy many additional beds for this type of accommodation have been provided during the past few years. Seventeen additional general hospitals have had plans approved for such facilities and eight other hospitals have projects under consideration and negotiation. This will provide a further seven hundred and fifty beds.

A full statement will be made to the Legislature on Ontario's position and the policy of my Government respecting the Canada Pension Plan.
New Child Welfare legislation will be introduced.

My Government is concerned with the rehabilitation of the handicapped, and plans for the improvement and extension of the services of the Rehabilitation Services Branch of the Department of Public Welfare will be announced in the Legislature. To further assist local Retarded Children's Education Authorities the Department of Education will make grants to these Authorities up to 80 per cent of their costs.

Because of the legislation passed at the last Session, and this further action, Ontario is proud to be in the forefront in providing for the special education and training needs of handicapped children.

The Department of Reform Institutions will embark on a most advanced program of penal reform. As part of this program, a new Training Schools Act will be introduced. This will be a major step forward in the fight against juvenile delinquency. Legislation to permit the establishment of Regional Detention and Classification Centres will also be brought forward during this Session.

The Construction Safety and Trench Excavators Protection Acts, The Elevators and Lifts Act, and The Operating Engineers Act will be amended to keep them in line with the significant expansion and re-organization of the Department of Labour in the field of industrial safety.

The Human Rights Code will be amended to provide strengthened guarantees against discrimination in employment, housing and public accommodation.

The report containing the recommendations of the Royal Commission on arbitration of disputes affecting hospitals will be tabled in the House for consideration.

My Government has carefully reviewed the special problems facing agricultural workers in Ontario and has decided to make provision to extend the benefits of Workmen's Compensation to all persons employed in agriculture.

The Department of Transport will give special attention to child safety and safety education for the elderly in the coming year.

A Board of Appeal will be established to which persons whose drivers' licences have been suspended may appeal against suspensions, other than those applied by the courts or which are mandatory under The Highway Traffic Act.

The Physical Environment

In the past years, my Government has launched the most comprehensive review of our municipal structure and transportation requirements ever undertaken. This program includes the Royal Commission on Metropolitan Toronto, the Ottawa, Eastview and Carleton County Local Government Review, the Select Committee on The Municipal Act and Related Acts, the Metropolitan Toronto and Region Transportation Study and the Ontario Committee on Taxation. Many of these studies are still under way and final reports will be dealt with as part of this overall research program.
In recognition of the importance of planning on a regional development basis, my Government will hold a three-day conference on regional development in February. Studies will also commence on the creation of effective methods to co-ordinate the regional development activities now being carried out by several different departments and agencies.

Amendments to The Community Centres Act will extend the benefits of the Act to provide grants for community halls constructed by school boards in unorganized areas.

The Department of Highways will continue to press ahead with its highway building program, including the ‘‘Roads to Resources’’ program. On the Macdonald-Cartier Freeway, the accelerated program to complete this major traffic artery will be carried through without interruption, including the work of widening the Toronto By-pass to twelve lanes. New mileage will be placed in service on Highway 403 in Hamilton and work will continue on the Brantford By-pass section of this freeway. This initial section of Highway 406, linking Welland with the Queen Elizabeth Way, will be opened this year.

Plans will be carried forward on the new tunnels at St. Catharines, Thorold and Welland which are required as a result of the twinning of the Welland Canal. Construction of the new high-level bridge to carry Highway 41 across the Bay of Quinte was commenced in December of last year and will be carried forward in 1965.

Significant progress will be made on several King’s Highway projects in Northern Ontario. Upon completion of the bridge over the Seine River, Highway 11 between Atikokan and Fort Frances will be open to the travelling public in June, 1965. Work will also be undertaken on Highway 101 between Chapleau and Wawa, Highway 631 between Hornepayne and Highway 17, and a new highway between Timmins and Sudbury.

Administration of Justice and Other Matters

My Government will introduce legislation to amend several statutes dealing with many phases of the administration of justice. The objective of the proposed amendments is to meet the changing needs of our society. The Ontario Law Reform Commission, established last year, is now functioning. Some of the legislative proposals which will be introduced in this House have been referred to the Commission for its opinion.

The final report of the Joint Committee on Legal Aid will be received during the Session and this House will be requested to consider legislative proposals arising out of the findings of this Committee.

Legislation respecting personal property as security will be introduced for your consideration.

This House was advised at its last Session that a Special Committee had been appointed to review our securities legislation, especially as it affects takeover bids, insider information, disclosure to shareholders and other specialized matters. Subsequently, the Honourable Mr. Justice Arthur Kelly was appointed a Commissioner to inquire into certain matters involving mineral discoveries and related stock transactions.
The reports and recommendations which will be received from the Commissioner, and the Committee, will be considered in detail as a basis for amending legislation.

The provisions of The Expropriation Procedures Act, 1962-63 have resulted in improvements in the procedural aspects of the acquisition of land by various public authorities. In order to expedite the amicable settlement of claims, an amendment will be introduced to establish an informal and inexpensive preliminary arbitration procedure.

Ten years ago, a Select Committee of the Legislature undertook an extensive review of The Corporations Act. My Government feels that it is desirable and timely to review this important legislation with a view to adapting it to the changes that have occurred in commerce and industry. Accordingly, the House will be asked to approve the appointment of a Select Committee to make the relevant studies of The Corporations Act and other related Acts, including The Corporations Information Act and The Mortmain and Charitable Uses Act.

The legislative and budgetary program to be placed before you this Session will promote the expansion of our Province and extend our economic, social and welfare services. The program covers all Departments of the Government and has been formulated with due regard to the needs of our people 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

3.40 O’Clock P.M.

Mr. Speaker then reported,

That, to prevent mistakes, he had obtained a copy of His Honour’s Speech, which he would read. (Reading dispensed with.)

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

Bill 1, An Act to amend The Devolution of Estates Act. Mr. Wishart.

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

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

The House then adjourned at 3.55 p.m.
SECOND DAY
THURSDAY, JANUARY 21ST, 1965

PRAYERS 3 O'CLOCK P.M.

Mr. Speaker informed the House,

That he had received, during the recess of the House, notification of a vacancy which had occurred in the Membership of the House by reason of the resignation of Robert William Macaulay, Member for the Electoral District of Riverdale.

Mr. Speaker informed the House,

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

ELECTORAL DISTRICT OF RIVERDALE—James Alexander Renwick.

PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Thirtieth day of July, 1964, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to John Priest, Esquire, Returning Officer for the Electoral District of Riverdale, for the election of a Member to represent the said Electoral District of Riverdale in the Legislative Assembly of this Province in the room of Robert William Macaulay, Esquire, who, since his election as representative of the said Electoral District of Riverdale, has resigned his seat, James Alexander Renwick, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Fifteenth day of January, 1965, which is now lodged of record in my office.

Roderick Lewis,
Chief Election Officer.


James Alexander Renwick, Esquire, Member for the Electoral District of Riverdale, having taken the Oaths and subscribed the Roll, took his seat.

Mr. Speaker informed the House,

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

ELECTORAL DISTRICT OF WINDSOR-SANDWICH—Ivan William Thrasher.
PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Thirtieth day of July, 1964, issued by the Honourable Lieutenant Governor of the Province of Ontario, and addressed to Mrs. Ann McGladdery, Returning Officer for the Electoral District of Windsor-Sandwich, for the election of a Member to represent the said Electoral District of Windsor-Sandwich in the Legislative Assembly of this Province in the room of Maurice Belanger, Esquire, who, since his election as representative of the said Electoral District of Windsor-Sandwich, hath departed this life, Ivan William Thrasher, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-first day of September, 1964, which is now lodged of record in my office.

RODERICK LEWIS,
Chief Election Officer.


Ivan William Thrasher, Esquire, Member for the Electoral District of Windsor-Sandwich, having taken the Oaths and subscribed the Roll, took his seat.

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

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 eighteen 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. Allan,

Ordered, That tomorrow, 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.

On motion by Mr. White, seconded by Mr. Harris,

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. Letherby (Chairman), Messrs. Edwards, Ewen, Farquhar, Gisborn, Harris, Lawrence (Russell), Mackenzie, McNeil, Rollins, Wells, Whicher, White, Whitney and Yakabuski.

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

On motion by Mr. White, seconded by Mr. Harris,


Which said Committees shall severally be empowered to examine and enquire into all such matters and things as shall be referred to them by the House, and to report from time to time their observations and opinions thereon, with power to send for persons, papers and records.

Mr. MacDonald sought to move,

That the House do now adjourn to discuss a definite matter of urgent public importance, namely, the failure of the Government to take any constructive action with regard to the prolonged strike of printers in the City of Toronto, which is causing severe hardship to many families in this area.

Mr. Speaker ruled as follows:—

Rule 38(a) states that a motion of this nature must relate to a definite matter of urgent public importance. Lewis' Parliamentary Procedure in Ontario, at page 40, quoting May's Parliamentary Practice, states that a motion for adjournment under this rule must be restricted to a single, specific matter of recent occurrence.

There is no doubt that the matter related to in this motion is of great public importance. However, in view of the pending negotiations I do not agree that a debate today is urgent, nor can I agree that it relates to a single, specific matter of recent occurrence in view of the many months that have passed since the start of the strike on July 9th, 1964.

For the information of the Honourable Member, I may say also that I feel there will be ample time during this Session, in the not too distant future, to discuss this matter and, as this rule is in effect so restrictive, that, if permission for adjournment were granted at this time to discuss the matter, then the subject could not be discussed again during the same Session [Lewis, p. 40], which I am sure the Honourable Member would agree not to be a good thing.

For these reasons I cannot give my approval to this motion as required by Rule 38(a).

The House then adjourned at 4.45 p.m.
THIRD DAY
FRIDAY, JANUARY 22ND, 1965

PRAYERS 10.30 O’CLOCK A.M.

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

By Mr. Hodgson (Victoria), the Petition of the Corporation of the Town of Lindsay praying that an Act may pass providing for extra votes on County Council for the representatives of the Corporation; also, the Petition of the Corporation of the Academy Theatre Foundation praying that an Act may pass authorizing exemption from Municipal Taxation.

By Mr. Sargent, the Petition of Owen Sound General and Marine Hospital praying that an Act may pass confirming its incorporation.

By Mr. Johnston (Carleton), the Petition of The Royal Canadian Legion praying that an Act may pass governing the method of acquiring, holding and dealing with lands and buildings by various commands and branches.

By Mr. Welch, the Petition of the Corporation of The Community Chest of St. Catharines & District, Incorporated praying that an Act may pass changing its corporate name to “The United Fund of St. Catharines & District, Inc.”, increasing the number of directors and providing for notice of meetings by publication.

By Mr. Price, the Petition of The Ontario Speech and Hearing Association praying that an Act may pass incorporating it as a body corporate.

By Mr. Sandercock, the Petition of the Young Men’s Christian Association of Belleville praying that an Act may pass removing the limit of $100,000.00 from the value of its property exempted from municipal taxes imposed by its Act of incorporation in 1911; also, the Petition of the Corporation of the City of Belleville, praying that an Act may pass permitting it to reduce the number of aldermen from 14 to 10 and to provide for their election by the biennial system of election.

By Mr. Olde, the Petition of the Corporation of the Township of London praying that an Act may pass validating a by-law authorizing the construction of drainage work and the borrowing of funds; and for other purposes; also, the Petition of the Corporation of the Township of Mosa praying that an Act may pass validating by-laws for drainage works and debentures.

By Mr. Thrasher, the Petition of the Corporation of the City of Windsor praying that an Act may pass providing for the erection and maintenance of an aerial cable-car system across the Detroit River.
By Mr. Reilly, the Petition of the Pentecostal Assemblies of Canada praying that an Act may pass relieving it from certain effects of The Mortmain and Charitable Uses Act, and permitting it to acquire land in the Province of Ontario in mortmain.

By Mr. Lawrence (St. George), the Petition of The Ontario Mission of the Deaf praying that an Act may pass exempting real property, owned and used by it in the Township of Foley, from municipal taxation except for local improvement rates.

By Mr. Cowling, the Petition of The United Church of Canada praying that an Act may pass granting it permission to sell premises at 15 Hazelton Avenue, Toronto, devised to it by will; also, the Petition of the Governing Council of the Salvation Army, Canada East, praying that an Act may pass to exempt real and personal property, owned and used by it for charitable purposes, from taxation, except property from which rent is received; also, the Petition of the Corporation of the Canadian National Exhibition praying that an Act may pass changing the membership of the Association.

By Mr. Guindon, the Petition of the Corporation of the City of Cornwall praying that an Act may pass validating a by-law to reduce the levy covering the cost of sewer construction; also, the Petition of the Corporation of the Town of Hawkesbury praying that an Act may pass validating certain by-laws respecting storm and sanitary sewers and water mains.

By Mr. Root, the Petition of United Co-operatives of Ontario, praying that an Act may pass authorizing an increase to $25,000,000.00 in its authorized capital; and for other purposes.

By Mr. Reuter, the Petition of the Corporation of the Village of New Hamburg, praying that an Act may pass approving the construction in 1963 of a Well and Pumping Station, and the method of payment therefor.

By Mr. Noden, the Petition of the Corporation of the Municipality of Shuniah praying that an Act may pass providing for the election of the Public School Board of the Township School Area; and for other purposes.

By Mr. Carton, the Petition of The Toronto French School Inc., for reincorporation and related purposes.

By Mr. Apps, the Petition of the Corporation of the Town of Gananoque praying that an Act may pass authorizing the issue of debentures to cover cost of alterations and additions to the Gananoque Secondary School.

By Mr. Mackenzie, the Petition of the Corporation of the County of Peel praying that an Act may pass enlarging the County Council and altering voting powers on that Council.

By Mr. McNeil, the Petition of the Corporation of the City of St. Thomas praying that an Act may pass validating an agreement transferring all personal property of the Memorial Hospital Trust to the St. Thomas-Elgin General Hospital; and for related purposes.
By Mr. White, the Petition of the Corporation of the City of London praying that an Act may pass authorizing an agreement between the Corporation and the Public Utilities Commission of the City of London; and for other purposes; also, the Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of London praying that an Act may pass providing that the members of the Board be elected at large and not by wards.

By Mr. Dunlop, the Petition of the Corporation of the Township of York praying that an Act may pass altering the composition of the local Board of Health.

By Mr. Walker, the Petition of the Corporation of the City of Oshawa praying that an Act may pass authorizing grants to the Women's Welfare League of Oshawa to help defray the cost of operating Simcoe Hall Boys' Club.

By Mrs. Prichard, the Petition of the Corporation of the City of Hamilton praying that an Act may pass permitting the said Corporation to award compensation to any person who has sustained loss in assisting a police officer in the execution of his duty; and for other purposes.

By Mr. Troy, the Petition for the incorporation of Sonny Dale Raceway.

By Mr. Lawrence (Russell), the Petition of the Corporation of the City of Ottawa praying that an Act may pass validating an agreement with adjacent municipalities respecting sewage works; and for other purposes.

By Mr. Kerr, the Petition of the Corporation of the Town of Burlington praying that an Act may pass to permit it to pay mileage to Councillors of the said Corporation as provided in Section 405 of The Municipal Act; and for other purposes.

By Mr. Beckett, the Petition of the Corporation of the Township of East York praying that an Act may pass authorizing the leasing or licensing of untravelled portions of highways to owners or occupants of adjoining property; and for other purposes; also, the Petition to incorporate The East York Foundation.

By Mr. Hodgson (Scarborough East), the Petition of the Corporation of the Township of Scarborough praying that an Act may pass authorizing an annual retirement allowance to one Marie Hunt.

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

Ordered, That Mr. Sandercock, Member for the Electoral District of Hastings West, be appointed 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. Sandercock to express his thanks from the Chair.
The following Bills were introduced, read the first time, and ordered to be read the second time on Monday next:

Bill 2, An Act to amend The Certification of Titles Act. Mr. Wishart.


Bill 4, An Act to amend The Probation Act. Mr. Wishart.

Bill 5, An Act to amend The Mortgages Act. Mr. Wishart.

Bill 6, An Act to amend The Used Car Dealers Act, 1964. Mr. Wishart.

The House then adjourned at 11.35 a.m.

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FOURTH DAY
MONDAY, JANUARY 25TH, 1965

PRAYERS 3.00 O'CLOCK P.M.

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

By Mr. Butler, the Petition of the Corporation of the City of Kitchener praying that an Act may pass dissolving the Kitchener Board of Park Management and the Kitchener Recreation Commission and establishing a Parks and Recreation Commission for the City of Kitchener.

By Mr. Apps, the Petition of the Corporation of the City of Kingston praying that an Act may pass exempting the lands of the Y.M.-Y.W.C.A. of Kingston from certain municipal taxes.

By Mr. Bales, the Petition of the Corporation of the Township of North York praying that an Act may pass authorizing it to require applicants, under Section 30 of The Planning Act, to enter into agreements with the Corporation incorporating conditions; and authorizing compensation for flood damage in the O'Connor Hills area.

Mr. Letherby, 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.

COMMITTEE ON EDUCATION, HEALTH AND WELFARE

Apps, Bales, Braithwaite, Brunelle, Bryden, Bukator, Carruthers, Cowling, Davison, Downer, Dunlop, Eagleson, Edwards, Evans, Ewen, Harris, Hodgson (Victoria), Johnston (Carleton), Kerr, Lawrence (Russell), Lawrence (St. George), Lewis (Scarborough West), Morningstar, McKeough, Newman, Nixon, Peck, Pritchard, Racine, Reilly, Rowe, Trotter, Troy, Villeneuve, Welch, Wells, Worton—37.

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

COMMITTEE ON GOVERNMENT COMMISSIONS


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

COMMITTEE ON HIGHWAYS AND TOURISM


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

COMMITTEE ON LABOUR, LEGAL AND MUNICIPAL BILLS

Bales, Beckett, Braithwaite, Bukator, Butler, Carton, Cass, Demers, Dunlop, Evans, Gibson, Gisborn, Harris, Henderson, Hodgson (Victoria), Kerr, Lawrence (Russell), Lawrence (St. George), Lewis (Humber), Morningstar, McKeough, Olde, Pittcock, Price, Reaume, Reilly, Renwick, Sargent, Singer, Sopha, Thrasher, Trotter, Walker, Welch, Wells, Villeneuve, Young—37.

The Quorum of the said Committee to consist of seven members.
COMMITTEE ON NATURAL RESOURCES, WILDLIFE AND MINING

Brown, Brunelle, Butler, Davison, Demers, Evans, Ewen, Farquhar, Freeman, Gibson, Guindon, Hamilton, Hodgson (Scarborough East), Hodgson (Victoria), Johnston (Parry Sound), Johnston (Carleton), Lewis (Scarborough West), Mackenzie, McNeil, Noden, Paterson, Pittock, Reuter, Rollins, Root, Rowe, Sandercock, Sopha, Spence, Taylor, Troy, Villeneuve, Walker, Welch, Whitney, Worton, Yakabuski—37.

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

COMMITTEE ON PRIVATE BILLS


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

COMMITTEE ON PRIVILEGES AND ELECTIONS

Beckett, Boyer, Braithwaite, Downer, Gaunt, Gisborn, Harris, Henderson, Johnston (Parry Sound), Kerr, Lawrence (St. George), Oliver, Peck, Walker, Wells, Whicher, White, Yakabuski—18.

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

COMMITTEE ON PUBLIC ACCOUNTS

Beckett, Bryden, Lawrence (St. George), McKeough, Price, Reuter, Rowe, Singer, Sopha—9.

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

COMMITTEE ON STANDING ORDERS AND PRINTING


The Quorum of the said Committee to consist of five members.
On motion by Mr. Robarts, seconded by Mr. Thompson,

Resolved:

That the members of this House express to Lady Churchill and her family their deep sympathy and keen sense of personal loss on the death of Sir Winston Leonard Spencer Churchill.

In extending these condolences we affirm our deep and abiding affection for this great patriot and dynamic world leader. On his passing there is grief in every nation but more so, understandably, in those countries which comprise the British Commonwealth.

Sir Winston was trusted as no other man of his generation by the peoples of the world who placed their faith in him as the foe of tyranny and the champion of liberty and freedom.

His resolute will and courageous personality were the inspiration and the morale-builder which brought about the victory and made possible the liberty and privileges which free people the world over enjoy today.

His journey has come to an end as that of all mortals must, but in assessing the absolute mastery he exercised in the onerous tasks which he bore, we say with united voice: "Well done, thou good and faithful servant, go with blessings from our grateful hearts to your eternal rest."
After observing a minute's silence out of respect to Sir Winston, the House then adjourned at 3.30 p.m.

FIFTH DAY
TUESDAY, JANUARY 26TH, 1965

PRAYERS 3.00 O'CLOCK P.M.

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

By Mr. Apps, the Petition of the Corporation of the County of Frontenac praying that an Act may pass altering the number of trustees on The Frontenac District High School Board and providing for their appointment.

Mr. Ewen 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 Lindsay praying that an Act may pass providing for extra votes on County Council for the representatives of the Corporation.

Petition of Owen Sound General and Marine Hospital praying that an Act may pass confirming its incorporation.

Petition of the Corporation of the Academy Theatre Foundation praying that an Act may pass authorizing exemption from municipal taxation.

Petition of the Corporation of The Community Chest of St. Catharines & District, Incorporated praying that an Act may pass changing its corporate name to "The United Fund of St. Catharines & District, Inc.", increasing the number of directors and providing for notice of meetings by publication.

Petition of The Ontario Speech and Hearing Association praying that an Act may pass incorporating it as a body corporate.

Petition of the Corporation of the City of Windsor praying that an Act may pass providing for the erection and maintenance of an aerial cable-car system across the Detroit River.
Petition of the Pentecostal Assemblies of Canada praying that an Act may pass relieving it from certain effects of The Mortmain and Charitable Uses Act, and permitting it to acquire land in the Province of Ontario in mortmain.

Petition of The Ontario Mission of the Deaf praying that an Act may pass exempting real property, owned and used by it in the Township of Foley, from municipal taxation except for local improvement rates.

Petition of The United Church of Canada praying that an Act may pass granting it permission to sell premises at 15 Hazelton Avenue, Toronto, devised to it by will.

Petition of the Corporation of the Town of Burlington praying that an Act may pass to permit it to pay mileage to Councillors of the said Corporation as provided in Section 405 of The Municipal Act; and for other purposes.

Petition of United Co-operatives of Ontario praying that an Act may pass authorizing an increase to $25,000,000.00 in its authorized capital; and for other purposes.

Petition of the Corporation of the City of London praying that an Act may pass authorizing an agreement between the Corporation and the Public Utilities Commission of the City of London; and for other purposes.

Petition of the Corporation of the Village of New Hamburg praying that an Act may pass approving the construction in 1963 of a Well and Pumping Station, and the method of payment therefor.

Petition of the Corporation of the Town of Gananoque praying that an Act may pass authorizing the issue of debentures to cover cost of alterations and additions to the Gananoque Secondary School.

Petition of the Corporation of the Town of Hawkesbury praying that an Act may pass validating certain by-laws respecting storm and sanitary sewers and water mains.

Petition of the Corporation of the City of Ottawa praying that an Act may pass validating an agreement with adjacent municipalities respecting sewage works; and for other purposes.

Petition of the Corporation of the City of Kingston praying that an Act may pass exempting the lands of the Y.M.-Y.W.C.A. of Kingston from certain municipal taxes.

Your Committee further recommends that, as the Petition of the Young Men's Christian Association of Belleville is withdrawn, the fees less the cost of printing be remitted.

The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:—
Bill 7, An Act to amend The Archaeological and Historic Sites Protection Act.  Mr. Auld.

The Order of the Day for the Consideration of the Speech of the Honourable the Lieutenant Governor at the opening of the Session having been read,

Mr. Lawrence (Russell) moved, seconded by Mr. Demers,

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

To the Honourable W. Earl Rowe, P.C.(C), LL.D., D.Sc.Soc.,
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. Thompson,

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, 1964 (No. 1).


The House then adjourned at 4.45 p.m.

SIXTH DAY

WEDNESDAY, JANUARY 27TH, 1965

Prayers 3.00 O'Clock P.M.

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

Bill Pr13, An Act respecting The United Church of Canada.  Mr. Cowling.

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 Lindsay.  *Mr. Hodgson* (Victoria).

Bill Pr2, An Act respecting Owen Sound General and Marine Hospital.  *Mr. Sargent*.

Bill Pr4, An Act respecting the Academy Theatre Foundation.  *Mr. Hodgson* (Victoria).

Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.  *Mr. Welch*.

Bill Pr6, An Act to incorporate The Ontario Speech and Hearing Association.  *Mr. Price*.

Bill Pr9, An Act respecting the City of Windsor.  *Mr. Thrasher*.

Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.  *Mr. Reilly*.


Bill Pr14, An Act respecting the Town of Burlington.  *Mr. Kerr*.


Bill Pr20, An Act respecting the City of London.  *Mr. White*.


Bill Pr24, An Act respecting the Town of Gananoque.  *Mr. Apps*.

Bill Pr32, An Act respecting the Town of Hawkesbury.  *Mr. Guindon*.

Bill Pr36, An Act respecting the City of Ottawa.  *Mr. Lawrence* (Russell).

Bill Pr41, An Act respecting the City of Kingston.  *Mr. Apps*.

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

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

*Ordered*, That the Debate be adjourned.

The House then adjourned at 5.55 p.m.
SEVENTH DAY
THURSDAY, JANUARY 28TH, 1965

Prayers 3.00 O'Clock P.M.

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

By Mr. Racine, the Petition of the Corporation of the Township of Torbolton praying that an Act may pass authorizing it to establish polling places for Torbolton municipal elections in the City of Ottawa and adjacent municipalities.

By Mr. McKeough, the Petition of the Corporation of the City of Chatham praying that an Act may pass vesting certain lands in the Corporation in fee simple.

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. Thompson moved, seconded by Mr. Worton,

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

"But this House regrets that the Speech from the Throne, while dwelling on alleged and controversial past accomplishments of the Government, and identifying briefly problems that have existed for a long period of time and of which the Government has been made aware on numerous occasions, utterly fails to indicate the implementation of an imaginative, positive, and constructive programme to deal with such problems.

And this House further deplores that there is an absence of a declaration of a positive policy of dynamic and forward-looking activity to ensure the fostering and growth of economic developments in areas of the province which have been and are afflicted with economic stagnation largely because of the failure of the Government to engage itself in an appropriate and co-ordinated programme to initiate and promote industrial and business activity in such areas."
And this House further regrets the failure of the Government during the opportunity given it in the Speech from the Throne to declare unequivocally its support for a comprehensive Government-sponsored programme of medical care for all the citizens of Ontario."

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

On motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

EIGHTH DAY
FRIDAY, JANUARY 29TH, 1965

PRAYERS 10.30 O'CLOCK A.M.

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

Bill 8, An Act to amend The Highway Improvement Act. Mr. MacNaughton.

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:—

"And, to be specific, this House affirms that, in place of platitudes and half-measures, Ontario urgently needs a far-reaching and co-ordinated program to meet the challenges and take full advantage of the opportunities of the profound scientific and technological revolution now taking place throughout the world, which will include:
1. Government leadership, in co-operation with business, labour, agriculture and consumers, in developing comprehensive economic and social planning—including planning for regional development.

2. Continuous study of the impact of rapid technological change on the economic and social structure of the province and action to facilitate, with a minimum of dislocation, the profound adjustments such change will require.

3. Enormous expansion of education facilities, particularly at the advanced level and in the re-training of those threatened with displacement by technological change.

4. Imaginative reform of our institutions of government, especially at the municipal level.

5. A large-scale housing and re-development program.

6. Universal, government-operated medical care and automobile accident insurance.

7. Dramatic expansion of cultural and recreational facilities.

8. A complete re-orientation of our programs for the treatment of the mentally ill, alcoholics and offenders against the law, as well as a large expansion of general hospital facilities.

9. Genuine and whole-hearted acceptance and recognition of the trade union movement as the only sound basis of labour-management relations.

10. Co-ordinated policies to enable farmers to obtain a fair return on their contribution to the wealth of the province.

11. A comprehensive program of consumer protection.

12. A far-reaching, integrated attack on the widespread poverty that continues to exist in the midst of what has been called our 'affluent society'.”

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

Ordered, That the Debate be further adjourned.

The House then adjourned at 1.00 p.m.
NINTH DAY

MONDAY, FEBRUARY 1st, 1965

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

Bill 1, An Act to amend The Devolution of Estates Act.
Bill 2, An Act to amend The Certification of Titles Act.
Bill 4, An Act to amend The Probation Act.
Bill 5, An Act to amend The Mortgages Act.
Bill 6, An Act to amend The Used Car Dealers Act, 1964.

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 House then adjourned at 6.00 p.m.
TENTH DAY
TUESDAY, FEBRUARY 2ND, 1965

PRAYERS 3.00 O'CLOCK P.M.

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

By Mr. Cowling, the Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing a by-law to provide vehicle parking; and for other purposes.

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


The Order of the Day for resuming the Adjourned Debate on the Amendment to the 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. Boyer,

Ordered, That the Debate be adjourned.

The House then adjourned at 9.35 p.m.

ELEVENTH DAY
WEDNESDAY, FEBRUARY 3RD, 1965

PRAYERS 3.00 O'CLOCK P.M.

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

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:—

Thirty-eighth Annual Report of the Liquor Control Board of Ontario, for the year ending March 31st, 1964. (No. 43.)

Liquor Licence Board of Ontario, 18th Annual Report, March 31st, 1964. (No. 44.)

Report of the Special Commission on Redistribution of Electoral Districts. (No. 60.)

The House then adjourned at 6.00 p.m.

TWELFTH DAY

THURSDAY, FEBRUARY 4TH, 1965

PRAYERS

3.00 O'CLOCK P.M.

Mr. Ewen from the Standing Committee on Standing Orders and Printing 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 Royal Canadian Legion praying that an Act may pass governing the method of acquiring, holding and dealing with lands and buildings by various commands and branches.

Petition of the Corporation of the Township of London praying that an Act may pass validating a by-law authorizing the construction of drainage work and the borrowing of funds; and for other purposes.

Petition of the Corporation of the County of Frontenac praying that an Act may pass altering the number of trustees on The Frontenac District High School Board and providing for their appointment.

Petition of The Governing Council of The Salvation Army, Canada East, praying that an Act may pass to exempt real and personal property owned and used by it for charitable purposes, from taxation, except property from which rent is received.
Petition of the Corporation of the City of Belleville praying that an Act may pass permitting it to reduce the number of aldermen from 14 to 10 and to provide for their election by the biennial system of election.

Petition of the Corporation of the City of Cornwall praying that an Act may pass validating a by-law to reduce the levy covering the cost of sewer construction.

Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing a by-law to provide vehicle parking; and for other purposes.

Petition of the Corporation of the Municipality of Shuniah praying that an Act may pass providing for the election of the Public School Board of the Township School Area; and for other purposes.

Petition of the Corporation of the County of Peel praying that an Act may pass enlarging the County Council and altering voting powers on that Council.

Petition of the Corporation of the City of St. Thomas praying that an Act may pass validating an agreement transferring all personal property of the Memorial Hospital Trust to the St. Thomas-Elgin General Hospital; and for related purposes.

Petition of the Corporation of the Township of Torbolton praying that an Act may pass authorizing it to establish polling places for Torbolton municipal elections in the City of Ottawa and adjacent municipalities.

Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of London praying that an Act may pass providing that the members of the Board be elected at large and not by wards.

Petition of the Corporation of the Township of York praying that an Act may pass altering the composition of the local board of health.

Petition of the Corporation of the Township of Mosa praying that an Act may pass validating by-laws for drainage works and debentures.

Petition of the Corporation of the City of Oshawa praying that an Act may pass authorizing grants to The Women's Welfare League of Oshawa to help defray the cost of operating Simcoe Hall Boys' Club.

Petition of the Corporation of the Township of East York praying that an Act may pass authorizing the leasing or licensing of untravelled portions of highways to owners or occupants of adjoining property; and for other purposes.

Petition of the Corporation of the City of Hamilton praying that an Act may pass permitting the said Corporation to award compensation to any person who has sustained loss in assisting a police officer in the execution of his duty; and for other purposes.

Petition for the incorporation of Sonny Dale Raceway.

Petition of the Corporation of the Canadian National Exhibition Association praying that an Act may pass changing the membership of the Association.
Petition to incorporate The East York Foundation.

Petition of the Corporation of the Township of Scarborough praying that an Act may pass authorizing an annual retirement allowance to one, Marie Hunt.

Petition of the Corporation of the City of Kitchener praying that an Act may pass dissolving the Kitchener Board of Park Management and the Kitchener Recreation Commission and establishing a Parks and Recreation Commission for the City of Kitchener.

Petition of the Corporation of the Township of North York praying that an Act may pass authorizing it to require applicants, under Section 30 of The Planning Act, to enter into agreements with the Corporation incorporating conditions; and authorizing compensation for flood damage in the O'Connor Hills area.

Petition of the Corporation of the City of Chatham praying that an Act may pass vesting certain lands in the Corporation in fee simple.

Mr. Reuter, 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 Owen Sound General and Marine Hospital.

Bill Pr6, An Act to incorporate The Ontario Speech and Hearing Association.

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

Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr2, An Act respecting Owen Sound General and Marine Hospital, and on Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.

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

Bill Pr26, An Act respecting the City of St. Thomas. Mr. McNeil.

Bill Pr43, An Act respecting the City of Chatham. Mr. McKeough.

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

Bill Pr3, An Act respecting The Royal Canadian Legion. Mr. Johnston (Carleton).
Bill Pr8, An Act respecting the Corporation of the Township of London. 
Mr. Olde.

Bill Pr11, An Act respecting The Frontenac District High School Board.
Mr. Apps.

Bill Pr15, An Act respecting the Salvation Army. Mr. Cowling.

Bill Pr16, An Act respecting the City of Belleville. Mr. Sandercock.

Bill Pr17, An Act respecting the City of Cornwall. Mr. Guindon.

Bill Pr19, An Act respecting the City of Toronto. Mr. Cowling.

Bill Pr22, An Act respecting the Municipality of Shuniah. Mr. Noden.

Bill Pr25, An Act respecting the County of Peel. Mr. Mackenzie.

Bill Pr27, An Act respecting the Township of Torbolton. Mr. Racine.

Bill Pr28, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of London. Mr. White.

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

Bill Pr30, An Act respecting the Township of Mosa. Mr. Olde.

Bill Pr31, An Act respecting the City of Oshawa. Mr. Walker.

Bill Pr33, An Act respecting the Township of East York. Mr. Beckett.

Bill Pr34, An Act respecting the City of Hamilton. Mrs. Pritchard.

Bill Pr35, An Act to incorporate Sonny Dale Raceway Limited. Mr. Troy.

Bill Pr37, An Act respecting the Canadian National Exhibition Association. Mr. Cowling.

Bill Pr38, An Act respecting The East York Foundation. Mr. Beckett.

Bill Pr39, An Act respecting the Township of Scarborough. Mr. Hodgson (Scarborough East).

Bill Pr40, An Act respecting the City of Kitchener. Mr. Butler.

Bill Pr42, An Act respecting the Township of North York. Mr. Bales.

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

Bill 12, An Act to amend The Dead Animal Disposal Act. Mr. Stewart.


Bill 15, An Act to amend The Public Health Act. Mr. Lewis (Scarborough West).

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. Freeman,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.50 p.m.

THIRTEENTH DAY
FRIDAY, FEBRUARY 5TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

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


The 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. McNeil,

Ordered, That the Debate be adjourned.

The House then adjourned at 12.50 p.m.
FOURTEENTH DAY
MONDAY, FEBRUARY 8TH, 1965

PRAYERS

3.00 O'CLOCK P.M.

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

Bill 17, An Act to amend The Trench Excavators' Protection Act. Mr. Rowntree.

Bill 18, An Act to amend The Elevators and Lifts Act. Mr. Rowntree.


Bill 20, An Act to amend The Dog Tax and Cattle, Sheep and Poultry Protection Act. Mr. Stewart.

Bill 21, An Act to amend The Weed Control 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. Lewis (Scarborough West).

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.
FIFTEENTH DAY
TUESDAY, FEBRUARY 9TH, 1965

PRAYERS

3.00 O’CLOCK P.M.

Mr. Lawrence (Russell), 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 1, An Act to amend The Devolution of Estates Act.
Bill 2, An Act to amend The Certification of Titles Act.
Bill 4, An Act to amend The Probation Act.
Bill 5, An Act to amend The Mortgages Act.

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

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

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

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

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


Bill 24, An Act respecting the Water Powers of the Ottawa River. Mr. Roberts.

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. Reilly,

Ordered, That the Debate be adjourned.

The House then adjourned at 10.30 p.m.

SIXTEENTH DAY
WEDNESDAY, FEBRUARY 10TH, 1965

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, 1966, and recommends them to the Legislative Assembly.

Toronto, 10th February, 1965,

— 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, 1965, and recommends them to the Legislative Assembly.

Toronto, 10th February, 1965.

(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. Thompson,

Ordered, That the Debate be adjourned.
The Order of the Day for resuming the Adjourned Debate on the amendment to the amendment to the motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor at the opening of the Session, having again been read,

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

Ordered, That the Debate be adjourned.

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

Bill 7, An Act to amend The Archaeological and Historic Sites Protection Act.

Bill 12, An Act to amend The Dead Animal Disposal Act.


The following Sessional Paper was Tabled:—

Children's Institutional Needs, Resources and Standards for Service. A report to the Minister of Public Welfare (No. 61).

The House then adjourned at 5.50 p.m.

SEVENTEENTH DAY
THURSDAY, FEBRUARY 11TH, 1965

PRAYERS 3.00 O'CLOCK P.M.

Mr. Reuter, 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 Pr8, An Act respecting the Township of London.
Bill Pr24, An Act respecting the Town of Gananoque.

Bill Pr31, An Act respecting the City of Oshawa.

Bill Pr38, An Act to incorporate The East York Foundation.

Bill Pr39, An Act respecting the Township of Scarborough.

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

Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.

Bill Pr33, An Act respecting the Township of East York.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.

As the following Bill has been withdrawn, your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted:

Bill Pr23, An Act respecting The Toronto French School Inc.

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 Bees Act. Mr. Stewart.

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

Bill 8, An Act to amend The Highway Improvement Act.

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

Bill 18, An Act to amend The Elevators and Lifts 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. McNeil,

*Ordered*, That the Debate be adjourned.

The House then adjourned at 10.25 p.m.

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**EIGHTEENTH DAY**

**FRIDAY, FEBRUARY 12TH, 1965**

**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 Wednesday next:—


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

*(In the Committee)*

*Resolved*, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

1501. To defray the expenses of the Office of Provincial Auditor.... $ 547,000

1101. To defray the expenses of the Office of Lieutenant Governor. 33,000

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, the House adjourned at 1.20 p.m. to stand adjourned until Wednesday next at 2 p.m.
Monday and Tuesday, February 15th and 16th, being the Nineteenth and Twentieth days of the Session, members attended the Regional Development Conference sponsored by the Ontario Economic Council.

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**TWENTY-FIRST DAY**

**WEDNESDAY, FEBRUARY 17TH, 1965**

**PRAYERS**

2.00 O’CLOCK P.M.

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

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

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr12, An Act respecting The Ontario Mission of the Deaf.

Bill Pr17, An Act respecting the City of Cornwall.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting the Township of Mosa.

Bill Pr37, An Act respecting the Canadian National Exhibition Association.

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

Bill Pr41, An Act respecting the City of Kingston.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr12, An Act respecting The Ontario Mission of the Deaf.

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


The Order of the Day for resuming the Adjourned Debate on the amendment to the 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, according to Order, resolved itself into the Committee of Supply, and after some time,

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

TWENTY-SECOND DAY
THURSDAY, FEBRUARY 18TH, 1965

Prayers

Mr. Reuter, 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 Pr16, An Act respecting the City of Belleville.

Bill Pr21, An Act respecting the Village of New Hamburg.

Bill Pr40, An Act respecting the City of Kitchener.

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

Bill Pr11, An Act respecting The Frontenac District High School Board.

Bill Pr22, An Act respecting the Municipality of Shuniah.

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

Bill Pr27, An Act respecting the Township of Torbolton.
Bill Pr28, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of London.

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


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

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

"But this House regrets that the budget has failed to make adequate provision for the proper use of Ontario's financial resources as well as its human resources in that it has neglected to include action upon the following:

1. The encouragement, fostering and development of new industry throughout the province.

2. Provision of proper educational facilities for training and retraining of workers in view of the challenge of automation.

3. The assurance of prosperity to those who derive their income from our agricultural industry.

4. The problems faced by local governments in 1965."
5. A comprehensive program of development of the vast resources in the northern part of our province and fair and reasonable payments to mining municipalities.

6. The elimination of the serious dangers arising from air pollution and water pollution in Ontario.

7. The provision of leadership in the field of labour relations, the lack of which has resulted in harmful dislocation in the industrial sphere."

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

On motion by Mr. Rowntree,

*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 Paper was Tabled:—


The House then adjourned at 10.30 p.m.
TWENTY-THIRD DAY
FRIDAY, FEBRUARY 19TH, 1965

PRAYERS

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

Bill 20, An Act to amend The Dog Tax and Cattle, Sheep and Poultry Protection Act.

Bill 21, An Act to amend The Weed Control Act.


Bill 24, An Act respecting the Water Powers of the Ottawa River.


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

Bill 17, An Act to amend The Trench Excavators' Protection 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 House then adjourned at 1.00 p.m.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 33, An Act to amend The Municipal Act.  Mr. Renwick.

Bill 34, An Act to amend The Municipality of Metropolitan Toronto Act.  Mr. Renwick.

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

Bill Pr13, An Act respecting The United Church of Canada.

The Supreme Court of Ontario  
(Crest)  
Osgoode Hall, Toronto 1,  
February 18th, 1965.

The Hon. Mr. Justice MacKay,  
The Hon. Mr. Justice Wells.

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

Re: Bill Pr13,  
13-14 Elizabeth II, 1965

Dear Sir:

The undersigned as Commissioners of Estate Bills as provided by The Legislative Assembly Act, R.S.O. 1960, chap. 208, sec. 57, having had the above-noted Bill referred to us as Commissioners, now beg to report thereon.

The United Church of Canada acquired by devise under the Will of the late Annie E. Galloway her house at 15 Hazelton Avenue in the City of Toronto in the County of York, for the purpose of its being used as a home for missionaries on furlough.
A certified copy of the Probate of the Last Will and Testament of the late Mrs. Galloway was produced to us and the pertinent clause of her Will is as follows:

"I give to the United Church of Canada, to be used as a home for missionaries on furlough, my home at 15 Hazelton Avenue, Toronto, Ontario, together with the furnishings in the house other than those otherwise donated elsewhere in my Will."

A Registrar's abstract from the Registrar's Office for the Registry Division of Toronto was produced before us and it shows a grant dated on the 5th June, 1956 and registered on the 26th June, 1956 as No. 50912-E.M. from the executors of the Last Will and Testament of the late Mrs. Galloway.

The difficulty encountered by The United Church of Canada is that the area on Hazelton Avenue, where this house is situated, is changing from a residential area to a commercial area. The value of the property has apparently increased and they are desirous of being allowed to sell it and to use the purchase moneys for the purchase of a house in a more suitable residential area where missionaries may be housed while home in Toronto on furlough.

We are of the opinion that the intent of the Bill is a reasonable one and that the terms of it are proper for carrying into effect its purposes and that it is reasonable that the said Bill should pass into law.

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

Yours truly,

D. C. Wells, J.A.,
F. G. Mackay, J.A.,
Commissioners of Estate Bills.

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

The 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, 1966, the following sums:—
1401. To defray the expenses of the Main Office, Department of Prime Minister $ 146,000

1402. To defray the expenses of the Cabinet Office 91,000

2301. To defray the expenses of the Main Office, Department of University Affairs 332,000

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.

TWENTY-FIFTH DAY
TUESDAY, FEBRUARY 23RD, 1965

PRAYERS 3.00 O’CLOCK P.M.

Mr. Reuter, 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 Pr25, An Act respecting the County of Peel.

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


Bill Pr19, An Act respecting the City of Toronto.

As the following Bill has been withdrawn, your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted:

Bill Pr15, An Act respecting The Salvation Army.
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, the amendment to the amendment, as follows:—

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

"And, to be specific, this House affirms that, in place of platitudes and half-measures, Ontario urgently needs a far-reaching and co-ordinated program to meet the challenges and take full advantage of the opportunities of the profound scientific and technological revolution now taking place throughout the world, which will include:

1. Government leadership, in co-operation with business, labour, agriculture and consumers, in developing comprehensive economic and social planning—including planning for regional development.

2. Continuous study of the impact of rapid technological change on the economic and social structure of the province and action to facilitate, with a minimum of dislocation, the profound adjustments such change will require.

3. Enormous expansion of education facilities, particularly at the advanced level and in the re-training of those threatened with displacement by technological change.

4. Imaginative reform of our institutions of government, especially at the municipal level.

5. A large-scale housing and re-development program.

6. Universal, government-operated medical care and automobile accident insurance.

7. Dramatic expansion of cultural and recreational facilities.

8. A complete re-orientation of our programs for the treatment of the mentally ill, alcoholics and offenders against the law, as well as a large expansion of general hospital facilities.

9. Genuine and whole-hearted acceptance and recognition of the trade union movement as the only sound basis of labour-management relations.

10. Co-ordinated policies to enable farmers to obtain a fair return on their contribution to the wealth of the province.

11. A comprehensive program of consumer protection."
12. A far-reaching, integrated attack on the widespread poverty that continues to exist in the midst of what has been called our 'affluent society'."

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

**YEAS**

Braithwaite  
Bryden  
Bukator  
Farquhar  
Gaunt  
Gibson  
Gisborn  
Gordon  
MacDonald  
Newman  
Nixon  
Oliver  
Paterson  
Racine  
Renwick  
Sargent  
Singer  
Sopha  
Spence  
Taylor  
Thompson  
Trotter  
Whicher  
Worton  
Young—25.

**NAYS**

Auld  
Bales  
Beckett  
Boyer  
Brunelle  
Butler  
Carruthers  
Carton  
Cecile  
Connell  
Cowling  
Davis  
Demers  
Downer  
Dymond  
Eagleson  
Edwards  
Evans  
Gomme  
Grossman  
Guindon  
Harris  
Haskett  
Henderson  
Hodgson (Scarborough East)  
Hodgson (Victoria)  
Johnston (Parry Sound)  
Johnston (Carleton)  
Kerr  
Knox  
Lawrence (Russell)  
Lawrence (St. George)  
Letherby  
Lewis (Humber)  
Mackenzie  
MacNaughton  
Morningstar  
McKeough  
McNeil  
Noden  
Olde  
Peck  
Pitcock  
Price  
Pritchard  
Randall  
Reuter  
Robarts  
Rollins  
Root  
Rowe  
Sandercock  
Simonet  
Spooner  
Stewart  
Thrasher  
Villeneuve  
Walker  
Wardrobe  
Wells  
White  
Whitney  
Wishart  
Yakabuski  
Yaremko—65.

The amendment to the motion as follows:—

That the motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—
"But this House regrets that the Speech from the Throne, while dwelling on alleged and controversial past accomplishments of the Government, and identifying briefly problems that have existed for a long period of time and of which the Government has been made aware on numerous occasions, utterly fails to indicate the implementation of an imaginative, positive, and constructive programme to deal with such problems.

And this House further deplores that there is an absence of a declaration of a positive policy of dynamic and forward-looking activity to ensure the fostering and growth of economic developments in areas of the province which have been and are afflicted with economic stagnation largely because of the failure of the Government to engage itself in an appropriate and coordinated programme to initiate and promote industrial and business activity in such areas.

And this House further regrets the failure of the Government during the opportunity given it in the Speech from the Throne to declare unequivocally its support for a comprehensive Government-sponsored programme of medical care for all the citizens of Ontario."

having been put, was lost on the same Division.

The main motion, having then been put, was carried on the same vote reversed—65 to 25,

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), LL.D., D.Sc.Soc.,
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 Members of the Executive Council.

The following Sessional Paper was Tabled:—

1964 Review of the Ontario Department of Mines "New Discoveries and Developments in Ontario Mining" (No. 53).

The House then adjourned at 10.45 p.m.
TWENTY-SIXTH DAY
WEDNESDAY, FEBRUARY 24TH, 1965

PRAYERS

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


Bill 38, An Act to amend The Boundaries Act. Mr. Wishart.


Bill 40, An Act to amend The County Courts Act. Mr. Wishart.

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, 1966, the following sums:—

2302. To defray the expenses of the Grants to Universities and Colleges, Department of University Affairs. $62,786,000

2303. To defray the expenses of the Miscellaneous Grants. 30,000

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.
TWENTY-SEVENTH DAY
THURSDAY, FEBRUARY 25TH, 1965

PRAYERS

3.00 O’CLOCK P.M.

Mr. Reuter, 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 Pr13, An Act respecting The United Church of Canada.

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

Bill Pr14, An Act respecting the Town of Burlington.

Bill Pr42. An Act respecting the Township of North York.

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, 1966, the following sums:

2101. To defray the expenses of the Main Office, Department of Transport.................................................. $ 1,031,000

2102. To defray the expenses of the Ontario Highway Transport Board.................................................... 217,000

2103. To defray the expenses of the Highway Safety Branch...... 484,000

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 Medical Services Insurance Committee (No. 63).


The House then adjourned at 6.00 p.m.

TWENTY-EIGHTH DAY
FRIDAY, FEBRUARY 26TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

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

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

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 House then adjourned at 1.00 p.m.
Elizabeth II

1ST March

TWENTY-NINTH DAY
MONDAY, MARCH 1ST, 1965

PRAYERS

3.00 O’Clock P.M.

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

Bill Pr26, An Act respecting the City of St. Thomas.

Bill Pr43, An Act respecting the City of Chatham.

THE SUPREME COURT OF ONTARIO
(Crest)
Osgoode Hall, Toronto 1,
February 26th, 1965.

THE HON. MR. JUSTICE MACKay,
THE HON. MR. JUSTICE WELLS.

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

Re: Private Bill Pr26,
13-14 Elizabeth II, 1965,
An Act respecting the City of St. Thomas.

Dear Sir,

The undersigned as Commissioners of Estate Bills as provided by The Legislative Assembly Act, R.S.O. 1960, Chapter 208, Section 57, having had the above-noted Bill referred to us as Commissioners, now beg to report thereon.

The City of St. Thomas has now become the possessor of a new hospital known as the St. Thomas-Elgin General Hospital. This hospital is taking over and replacing Amasa Wood Memorial Hospital and what was known as the Elgin Memorial Hospital or The Memorial Hospital Trust, and it is desirous of taking over all previous donations, trusts and bequests heretofore or hereafter made to the other named hospitals, together with any unexpected income therefrom and any future bequests made to the previously named hospitals of The Memorial Hospital Trust. Certain of these trusts are still in the hands of the Trustees of the Estates administering them, and many others have been paid over previously to the institutions we have mentioned.

The Bill, as previously drafted, would free the Trustees of the new St. Thomas-Elgin General Hospital of any of the provisions or conditions under which earlier gifts were made. It would appear to us that this is unnecessary and undesirable. A mere transfer of the various trust funds to them subject to
the trusts and conditions attached thereto would, in our view, be just and reasonable. Council for the City agree with this view and have agreed to an amendment to Section 2 of the proposed Bill striking out the words at the end of the section:

"free of existing trusts but in trust to be used for hospital purposes."

Subject to this amendment, we are of the opinion that the intent of the Bill is a reasonable one, and that the remaining terms of it are proper for carrying into effect its purposes, and that it is reasonable that the said Bill, as amended, should pass into law.

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

Yours truly,

D. C. Wells,
F. G. MacKay,
Commissioners of Estate Bills.

THE SUPREME COURT OF ONTARIO
(Crest)
Osgoode Hall, Toronto 1,
February 26th, 1965.

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

Re: Private Bill Pr43,
An Act respecting the City of Chatham.

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

The Bill is in respect of five parcels of land formerly in the Townships of Chatham, Dover and the City of Chatham, as set out in Section 1 of the Act.

The first lot referred to in the Section, a lot marked "Park" on registered plan 487, was dedicated for park purposes. In respect of this lot, the original owner who conveyed to the Township has entered into an agreement with the City of Chatham, a photostatic copy of which is enclosed, whereby he consents to the sale of this lot by the City on the terms set out in the agreement.

Lot 7, Plan 543, formerly in the Township of Chatham, was conveyed by deed in consideration of One Dollar to the Township and is shown on the plan as a park.

Lot 6, Plan 510, formerly in the Township of Dover, is shown on the plan as a school site, and was conveyed to the Township by deed in consideration of One Dollar.
Block A on Plan 526, formerly in the Township of Dover, is shown on the plan as Balmoral Park, and was conveyed to the Township in consideration of One Dollar.

Lot 35 and the northeast half of Lot 36, Plan 481, in the City of Chatham, was conveyed to the City in consideration of One Dollar on terms that the lands be used for park purposes only.

The City of Chatham has made representations that the lands referred to and now being held for park purposes are not suitable for these purposes, and Lot 6 on Plan 510, shown on the plan as a school site, is not suitable or required for that purpose, and the Bill proposed gives the City the power to sell all of these lands free from the trusts that now encumber them as set out in Section 2 of the Bill.

Your Commissioners think it reasonable and just that moneys received from the sale of these lands should be held in trust by the City to be used for the purpose of acquiring other park lands in the City of Chatham, and the solicitor for the City of Chatham has agreed, and we recommend that the Bill be amended by adding thereto Section 5 as follows:

"Section 5.

Notwithstanding the provisions of Section 2 hereof, the proceeds of the sale of any of the lands described in Section 1 hereof shall, subject to the provisions of any agreement bearing date January 20th, 1965, between the Corporation of the City of Chatham and one Earl R. Baker relating to the lands shown as 'Park' on registered plan 487 firstly referred to in Section 1, be held in trust for the purpose of acquiring park lands in the City of Chatham."

Paragraphs 5 and 6 in the present Bill should be renumbered 6 and 7.

We are of the opinion that, subject to the amendment above referred to, the intent of the Bill is a reasonable one and that the terms of it are proper for carrying into effect its purposes, and that if amended as suggested it is reasonable that the said Bill should pass into law.

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

Yours truly,

D. C. WELLS,
F. G. MACKAY,
Commissioners of Estate Bills.

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

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, 1966, the following sum:—

2104. To defray the expenses of the Motor Vehicles Administration, Department of Transport .................. $ 6,096,000

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 Paper was Tabled:—


The House then adjourned at 6.05 p.m.

THIRTIETH DAY

TUESDAY, MARCH 2ND, 1965

PRAYERS

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

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

Bill Pr3, An Act respecting The Royal Canadian Legion.

Bill Pr32, An Act respecting the Town of Hawkesbury.

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

Bill Pr20, An Act respecting the City of London.

Bill Pr26, An Act respecting the City of St. Thomas.

Bill Pr34, An Act respecting the City of Hamilton.

Bill Pr36, An Act respecting the City of Ottawa.

Bill Pr43, An Act respecting the City of Chatham.
Your Committee would recommend that the following Bill be not reported:—

Bill Pr1, An Act respecting the Town of Lindsay.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr3, An Act respecting The Royal Canadian Legion.

As the following Bills have been withdrawn, your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted:

Bill Pr4, An Act respecting the Academy Theatre Foundation.

Bill Pr35, An Act to incorporate Sonny Dale Raceway Limited.

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


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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

2105. To defray the expenses of the Motor Vehicle Accident Claims Fund, Department of Transport............. $ 603,000

1601. To defray the expenses of the Main Office, Department of Provincial Secretary and Citizenship................. 381,100

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.
THIRTY-FIRST DAY
WEDNESDAY, MARCH 3RD, 1965

PRAYERS

3.00 O’CLOCK P.M.

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

Bill 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals.  Mr. Rowntree.

Bill 42, An Act to amend The Mining Act.  Mr. Wardrope.

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. McNeil,

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 House then adjourned at 6.00 p.m.
THIRTY-SECOND DAY
THURSDAY, MARCH 4TH, 1965

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 43, An Act to amend The Public Lands Act. Mr. Roberts.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the
fiscal year ending March 31st, 1966, the following sums:—

1602. To defray the expenses of the Companies Branch, Depart-
ment of Provincial Secretary and Citizenship $ 529,800

1603. To defray the expenses of the Citizenship Branch 318,500

1604. To defray the expenses of the Office of The Speaker 27,500

1605. To defray the expenses of the Legislative Library 74,100

1606. To defray the expenses of the Clerk of The Legislative
Assembly and Chief Election Officer 129,300

1607. To defray the expenses of the Sessional and Other Require-
ments 1,321,000

1608. To defray the expenses of the Queen’s Printer 238,700

1609. To defray the expenses of the Registrar-General’s Branch 820,000

1610. To defray the expenses of the Post Office 720,000

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-THIRD DAY

FRIDAY, MARCH 5TH, 1965

PRAYERS

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


Bill 38, An Act to amend The Boundaries Act.


Bill 40, An Act to amend The County Courts Act.

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

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

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:—

Report of the Department of Tourism and Information and the Department of Public Records and Archives, Province of Ontario, for the year 1964 (No. 38).

Annual Report of The St. Lawrence Parks Commission for the period ending December 31st, 1964 (No. 50).


The House then adjourned at 1.10 p.m.

THIRTY-FOURTH DAY
MONDAY, MARCH 8TH, 1965

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, 1966, the following sums:—

2001. To defray the expenses of the Main Office, Department of Tourism and Information ........................................ $ 129,000

2002. To defray the expenses of the Administrative Branch ........ 1,069,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.
THIRTY-FIFTH DAY
TUESDAY, MARCH 9TH, 1965

PRAYERS

3.00 O'CLOCK P.M.

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 without amendment:—

Bill 6, An Act to amend The Used Car Dealers Act, 1964.
Bill 17, An Act to amend The Trench Excavators' Protection Act.
Bill 18, An Act to amend The Elevators and Lifts Act.

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

Bill 44, An Act to make uniform the Powers of Expropriation Granted to Universities.  Mr. Wishart.


Bill 47, An Act to provide a Provincial Flag for Ontario.  Mr. Robarts.


Bill 49, An Act to amend The Medical Act.  Mr. Dymond.

Bill 50, An Act to amend The Dentistry Act.  Mr. Dymond.

Bill 51, An Act to amend The Nurses Act.  Mr. Dymond.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—
2003. To defray the expenses of the Publicity Branch, Department of Tourism and Information .................. $ 278,000
2004. To defray the expenses of the Advertising Branch .................. 1,107,000
2005. To defray the expenses of the Tourist Promotion and Information Branch .................. 361,000
2006. To defray the expenses of the Tourist Industry Development Branch .................. 557,000

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:

Annual Report of the Minister of Lands and Forests of the Province of Ontario for the year ending March 31st, 1964 (No. 15).

The House then adjourned at 10.40 p.m.

THIRTY-SIXTH DAY

WEDNESDAY, MARCH 10TH, 1965

Prayers

3.00 O'Clock P.M.

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

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

Ordered, That the Debate be adjourned.

The following Sessional Paper was Tabled:

Annual Report of the Department of Highways, Ontario, for the fiscal year ending March 31st, 1964 (No. 20).

The House then adjourned at 5.45 p.m.
THIRTY-SEVENTH DAY
THURSDAY, MARCH 11TH, 1965

PRAYERS

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

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


Bill 54, An Act to amend The Division Courts Act.  Mr. Wishart.


Bill 56, An Act to amend The Summary Convictions Act.  Mr. Wishart.

Bill 57, An Act to amend The Department of Agriculture Act.  Mr. Stewart.

Bill 58, An Act to amend The Farm Products Marketing Act.  Mr. Stewart.


Bill 60, An Act to amend The Labour Relations Act.  Mr. MacDonald.

Mr. Wishart moved, seconded by Mr. Roberts, That this House approves and supports the Addresses of the Senate and House of Commons of Canada to Her Majesty the Queen praying that Her Majesty may graciously be pleased to cause a Bill to be laid before the Parliament of the United Kingdom in the following terms:

AN ACT TO PROVIDE FOR THE AMENDMENT IN CANADA OF THE CONSTITUTION OF CANADA

WHEREAS the Senate and House of Commons of Canada in Parliament assembled have submitted Addresses to Her Majesty praying that Her Majesty may graciously be pleased to cause a measure to be laid before the Parliament of the United Kingdom for the enactment of the provisions hereinafter set forth:

BE IT THEREFORE ENACTED by the Queen’s most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:
PART I

POWER TO AMEND THE CONSTITUTION OF CANADA

1. Subject to this Part, the Parliament of Canada may make laws repealing, amending or re-enacting any provision of the Constitution of Canada.

2. No law made under the authority of this Part affecting any provision of this Act or section 51A of the British North America Act, 1867, or affecting any provision of the Constitution of Canada relating to,

(a) the powers of the legislature of a province to make laws;

(b) the rights or privileges granted or secured by the Constitution of Canada to the legislature or the government of a province;

(c) the assets or property of a province;

(d) the use of the English or French language,

shall come into force unless it is concurred in by the legislatures of all the provinces.

3.—(1) No law made under the authority of this Part, affecting any provision of the Constitution of Canada that refers to one or more, but not all, of the provinces, shall come into force unless it is concurred in by the legislature of every province to which the provision refers.

(2) Section 2 of this Act does not extend to any provision of the Constitution of Canada referred to in subsection 1 of this section.

4.—(1) No law made under the authority of this Part affecting any provision of the Constitution of Canada relating to education in any province other than Newfoundland shall come into force unless it is concurred in by the legislatures of all the provinces other than Newfoundland.

(2) No law made under the authority of this Part affecting any provision of the Constitution of Canada relating to education in the province of Newfoundland shall come into force unless it is concurred in by the legislature of the province of Newfoundland.

(3) Sections 2 and 3 of this Act do not extend to any provision of the Constitution of Canada referred to in subsection 1 or 2 of this section.

5. No law made under the authority of this Part affecting any provision of the Constitution of Canada not coming within section 2, 3 or 4 of this Act shall come into force unless it is concurred in by the legislatures of at least two-thirds of the provinces representing at least fifty per cent of the population of Canada according to the latest general census.

6. Notwithstanding anything in the Constitution of Canada, the Parliament of Canada may exclusively make laws from time to time amending the Constitution of Canada in relation to the executive Government of Canada, and the Senate and House of Commons, except as regards,

(a) the functions of the Queen and the Governor General in relation to the Parliament or Government of Canada;

(b) the requirements of the Constitution of Canada respecting a yearly session of Parliament;

(c) the maximum period fixed by the Constitution of Canada for the duration of the House of Commons, except that the Parliament of Canada may, in time of real or apprehended war, invasion or insurrection, continue a House of Commons beyond such maximum period, if such continuation is not opposed by the votes of more than one-third of the members of such House;

(d) the number of members by which a province is entitled to be represented in the Senate;

(e) the residence qualifications of Senators, and the requirements of the Constitution of Canada for the summoning of persons to the Senate by the Governor General in the Queen’s name;

(f) the right of a province to a number of members in the House of Commons not less than the number of Senators representing such province;
(g) the principles of proportionate representation of the provinces in the House of Commons prescribed by the Constitution of Canada; and

(h) the use of the English or French language.

7. Notwithstanding anything in the Constitution of Canada, in each province the legislature may exclusively make laws in relation to the amendment from time to time of the Constitution of the province, except as regards the office of Lieutenant Governor.

8. Any law to repeal, amend or re-enact any provision of the Constitution of Canada that is not authorized to be made either by the Parliament of Canada under the authority of section 6 of this Act or by the legislature of a province under the authority of section 7 of this Act is subject to the provisions of sections 1 to 5 of this Act.

9. Nothing in this Part diminishes any power of the Parliament of Canada or of the legislature of a province, existing at the coming into force of this Act, to make laws in relation to any matter.

10. No Act of the Parliament of the United Kingdom passed after the coming into force of this Act shall extend or be deemed to extend to Canada or to any province or territory of Canada as part of the law thereof.

11. Without limiting the meaning of the expression "Constitution of Canada", in this Part that expression includes the following enactments and any order, rule or regulation thereunder, namely,

(a) the British North America Acts, 1867 to 1964;

(b) the Manitoba Act, 1870;

(c) the Parliament of Canada Act, 1875;

(d) the Canadian Speaker (Appointment of Deputy) Act, 1895;

(e) the Alberta Act;

(f) the Saskatchewan Act;

(g) the Statute of Westminster, 1931, in so far as it is part of the law of Canada; and

(h) this Act.

PART II

British North America Act, 1867, Amended

12. Class 1 of section 91 of the British North America Act, 1867, as enacted by the British North America (No. 2) Act, 1949 and class 1 of section 92 of the British North America Act, 1867, are repealed.

13. The British North America Act, 1867 is amended by re-numbering section 94A thereof as 94B and by adding thereto, immediately after section 94 thereof, the following heading and section:

Delegation of Legislative Authority

"94A—(1) Notwithstanding anything in this or in any other Act, the Parliament of Canada may make laws in relation to any matters coming within the classes of subjects enumerated in classes 6, 10, 13 and 16 of section 92 of this Act, but no statute enacted under the authority of this subsection shall have effect in any province unless the legislature of that province has consented to the operation of such a statute in that province.

(2) The Parliament of Canada shall not have authority to enact a statute under subsection 1 of this section unless,

(a) prior to the enactment thereof, the legislatures of at least four of the provinces have consented to the operation of such a statute as provided in that subsection; or
(b) it is declared by the Parliament of Canada that the Government of Canada has consulted with the governments of all the provinces, and that the enactment of the statute is of concern to fewer than four of the provinces and the provinces so declared by the Parliament of Canada to be concerned have under the authority of their legislatures consented to the enactment of such a statute.

(3) Notwithstanding anything in this or in any other Act, the legislature of a province may make laws in the province in relation to any matter coming within the legislative jurisdiction of the Parliament of Canada.

(4) No statute enacted by a province under the authority of subsection 3 of this section shall have effect unless,

(a) prior to the enactment thereof, the Parliament of Canada has consented to the enactment of such a statute by the legislature of that province; and

(b) a similar statute has under the authority of subsection 3 of this section been enacted by the legislatures of at least three other provinces.

(5) The Parliament of Canada or the legislature of a province may make laws for the imposition of punishment by fine, penalty or imprisonment for enforcing any law made by it under the authority of this section.

(6) A consent given under this section may at any time be revoked, and,

(a) if a consent given under subsection 1 or 2 of this section is revoked, any law made by the Parliament of Canada to which such consent relates that is operative in the province in which the consent is revoked shall thereupon cease to have effect in that province, but the revocation of the consent does not affect the operation of that law in any other province; and

(b) if a consent given under subsection 4 of this section is revoked, any law made by the legislature of a province to which the consent relates shall thereupon cease to have effect.

(7) The Parliament of Canada may repeal any law made by it under the authority of this section, in so far as it is part of the law of one or more provinces, but, if any repeal under the authority of this subsection does not relate to all of the provinces in which that law is operative, the repeal does not affect the operation of that law in any province to which the repeal does not relate.

(8) The legislature of a province may repeal any law made by it under the authority of this section, but the repeal under the authority of this subsection of any law does not affect the operation in any other province of any law enacted by that province under the authority of this section."

PART III

French Version

14. The French version of this Act (set forth in the Schedule to this Act) shall form part of this Act.

PART IV

Citation and Commencement

15. This Act may be cited as the Constitution of Canada Amendment Act.

16. This Act shall come into force on the.............day of......................

And a Debate arising, after some time Mr. Renwick moved, seconded by Mr. MacDonald,
That the resolution be amended by striking out the words “approves and supports” in the first line and substituting therefor the following:

“believes that before it is asked to express approval, a Select Committee should be established to hear, consider and report on the views of constitutional and other experts and the public regarding”,

so that the resolution will read as follows:

That this House believes that before it is asked to express approval, a Select Committee should be established to hear, consider and report on the views of constitutional and other experts and the public regarding the Addresses of the Senate and the House of Commons of Canada to Her Majesty the Queen praying that Her Majesty may graciously be pleased to cause a Bill to be laid before the Parliament of the United Kingdom in the following terms:— etc.

The Debate continued and, after some time, was adjourned on motion by Mr. McNeil.

The House then adjourned at 10.55 p.m.

THIRTY-EIGHTH DAY
FRIDAY, MARCH 12TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion proposing to approve the Addresses to Her Majesty the Queen, requesting enactment of the Constitution of Canada Amendment Act, having been read,

The Debate was resumed, and after some time the amendment being put was lost on the following division:—

YEAS

Bryden
Davison (Scarborough West)
Freeman
Lewis
Renwick
Young—7.
MacDonald
The motion for approval of the Addresses then being put was carried on a reversal of the same vote—71 to 7.

The House then adjourned at 1.00 p.m.

THIRTY-NINTH DAY
MONDAY, MARCH 15th, 1965

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until 2.00 p.m. tomorrow afternoon.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:—

Bill 61, An Act to amend The Election Act.  Mr. Bryden.

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 House then adjourned at 6.00 p.m.

FORTIETH DAY

TUESDAY, MARCH 16TH, 1965

PRAYERS  2.00 O'CLOCK P.M.

The Order of the Day for Second Reading of Bill 47, An Act to provide a Provincial Flag for Ontario, having been read,

Mr. Robarts moved that the Bill be now read a second time, and a debate arising, after some time,
The motion was put and carried, and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sum:—

1001. To defray the expenses of the Main Office, Department of
    Lands and Forests................................. $ 1,985,000

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:—

Report of the Minister of Agriculture for the year ending March 31st, 1964 (No. 21).

Report of the Federated Colleges of the Ontario Department of Agriculture for the year ending March 31st, 1964 (No. 28).

Report of the Agricultural Research Institute of Ontario for the year ending March 31st, 1964 (No. 29).

Annual Report of the Ontario Stock Yards Board for the year ending June 30th, 1964 (No. 25).

Report of the Ontario Food Terminal Board, Department of Agriculture, Ontario, for the year ending March 31st, 1964 (No. 27).

Report of The Co-operative Loans Board of Ontario for the year ending December 31st, 1964 (No. 26).


Report of the Commissioner of Agricultural Loans for the fiscal year ended March 31st, 1964 (No. 23).

The House then adjourned at 11.00 p.m.

FORTY-FIRST DAY
WEDNESDAY, MARCH 17TH, 1965

PRAYERS

3.00 O'CLOCK P.M.

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


Bill 64, An Act to amend The Municipal Arbitrations Act. Mr. Spooner.

Bill 65, An Act to amend The Minors' Protection Act. Mr. Reaume.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

1002. To defray the expenses of the Fish and Wildlife Branch, Department of Lands and Forests.......................... $ 562,000

1003. To defray the expenses of the Forest Protection Branch... 208,000
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.

FORTY-SECOND DAY
THURSDAY, MARCH 18TH, 1965

PRAYERS

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

Bill 66, An Act to amend The Public Service Works on Highways Act. Mr. MacNaughton.

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, 1966, the following sums:—

1004. To defray the expenses of the Lands and Surveys Branch, Department of Lands and Forests $ 1,096,000

1005. To defray the expenses of the Parks Branch 172,000

1006. To defray the expenses of the Research Branch 879,000

1007. To defray the expenses of the Timber Branch 1,068,000
1008. To defray the expenses of the Forest Ranger School .......... $ 235,000
1009. To defray the expenses of the Junior Ranger Program ...... 820,000
1010. To defray the expenses of the Basic Organization ........... 21,613,000
1011. To defray the expenses of the Extra Fire Fighting .......... 750,000
1012. To defray the expenses of the Lands and Surveys Branch ... 100,000
1013. To defray the expenses of the Timber Branch ............... 793,000
1014. To defray the expenses of the Basic Organization .......... 4,000,000
2007. To defray the expenses of the Public Records and Archives, Department of Tourism and Information ............... 337,000
2008. To defray the expenses of the Theatres Branch .............. 118,000
2009. To defray the expenses of the Travel Research Branch ..... 81,500
2010. To defray the expenses of The St. Lawrence Parks Com- mission ................................................................. 1,900,500

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 following Sessional Papers were Tabled:—

Forty-fifth Annual Report of the Ontario Department of Labour for the fiscal year ending March 31st, 1964 (No. 11).

Seventy-eighth Annual Report of the Niagara Parks Commission for the year ending October 31st, 1964 (No. 45).

Report of the Ontario Highway Transport Board for the calendar year 1964 (No. 51).

The House then adjourned at 11.35 p.m.
FORTY-THIRD DAY
FRIDAY, MARCH 19TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion that Mr. Speaker to 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 then adjourned at 1.00 p.m.

FORTY-FOURTH DAY
MONDAY, MARCH 22ND, 1965

PRAYERS

3.00 O'CLOCK P.M.

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

Bill 67, An Act to amend The Department of Municipal Affairs Act. Mr. Spooner.

Bill 68, An Act to amend The Local Improvement Act. Mr. Spooner.

Bill 69, An Act to amend The Public Utilities Act. Mr. Spooner.

Bill 70, An Act to amend The Trustee Act. Mr. Wishart.


Bill 72, An Act to amend The Coroners Act. Mr. Wishart.


The Order of the Day for Second Reading of Bill 30, An Act to amend The Ontario Human Rights Code, 1961-62, having been read,

Mr. Rowntree moved second reading, and a debate arising, after some time the motion was put and carried on the following division:—
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 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals, having been read,

Mr. Rowntree moved second reading, and a debate arising, after some time the motion was put and carried on the following division:—

**Yeas**

Allan  
Apps  
Auld  
Bales  
Beckett  
Boyer  
Braithwaite  
Brunelle  
Bukator  
Butler  
Carruthers  
Carton  
Cecile  
Connell  
Cowling  
Davis  
Downer  
Dunlop  
Dymond  
Eagleson  
Evans  
Ewen  
Farquhar  
Gaunt  
Gordon  
Grossman  
Hamilton  
Harris  
Haskett  
Henderson  
Hodgson  
Hodgson  
Johnston  
Johnston  
Kerr  
Knox  
Lawrence  
Letherby  
Lewis  
Lewis  
Mackenzie  
MacNaughton  
McKeough  
McNeil  
Newman  
Nixon  
Noden  
Olde  
Oliver  
Paterson  
Peck  
Pittock  
Price  
Pritchard  
(Scarborough East)  
(Victoria)  
(Parry Sound)  
(Garleton)  
(St. George)  
(Humber)  

**Nays**

Davison  
Freeman  
Gisborn  
Lewis  
MacDonald  

Renwick  
Young—7.

Yaremko—82.

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 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals, having been read,

Mr. Rowntree moved second reading, and a debate arising, after some time the motion was put and carried on the following division:—

**Yeas**

Allan  
Apps  
Auld  
Bales  
Boyer  
Braithwaite  
Brunelle  
Bukator  
Butler  
Carruthers  
Cecile  
Connell  
Cowling  
Davis  
Downer  
Rowntree  
Sandercock  
Simonett  
Singer  
Spence  
Spooner  
Taylor  
Thompson  
Thrasher  
Trotter  
Troy  
Villeneuve  
Wardrobe  
Wells  
Whicher  
White  
Whitney  
Wishart  
Worton  
Yakabuski  
Yaremko—82.
YEAS—Continued

Dunlop
Dymond
Eagleson
Ewen
Farquhar
Gaunt
Gordon
Grossman
Hamilton
Harris
Haskett
Hodgson
Hodgson
Johnston
Johnston
Kerr
Knox
Letherby
Lewis

Mackenzie
MacNaughton
McKeough
McNeil
Newman
Nixon
Noden
Olde
Oliver
Paterson
Peck
Pitcock
Price
Pritchard
Racine
Randall
Reilly
Reuter
Robarts
Roberts
Rollins
Rowe

Rowntree
Sandercock
Simonett
Singer
Spence
Spooner
Stewart
Taylor
Thompson
Thrasher
Trotter
Troy
Villeneuve
Wardrope
Whicher
White
Whitney
Wishart
Worton
Yakabuski
Yaremko—77.

NAYS

Davison
Freeman
Gisborn
Lewis

(Marchboro West)

Renwick
Young—7.

MacDonald

And the Bill was accordingly read a second time and referred to the Committee on Labour, Legal and Municipal Bills.

The following Sessional Paper was Tabled:

Report of the Minister of Public Works, Province of Ontario, for the year ending March 31st, 1964 (No. 14).

The House then adjourned at 6.00 p.m.
FORTY-FIFTH DAY

TUESDAY, MARCH 23RD, 1965

PRAYERS

3.00 O’CLOCK P.M.

Mr. Evans, from the Standing Committee on Labour, Legal and Municipal Bills, presented the Committee’s Third 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 74, An Act to amend The Cancer Act.  Mr. Dymond.

Bill 75, An Act to amend The Hospital Services Commission Act.  Mr. Dymond.

Bill 76, An Act to amend The Public Hospitals Act.  Mr. Dymond.

Bill 77, An Act to amend The Private Hospitals Act.  Mr. Dymond.

Bill 78, An Act to amend The Community Centres Act.  Mr. Stewart.

The Order of the Day for Second Reading of Bill 45, An Act to amend The Expropriation Procedures Act, 1962-63, having been read,

Mr. Wishart moved second reading, and a debate arising, after some time the motion was put and carried on the following division:
Yeas

Allan Harris Peck
Apps Haskett Pittock
Auld Hodgson Pritchard
Beckett Hodgson Randall
(Scarborough East) (Victoria)
Boyer Reilly
Brown Reuter
Brunelle Robarts
(Parry Sound) Roberts
Butler Rollins
Carruthers Root
(Carleton) Rowe
Carton Rowntree
Cecile Sandercock
Kerr Simonett
Connell Spooner
Knox Stewart
Cowling Thrasher
Lawrence Villeneuve
(Drussel) Walker
Davis Welch
Demers Wells
Lawrence White
(St. George) Wells
Downer Wishart
Letherby Yakabuski
Dunlop Yaremko—71.
Eagleson
Lewis
(Humber)
Edwards Mackenzie
Evans MacNaughton
Morningstar Welch
Gomme Wells
McKeough White
Grossman Whitney
McNeil Wishart
Guindon Yakabuski
Noden Yaremko—71.
Hamilton
Olde

Nays

Bryden Newman Spence
Bukator Nixon Taylor
Davison Oliver Thompson
Freeman Paterson Trotter
Gibson Racine Troy
Gordon Renwick Whicher
Lewis Sargent Worton
(Marborough West) Singer Young—25.
MacDonald Sopha

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

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

Bill 43, An Act to amend The Public Lands Act.


Bill 50, An Act to amend The Dentistry Act.

Bill 51, An Act to amend The Nurses Act.

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


Bill 54, An Act to amend The Division Courts Act.

Bill 56, An Act to amend The Summary Convictions Act.

Bill 57, An Act to amend The Department of Agriculture Act.

Bill 58, An Act to amend The Farm Products Marketing Act.


Bill 64, An Act to amend The Municipal Arbitrations Act.


Bill Pr2, An Act respecting Owen Sound General and Marine Hospital.

Bill Pr3, An Act respecting The Royal Canadian Legion.

Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.

Bill Pr6, An Act to incorporate The Ontario Speech and Hearing Association.

Bill Pr8, An Act respecting the Township of London.

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.

Bill Pr11, An Act respecting The Frontenac District High School Board.

Bill Pr13, An Act respecting The United Church of Canada.

Bill Pr14, An Act respecting the Town of Burlington.

Bill Pr16, An Act respecting the City of Belleville.

Bill Pr17, An Act respecting the City of Cornwall.

Bill Pr19, An Act respecting the City of Toronto.

Bill Pr20, An Act respecting the City of London.

Bill Pr21, An Act respecting the Village of New Hamburg.

Bill Pr22, An Act respecting the Municipality of Shuniah.

Bill Pr24, An Act respecting the Town of Gananoque.

Bill Pr25, An Act respecting the County of Peel.

Bill Pr26, An Act respecting the City of St. Thomas.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting the Township of Mosa.

Bill Pr31, An Act respecting the City of Oshawa.

Bill Pr32, An Act respecting the Town of Hawkesbury.

Bill Pr33, An Act respecting the Township of East York.

Bill Pr34, An Act respecting the City of Hamilton.

Bill Pr36, An Act respecting the City of Ottawa.

Bill Pr37, An Act respecting the Canadian National Exhibition Association.

Bill Pr38, An Act to incorporate The East York Foundation.

Bill Pr39, An Act respecting the Township of Scarborough.

Bill Pr40, An Act respecting the City of Kitchener.

Bill Pr42, An Act respecting the Township of North York.

Bill Pr43, An Act respecting the City of Chatham.

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 11.05 p.m.
FORTY-SIXTH DAY
WEDNESDAY, MARCH 24TH, 1965

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, 1966, the following sums:

1301. To defray the expenses of the Main Office and Branches, Department of Municipal Affairs. $ 55,195,000

1302. To defray the expenses of the Ontario Municipal Board... 438,000

1303. To defray the expenses of the Main Office............. 1,557,000

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.

FORTY-SEVENTH DAY
THURSDAY, MARCH 25TH, 1965

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 supplementary sums:
DEPARTMENT OF ECONOMICS AND DEVELOPMENT

413. To defray the expenses of the Special Grant ....... $ 3,520,000

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT

610. To defray the expenses of the Special Grant .......... 858,200

DEPARTMENT OF HEALTH

715. To defray the expenses of the Special Grants ....... 9,372,000

DEPARTMENT OF PUBLIC WELFARE

1811. To defray the expenses of the Child Welfare Branch ... 1,640,000

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 Minister, Ontario Department of Transport, 1963-64 (No. 54).

The House then adjourned at 5.35 p.m.

FORTY-EIGHTH DAY

FRIDAY, MARCH 26TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

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, 1965, such payments to be charged to the proper appropriations following the voting of Supply.
The following Bill was introduced, read the first time, and ordered to be read the second time on Monday next:


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,

the cost of the board of negotiation established under section 9a of *The Expropriation Procedures Amendment Act, 1965* shall be paid in the fiscal year 1965-66 out of the Consolidated Revenue Fund,

as provided in Bill 45, An Act to amend The Expropriation Procedures Act, 1962-63.

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

Bill Pr2, An Act respecting Owen Sound General and Marine Hospital.

Bill Pr3, An Act respecting The Royal Canadian Legion.

Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.

Bill Pr6, An Act to incorporate The Ontario Speech and Hearing Association.

Bill Pr8, An Act respecting the Township of London.

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.

Bill Pr11, An Act respecting The Frontenac District High School Board.

Bill Pr13, An Act respecting The United Church of Canada.

Bill Pr14, An Act respecting the Town of Burlington.
Bill Pr16, An Act respecting the City of Belleville.

Bill Pr17, An Act respecting the City of Cornwall.


Bill Pr19, An Act respecting the City of Toronto.

Bill Pr20, An Act respecting the City of London.

Bill Pr21, An Act respecting the Village of New Hamburg.

Bill Pr22, An Act respecting the Municipality of Shuniah.

Bill Pr24, An Act respecting the Town of Gananoque.

Bill Pr26, An Act respecting the City of St. Thomas.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting the Township of Mosa.

Bill Pr31, An Act respecting the City of Oshawa.

Bill Pr32, An Act respecting the Town of Hawkesbury.

Bill Pr33, An Act respecting the Township of East York.

Bill Pr34, An Act respecting the City of Hamilton.

Bill Pr36, An Act respecting the City of Ottawa.

Bill Pr37, An Act respecting the Canadian National Exhibition Association.

Bill Pr38, An Act to incorporate The East York Foundation.

Bill Pr39, An Act respecting the Township of Scarborough.

Bill Pr40, An Act respecting the City of Kitchener.

Bill Pr42, An Act respecting the Township of North York.

Bill Pr43, An Act respecting the City of Chatham.

Bill 1, An Act to amend The Devolution of Estates Act.

Bill 2, An Act to amend The Certification of Titles Act.

Bill 4, An Act to amend The Probation Act.

Bill 5, An Act to amend The Mortgages Act.

Bill 7, An Act to amend The Archaeological and Historic Sites Protection Act.

Bill 8, An Act to amend The Highway Improvement Act.

Bill 12, An Act to amend The Dead Animal Disposal Act.


Bill 17, An Act to amend The Trench Excavators' Protection Act.

Bill 18, An Act to amend The Elevators and Lifts Act.

Bill 20, An Act to amend The Dog Tax and Cattle, Sheep and Poultry Protection Act.

Bill 21, An Act to amend The Weed Control Act.


Bill 38, An Act to amend The Boundaries Act.

Bill 40, An Act to amend The County Courts Act.


Also, that the Committee had directed him to report the following Bills with certain amendments:—

Bill 6, An Act to amend The Used Car Dealers Act, 1964.


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

The following Sessional Paper was Tabled:—

Report of the Attorney General's Committee on Securities Legislation in Ontario (No. 67).

The House then adjourned at 1.05 p.m.

FORTY-NINTH DAY
MONDAY, MARCH 29TH, 1965

PRAYERS

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 Legislative Assembly Act. Mr. Robarts.

Bill 81, An Act to amend The Municipal Franchise Extension Act. Mr. Sopha.

Bill 82, An Act to amend The Junior Farmer Establishment Act. Mr. Stewart.


Bill 84, An Act to amend The Gas and Oil Leases Act, 1962-63. Mr. Simonett.

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, 1966, the following sums:—

901. To defray the expenses of the Main Office, Department of Labour .................................................. $ 1,124,000

902. To defray the expenses of the Industrial Training Branch. 1,494,000
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:—


The House then adjourned at 6.05 p.m.

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FIFTIETH DAY
TUESDAY, MARCH 30TH, 1965

3.00 O'Clock P.M.

PRAYERS

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 Bill with certain amendments:—

Bill 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals.

Mr. Beckett presented the Fourth and Final Report of the Select Committee on The Municipal Act and related Acts (Sessional Paper No. 68), and a debate arising, after some time it was,

On motion by Mr. Robarts,

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

Ordered, That a Select Committee be appointed to consider Bill 80, An Act to amend The Legislative Assembly Act, and to report to the Assembly as soon as conveniently may be at the present Session, the said Committee to have full power and authority to call for such persons, papers and things as the said Committee may deem necessary for its proceedings and deliberations.

The Committee to consist of seven members as follows:—

Mr. Bales (Chairman), Messrs. Apps, Farquhar, Gisborn, Henderson, Rollins and Whicher.

On motion by Mr. MacNaughton,

Ordered, That Bill 66, An Act to amend The Public Service Works on Highways Act, now on the list of Bills for consideration by the Committee of the Whole House, be referred to the Standing Committee on Highways and Tourism.

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

Bill 42, An Act to amend The Mining Act.

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


Bill 67, An Act to amend The Department of Municipal Affairs Act.

Bill 68, An Act to amend The Local Improvement Act.

Bill 69, An Act to amend The Public Utilities Act.

Bill 74, An Act to amend The Cancer Act.

Bill 75, An Act to amend The Hospital Services Commission Act.

Bill 76, An Act to amend The Public Hospitals Act.

Bill 77, An Act to amend The Private Hospitals Act.


The Order of the Day for Second Reading of Bill 80, An Act to amend The Legislative Assembly Act, having been read,
Mr. Robarts moved,

That the Bill be now read a second time, and a debate arising, after some time,

Mr. MacDonald moved, seconded by Mr. Freeman,

That the motion be amended by striking out all the words after “That” and substituting the following:

“in the opinion of this House, the question of the indemnity and expense allowances of members should be referred for study and recommendation to an independent committee consisting of representatives of agriculture, labour and industry under the chairmanship of a Justice of the Supreme Court of Ontario.”

The debate continued and after some time,

The amendment was lost on the following division:—

YEAS

Bryden Davison Freeman

Gisborn Lewis (Scarborough West)

MacDonald Renwick Young—8.

NAYS


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

Newman Noden Olde Oliver Peck Pittock Price Pritchard Racine Randall Reaume Reilly Reuter Roberts Rollins Root Rowe Rowntree Sandercock Simonett Singer Sopha Spence
NAYS—Continued

Spooner  Walker  Whitney
Taylor    Welch    Wishart
Thompson Wells    Worton
Thrasher Whicher  Yakabuski
Troy      White    Yaremko—81.
Villeneuve

The motion for Second Reading was then carried on the following division:—

YEAS

Allan  Hodgson  (Victoria)
       Johnston  (Parry Sound)
Auld   Johnston  (Carleton)
Bales  Lawrence  (Russell)
Beckett Johnston  (Carleton)
Boyer  Kerr  Knox
Brown  Brunelle
Brunelle Bukotor
Butler  Lawrence  (St. George)
Carruthers Lewis  (Scarborough West)
Cecile  Davis
Connell  Daveison
Cowling  (Humber)
Davis  Davison
Demers  MacDonald
Downer  Mackenzie
Dunlop  MacNaughton
Dymond  Morningstar
Edwards  McKeough
Evans  McNeil
Farquhar  Newman
Freeman  Noden
Gaunt  Olde
Gisborn  Oliver
Gomme  Peck
Gordon  Pittock
Grossman  Price
Guindon  Pritchard
Haskett  Racine
Henderson  Randall
Hodgson  (Scarborough East)

NAYS

Bryden—1.
And the Bill was accordingly read the second time and referred to the Select Committee appointed for its consideration.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:

903. To defray the expenses of the Conciliation Services, Department of Labour ........................................... $ 445,000
904. To defray the expenses of the Labour Standards Branch... 689,000
905. To defray the expenses of the Labour Relations Board... 515,000
906. To defray the expenses of the Safety and Technical Services. 2,060,000

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 11.35 p.m.

FIFTY-FIRST DAY
WEDNESDAY, MARCH 31ST, 1965

PRAYERS

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

Bill 85, An Act to amend The Planning Act. Mr. Spooner.


Bill 87, An Act to amend The Schools Administration Act. Mr. Davis.
Bill 88, An Act to amend The Public Schools Act. Mr. Davis.

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

Bill 90, An Act to amend The Secondary Schools and Boards of Education 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, 1966, the following sum:

907. To defray the expenses of the Human Rights Commission,
   Department of Labour........................................ $ 119,000

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 Paper was Tabled:

Annual Report of the Department of Municipal Affairs for the year 1964 (No. 16).

The House then adjourned at 6.05 p.m.

FIFTY-SECOND DAY
THURSDAY, APRIL 1ST, 1965

Prayers 3.00 O’Clock P.M.

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


Bill 92, An Act to amend The Live Stock Community Sales 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, 1966, the following sum:—

1901. To defray the expenses of the Main Office, Department of Reform Institutions. $ 2,690,000

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:—


The House then adjourned at 12.00 midnight.

FIFTY-THIRD DAY
FRIDAY, APRIL 2ND, 1965

Prayers

10.30 O’Clock A.M.

On motion by Mr. Robarts,

Ordered, That the Report of the Special Commission on Redistribution of Electoral Districts in Ontario be referred to the Standing Committee on Privileges and Elections together with any representations which may be received with respect thereto.
The following Bills were read the third time and were passed:—

Bill Pr2, An Act respecting Owen Sound General and Marine Hospital.

Bill Pr3, An Act respecting The Royal Canadian Legion.

Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.

Bill Pr6, An Act to incorporate The Ontario Speech and Hearing Association.

Bill Pr8, An Act respecting the Township of London.

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.

Bill Pr11, An Act respecting The Frontenac District High School Board.

Bill Pr13, An Act respecting The United Church of Canada.

Bill Pr14, An Act respecting the Town of Burlington.

Bill Pr16, An Act respecting the City of Belleville.

Bill Pr17, An Act respecting the City of Cornwall.


Bill Pr19, An Act respecting the City of Toronto.

Bill Pr20, An Act respecting the City of London.

Bill Pr21, An Act respecting the Village of New Hamburg.

Bill Pr22, An Act respecting the Municipality of Shuniah.

Bill Pr24, An Act respecting the Town of Gananoque.

Bill Pr26, An Act respecting the City of St. Thomas.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting the Township of Mosa.

Bill Pr31, An Act respecting the City of Oshawa.

Bill Pr32, An Act respecting the Town of Hawkesbury.

Bill Pr33, An Act respecting the Township of East York.

Bill Pr34, An Act respecting the City of Hamilton.
Bill Pr36, An Act respecting the City of Ottawa.
Bill Pr37, An Act respecting the Canadian National Exhibition Association.
Bill Pr38, An Act to incorporate The East York Foundation.
Bill Pr39, An Act respecting the Township of Scarborough.
Bill Pr40, An Act respecting the City of Kitchener.
Bill Pr42, An Act respecting the Township of North York.
Bill Pr43, An Act respecting the City of Chatham.
Bill 1, An Act to amend The Devolution of Estates Act.
Bill 2, An Act to amend The Certification of Titles Act.
Bill 4, An Act to amend The Probation Act.
Bill 5, An Act to amend The Mortgages Act.
Bill 6, An Act to amend The Used Car Dealers Act, 1964.
Bill 7, An Act to amend The Archaeological and Historic Sites Protection Act.
Bill 8, An Act to amend The Highway Improvement Act.
Bill 12, An Act to amend The Dead Animal Disposal Act.
Bill 17, An Act to amend The Trench Excavators' Protection Act.
Bill 18, An Act to amend The Elevators and Lifts Act.
Bill 20, An Act to amend The Dog Tax and Cattle, Sheep and Poultry Protection Act.
Bill 21, An Act to amend The Weed Control Act.

Bill 38, An Act to amend The Boundaries Act.


Bill 40, An Act to amend The County Courts 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,

the real and personal property, business and income of the Alcoholism and Drug Addiction Research Foundation are exempt from all assessment and taxation made, imposed or levied by or under the authority of any Act of the Legislature,


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 57, An Act to amend The Department of Agriculture Act.

And to report the following Bills without amendment:—


Bill 24, An Act respecting the Water Powers of the Ottawa River.


Bill 43, An Act to amend The Public Lands Act.


Bill 50, An Act to amend The Dentistry Act.
Bill 51, An Act to amend The Nurses Act.
Bill 52, An Act to amend The Psychologists Registration Act.
Bill 54, An Act to amend The Division Courts Act.
Bill 56, An Act to amend The Summary Convictions Act.
Bill 57, An Act to amend The Department of Agriculture Act.
Bill 58, An Act to amend The Farm Products Marketing Act.
Bill 64, An Act to amend The Municipal Arbitrations Act.
Bill 67, An Act to amend The Department of Municipal Affairs Act.
Bill 68, An Act to amend The Local Improvement Act.
Bill 69, An Act to amend The Public Utilities Act.
Bill 74, An Act to amend The Cancer Act.
Bill 75, An Act to amend The Hospital Services Commission Act.
Bill 77, An Act to amend The Private Hospitals Act.

Also, that the Committee had directed him to report the following Bills with certain amendments:—

Bill 47, An Act to provide a Provincial Flag for Ontario.


Ordered, That the Report be now received and adopted and that the Bills reported be read the third time on Monday next.
The House, according to Order, resolved itself into the Committee of Supply, and after some time,

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.05 p.m.

FIFTY-FOURTH DAY
MONDAY, APRIL 5TH, 1965

PRAYERS 3.00 O’CLOCK P.M.

Mr. Bales, from the Select Committee appointed to consider Bill 80, An Act to amend The Legislative Assembly Act, presented the Committee’s Report which was read as follows and adopted:

Your Committee begs to report the Bill with a certain amendment.

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, 1966, the following sum:—

1902. To defray the expenses of the Parole and Rehabilitation Service, Department of Reform Institutions $ 605,000

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 Prime Minister Tabled Returns to Question No. 85 (Sessional Paper No. 69).

The House then adjourned at 6.05 p.m.
FIFTY-FIFTH DAY
TUESDAY, APRIL 6TH, 1965

**PRAYERS**

3.00 O'CLOCK P.M.

On motion by Mr. Robarts,

*Ordered*, That when this House adjourns the present sitting thereof, it do stand adjourned until three of the clock on Thursday afternoon.

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


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

*(In the Committee)*

*Resolved*, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

1903. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails), Department of Reform Institutions... $18,269,000

908. To defray the expenses of the Research Branch, Department of Labour.......................... 200,000

909. To defray the expenses of the Labour Standards Branch... 9,500,000

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

*Ordered*, That the Report be received.

*Resolved*, That the Committee have leave to sit again.
The following Sessional Papers were Tabled:—

Report of the Minister of Education for the calendar year 1964 (No. 7).
Report on Ambulance Services (No. 70).

The House then adjourned at 10.55 p.m.

Wednesday, April 7th, being the Fifty-sixth day of the Session, Members were occupied on Inspection Tours.

FIFTY-SEVENTH DAY
THURSDAY, APRIL 8TH, 1965

PRAYERS

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

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

Bill 42, An Act to amend The Mining Act.

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

Bill 95, An Act to amend The Loan and Trust Corporations Act. Mr. Wishart.

Bill 96, An Act to modify the Rule against Perpetuities. Mr. Wishart.

Bill 97, An Act to amend The Accumulations Act. Mr. Wishart.

Bill 98, An Act to amend The Trustee Act. Mr. Wishart.

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

Bill 70, An Act to amend The Trustee Act.
Bill 72, An Act to amend The Coroners Act.
Bill 78, An Act to amend The Community Centres Act.
Bill 82, An Act to amend The Junior Farmer Establishment Act.
Bill 92, An Act to amend The Live Stock Community Sales Act.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

601. To defray the expenses of the Main Office, Department of Energy and Resources Management .................. $ 203,000
602. To defray the expenses of the Energy Branch .................. 660,000
603. To defray the expenses of the Ontario Energy Board ...... 102,000

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:—


The House then adjourned at 10.35 p.m.
FIFTY-EIGHTH DAY
FRIDAY, APRIL 9TH, 1965

PRAYERS

10.30 O'Clock A.M.

Mr. Apps presented an Interim Report of the Select Committee on Youth (Sessional Paper No. 72), and after some time, on motion by Mr. Robarts, the debate was 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. Troy,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

FIFTY-NINTH DAY
MONDAY, APRIL 12TH, 1965

PRAYERS

3.00 O'Clock P.M.

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

Bill 100, An Act to amend The General Sessions Act. Mr. Wishart.


Bill 103, An Act to require and regulate Lifesaving Equipment and Services and Other Safeguards for the Public at Public Beaches. Mr. Paterson.
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 6.05 p.m.

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SIXTIETH DAY
TUESDAY, APRIL 13TH, 1965

PRAYERS 3.00 O'CLOCK P.M.

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


Bill 105, An Act to amend The Municipal Act. Mr. Young.


Bill 107, An Act to amend The Ophthalmic Dispensers Act, 1960-61. Mr. Dymond.


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


Bill 95, An Act to amend The Loan and Trust Corporations Act.

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

Bill 87, An Act to amend The Schools Administration Act.

Bill 88, An Act to amend The Public Schools Act.

Bill 89, An Act to amend The Separate Schools 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,

(a) an indemnity at the rate of $8,000 per annum shall be paid to every member of the Assembly;

(b) an allowance for expenses at the rate of $3,000 per annum shall be paid to every member of the Assembly representing an electoral district within The Municipality of Metropolitan Toronto and at the rate of $4,000 per annum for every member representing any other electoral district; and

(c) there shall be allowed to each member of the Assembly in respect of fifteen trips per annum from his place of residence to the seat of government at Toronto 10 cents for every mile of the distance between his place of residence to Toronto and return, which distance shall be determined and certified by the Speaker,

as provided by Bill 80, An Act to amend The Legislative Assembly Act.

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


Bill 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals.

Bill 42, An Act to amend The Mining Act.

Bill 70, An Act to amend The Trustee Act.

Bill 72, An Act to amend The Coroners Act.

Bill 78, An Act to amend The Community Centres Act.

Bill 80, An Act to amend The Legislative Assembly Act.

Bill 82, An Act to amend The Junior Farmer Establishment Act.


Bill 92, An Act to amend The Live Stock Community Sales Act.


Also, that the Committee had directed him to report the following Bills with certain amendments:—


Bill 76, An Act to amend The Public Hospitals Act.

Bill Pr25, An Act respecting the County of Peel.

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

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

604. To defray the expenses of the Conservation Authorities Branch, Department of Energy and Resources Management. .......................................................... $ 1,623,000

606. To defray the expenses of the Water Management Program. 400,000

610. To defray the expenses of the Water Management Program. 1,500,000
Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions; also, That the Committee had directed him to ask for leave to sit again.

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:—

Report of the Joint Committee on Legal Aid, dated March, 1965 (No. 74).

The House then adjourned at 11.05 p.m.

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SIXTY-FIRST DAY

WEDNESDAY, APRIL 14TH, 1965

PRAYERS

3.00 O’CLOCK P.M.

On motion by Mr. Robarts,

Ordered, That when this House adjourns the present sitting thereof, it do stand adjourned until Three of the clock, Tuesday, April 27th.

The following Bills were introduced, read the first time, and ordered to be read the second time at a later date:—

Bill 109, An Act to amend The Ontario Municipal Board Act.  Mr. Spooner.

Bill 110, An Act to amend The Registry Act.  Mr. Wishart.

Bill 111, An Act to amend The Land Titles Act.  Mr. Wishart.

Bill 112, An Act to amend The Partnerships Registration Act.  Mr. Wishart.


Bill 114, An Act to provide for the Establishment and Operation of The Centennial Centre of Science and Technology.  Mr. Auld.
The Order of the Day for Third Reading of Bill 45, An Act to amend The Expropriation Procedures Act, 1962-63, having been read, the motion was carried on the following division:—

**Yeas**

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**Nays**

| Braithwaite | Oliver | Taylor |
| Bukator    | Paterson | Thompson |
| Gaunt      | Racine | Trotter |
| Gibson     | Sargent | Troy |
| Gordon     | Singer | Whicher |

and the Bill was accordingly read a third time and passed.

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


Bill 24, An Act respecting the Water Powers of the Ottawa River.


Bill 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals.

Bill 42, An Act to amend The Mining Act.

Bill 43, An Act to amend The Public Lands Act.


Bill 47, An Act to provide a Provincial Flag for Ontario.


Bill 50, An Act to amend The Dentistry Act.

Bill 51, An Act to amend The Nurses Act.

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


Bill 54, An Act to amend The Division Courts Act.

Bill 56, An Act to amend The Summary Convictions Act.

Bill 57, An Act to amend The Department of Agriculture Act.

Bill 58, An Act to amend The Farm Products Marketing Act.


Bill 64, An Act to amend The Municipal Arbitrations Act.

Bill 67, An Act to amend The Department of Municipal Affairs Act.

Bill 68, An Act to amend The Local Improvement Act.

Bill 69, An Act to amend The Public Utilities Act.
Bill 70, An Act to amend The Trustee Act.


Bill 72, An Act to amend The Coroners Act.

Bill 74, An Act to amend The Cancer Act.

Bill 75, An Act to amend The Hospital Services Commission Act.

Bill 76, An Act to amend The Public Hospitals Act.

Bill 77, An Act to amend The Private Hospitals Act.

Bill 78, An Act to amend The Community Centres Act.


Bill 80, An Act to amend The Legislative Assembly Act.

Bill 82, An Act to amend The Junior Farmer Establishment Act.


Bill 92, An Act to amend The Live Stock Community Sales Act.


Bill Pr25, An Act respecting the County of Peel.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

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

Bill Pr2, An Act respecting Owen Sound General and Marine Hospital."
Bill Pr3, An Act respecting The Royal Canadian Legion.

Bill Pr5, An Act respecting The Community Chest of St. Catharines & District, Inc.

Bill Pr6, An Act to incorporate The Ontario Speech and Hearing Association.

Bill Pr8, An Act respecting the Township of London.

Bill Pr9, An Act respecting the City of Windsor.

Bill Pr10, An Act respecting the Pentecostal Assemblies of Canada.

Bill Pr11, An Act respecting The Frontenac District High School Board.

Bill Pr13, An Act respecting The United Church of Canada.

Bill Pr14, An Act respecting the Town of Burlington.

Bill Pr16, An Act respecting the City of Belleville.

Bill Pr17, An Act respecting the City of Cornwall.


Bill Pr19, An Act respecting the City of Toronto.

Bill Pr20, An Act respecting the City of London.

Bill Pr21, An Act respecting the Village of New Hamburg.

Bill Pr22, An Act respecting the Municipality of Shuniah.

Bill Pr24, An Act respecting the Town of Gananoque.

Bill Pr25, An Act respecting the County of Peel.

Bill Pr26, An Act respecting the City of St. Thomas.

Bill Pr29, An Act respecting the Township of York.

Bill Pr30, An Act respecting the Township of Mosa.

Bill Pr31, An Act respecting the City of Oshawa.

Bill Pr32, An Act respecting the Town of Hawkesbury.

Bill Pr33, An Act respecting the Township of East York.

Bill Pr34, An Act respecting the City of Hamilton.

Bill Pr36, An Act respecting the City of Ottawa.
Bill Pr37, An Act respecting the Canadian National Exhibition Association.

Bill Pr38, An Act to incorporate The East York Foundation.

Bill Pr39, An Act respecting the Township of Scarborough.

Bill Pr40, An Act respecting the City of Kitchener.

Bill Pr42, An Act respecting the Township of North York.

Bill Pr43, An Act respecting the City of Chatham.

Bill 1, An Act to amend The Devolution of Estates Act.

Bill 2, An Act to amend The Certification of Titles Act.


Bill 4, An Act to amend The Probation Act.

Bill 5, An Act to amend The Mortgages Act.

Bill 6, An Act to amend The Used Car Dealers Act, 1964.

Bill 7, An Act to amend The Archaeological and Historic Sites Protection Act.

Bill 8, An Act to amend The Highway Improvement Act.

Bill 12, An Act to amend The Dead Animal Disposal Act.


Bill 17, An Act to amend The Trench Excavators' Protection Act.

Bill 18, An Act to amend The Elevators and Lifts Act.


Bill 20, An Act to amend The Dog Tax and Cattle, Sheep and Poultry Protection Act.

Bill 21, An Act to amend The Weed Control Act.


Bill 24, An Act respecting the Water Powers of the Ottawa River.


Bill 38, An Act to amend The Boundaries Act.


Bill 40, An Act to amend The County Courts Act.

Bill 41, An Act to provide for the Settlement by Arbitration of Labour Disputes in Hospitals.

Bill 42, An Act to amend The Mining Act.

Bill 43, An Act to amend The Public Lands Act.


Bill 47, An Act to provide a Provincial Flag for Ontario.


Bill 50, An Act to amend The Dentistry Act.

Bill 51, An Act to amend The Nurses Act.

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


Bill 54, An Act to amend The Division Courts Act.

Bill 56, An Act to amend The Summary Convictions Act.

Bill 57, An Act to amend The Department of Agriculture Act.

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Bill 74, An Act to amend The Cancer Act.
Bill 75, An Act to amend The Hospital Services Commission Act.
Bill 76, An Act to amend The Public Hospitals Act.
Bill 77, An Act to amend The Private Hospitals Act.
Bill 78, An Act to amend The Community Centres Act.
Bill 80, An Act to amend The Legislative Assembly Act.
Bill 82, An Act to amend The Junior Farmer Establishment Act.
Bill 92, An Act to amend The Live Stock Community Sales Act.
Bill 93, An Act to amend The Corporations Act.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

“In Her Majesty’s name, the Honourable the Lieutenant Governor doth assent to these Bills.”

His Honour was then pleased to retire.
The House, according to Order, resolved itself into the Committee of Supply.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:—

605. To defray the expenses of the Ontario Water Resources Commission, Department of Energy and Resources Management. ........................................ $ 4,077,000

607. To defray the expenses of the Conservation Authorities Branch. ........................................ 6,750,000

609. To defray the expenses of the Ontario Water Resources Commission. ........................................ 25,000,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—

The Report of the Public Service Superannuation Board for the year ended March 31, 1964 (No. 34).

Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31, 1964 (No. 32).

Report of the Provincial Auditor on the Public Service Retirement Fund for the year ended March 31, 1964 (No. 33).


The House then adjourned at 6.10 p.m.
SIXTY-SECOND DAY
TUESDAY, APRIL 27TH, 1965

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, 1966, the following sum:—

608. To defray the expenses of the Hydro-Electric Power Commission of Ontario .................. $ 1,800,000

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 10.35 p.m.

SIXTY-THIRD DAY
WEDNESDAY, APRIL 28TH, 1965

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

Bill 85, An Act to amend The Planning Act.
Bill 100, An Act to amend The General Sessions Act.
Bill 107, An Act to amend The Ophthalmic Dispensers Act, 1960-61.
Bill 109, An Act to amend The Ontario Municipal Board Act.
Bill 110, An Act to amend The Registry Act.
Bill 111, An Act to amend The Land Titles Act.
Bill 112, An Act to amend The Partnerships Registration Act.
Bill 114, An Act to provide for the Establishment and Operation of The Centennial Centre of Science and Technology.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.05 p.m.
SIXTY-FOURTH DAY
THURSDAY, APRIL 29TH, 1965

PRAYERS

Mr. Boyer, from the Standing Committee on Privileges and Elections presented the Committee's Report, which was read as follows and adopted:

The committee recommends to the House that the reports of the special commission on redistribution of electoral districts in Ontario be referred back to that commission in order that the commission may give consideration to submissions relating to electoral district boundaries made by interested persons or to be made by such persons during such period as the commission may prescribe; in considering such submissions, that the commission also consider population trends and up-to-date population figures and report to the Legislative Assembly not later than the next regular Session thereof.

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, 1966, the following sums:—

401. To defray the expenses of the Main Office, Department of Economics and Development ........................................... $ 4,896,000
402. To defray the expenses of the Economic Council .......... 211,000
403. To defray the expenses of the Office of Chief Economist... 612,000
404. To defray the expenses of the Ontario Development Agency 288,000
405. To defray the expenses of the Ontario House................. 416,000
406. To defray the expenses of the Trade and Industry Branch. 1,335,000

And the House having continued to sit until 12 o'clock Midnight,

FRIDAY, APRIL 30TH, 1965

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 12.45 a.m.
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 Public Health Act. Mr. Dymond.

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

Prayers 3.00 O’Clock P.M.

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

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, 1966, the following sums:—

407. To defray the expenses of the Ontario Housing Corporation. $1,797,000

408. To defray the expenses of the Ontario Housing Corporation. 9,750,000

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:—


Eighth Report of Ontario Parks Integration Board, for the period ending December 31, 1964 (No. 76).

The House then adjourned at 5.50 p.m.

SIXTY-SEVENTH DAY
TUESDAY, MAY 4TH, 1965

Prayers

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 Bills with certain amendments:—


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, 1966, the following sums:—

801. To defray the expenses of the Main Office, Department of Highways. $4,734,000

802. To defray the expenses of the Maintenance—King’s Highways and Other Roads. 87,383,000

803. To defray the expenses of the Construction and Other Capital Projects. 237,252,000

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:—

Annual Report of the Commissioner of the Ontario Provincial Police for the year 1964 (No. 6).


The House then adjourned at 10.50 p.m.
SPRING-THIRTEENTH DAY
WEDNESDAY, MAY 5TH, 1965

Prayers

3.00 O’Clock P.M.

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

Bill 121, An Act to amend The Surrogate Courts Act. Mr. Wishart.
Bill 124, An Act to amend The Public Service Superannuation Act. Mr. Allan.
Bill 125, An Act to amend The Public Service Act, 1961-62. Mr. Allan.
Bill 126, An Act to amend The Racing Commission 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 Papers were Tabled:

Report of the Attorney General’s Committee on Medical Evidence in Court in Civil Cases (No. 78).

Report of the Board of Governors of the University of Toronto, for the year ending June 30, 1964 (No. 10, Part 1).

Report of the President of the University of Toronto, for the year ended June 30, 1964 (No. 10, Part 2).
Ontario College of Art Annual Report for the year ending May 31, 1964 (No. 9).

Annual Report of the Lakehead College of Arts, Science and Technology, for the year ended June 30, 1964 (No. 57).

Annual Report of the Teachers' Superannuation Commission, for the year ending October 31, 1964 (No. 8).

The House then adjourned at 6.00 p.m.

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SIXTY-NINTH DAY
THURSDAY, MAY 6TH, 1965

PRAYERS

3.00 O'CLOCK P.M.

Mrs. Pritchard, from the Standing Committee on Education, Health and Welfare, presented the Committee's Report which was read as follows and adopted:

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

Bill 87, An Act to amend The Schools Administration Act.

Bill 88, An Act to amend The Public Schools Act.

Bill 89, An Act to amend The Separate Schools Act.


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

Bill 127, An Act to establish The Ontario Institute for Studies in Education.

Mr. Davis.
Mr. Simonett.


Bill 133, An Act to amend The Retail Sales Tax Act, 1960-61.  Mr. Allan.


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

Bill 44, An Act to make uniform the Powers of Expropriation Granted to Universities.

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, 1966, the following sum:—

201. To defray the expenses of the Main Office, Department of Attorney General......................................................... $ 97,000

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 11.10 p.m.
PRAYERS

10.30 O'Clock A.M.

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


The Order of the Day for Resuming the Adjourned Debate on the Fourth and Final Report of the Select Committee on The Municipal Act and related Acts having been read,

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

Ordered, That the Debate be adjourned.

The 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. Nixon,

Ordered, That the Debate be adjourned.

The following Sessional Papers were Tabled:—

Fortieth Annual Report of the Ontario Department of Health, for the year 1964 (No. 79).

Annual Report for 1964 of The Ontario Cancer Institute incorporating The Princess Margaret Hospital (No. 59).

Annual Report for 1963 of The Ontario Cancer Treatment and Research Foundation (No. 58).


The House then adjourned at 1.05 p.m.
SEVENTY-FIRST DAY

MONDAY, MAY 10TH, 1965

PRAYERS

3.00 O'CLOCK P.M.

The House observed a minute's silence in respect to the memory of Joseph M. Gould, late member for Bracondale, and the late Arthur G. Frost, a former member of the Assembly for the same electoral district, both of whom departed this life over the week end.

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 6.05 p.m.
SEVENTY-SECOND DAY
TUESDAY, MAY 11TH, 1965

PRAYERS

3.00 O’CLOCK 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 Bill with certain amendments:


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

Bill 136, An Act respecting Medical Services Insurance.  Mr. Dymond.

Bill 137, An Act to amend The Municipality of Metropolitan Toronto Act.  Mr. Spooner.

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


Bill 120, An Act to amend The Public Health Act.

Bill 121, An Act to amend The Surrogate Courts Act.


The Order of the Day for Second Reading of Bill 119, The Child Welfare Act, 1965, having been read,

Mr. Cecile moved second reading of the Bill, and a Debate arising, after some time the motion was carried, and the Bill was accordingly read the second time and referred to the Committee on Education, Health and Welfare.
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, 1966, the following sums:—

202. To defray the expenses of the Ontario Police Commission... $ 606,000
203. To defray the expenses of the Legislative Counsel’s Division 164,000
204. To defray the expenses of the Administration and Finance Division.................................................. 486,000
205. To defray the expenses of the Civil Law Division........... 180,000

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.

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SEVENTY-THIRD DAY
WEDNESDAY, MAY 12TH, 1965

Prayers

3:00 O’Clock P.M.

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


Bill 139, An Act to amend The Seed Potatoes Act. Mr. Stewart.

Bill 140, An Act to amend The Farm Products Marketing Act. Mr. Stewart.


Bill 142, An Act to provide for the Establishment of Regional Detention Centres. Mr. Grossman.
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, 1966, the following sum:—

206. To defray the expenses of the Criminal Law Division . . . . $ 1,268,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.05 p.m.

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SEVENTY-FOURTH DAY
THURSDAY, MAY 13TH, 1965

Prayers

3.00 O’Clock P.M.

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


Bill 144, An Act to impose a Tax on the Consumers of Tobacco.  Mr. Allan.

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

Bill 124, An Act to amend The Public Service Superannuation Act.


The Order of the Day for Second Reading of Bill 135, The Milk Act, 1965, having been read,

Mr. Stewart moved second reading of the Bill, and a Debate arising, after some time the motion was carried, and the Bill was accordingly read the second time and referred to the Committee on Agriculture.

The Order of the Day for Second Reading of Bill 127, An Act to establish The Ontario Institute for Studies in Education, having been read,

Mr. Davis moved second reading of the Bill, and a Debate arising, after some time it was, on motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sum:—

207. To defray the expenses of the Administration of Justice Division, Department of Attorney General. ............... $ 8,830,000

And the House having continued to sit until 12 of the clock Midnight,

Friday, May 14th, 1965

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 12.15 a.m.
SEVENTY-FIFTH DAY
FRIDAY, MAY 14TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

The Order of the Day for Resuming the Adjourned Debate on the Interim Report of the Select Committee on Youth having been read, after some time it was, on motion by Mr. Robarts,

Ordered, That the Order be discharged.

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 Order of the Day for Resuming the Adjourned Debate on the motion for Second Reading of Bill 127, An Act to establish The Ontario Institute for Studies in Education, having been read,

The Debate was resumed, and after some time, the motion was carried and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

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


The House then adjourned at 1.05 p.m.
SEVENTY-SIXTH DAY
MONDAY, MAY 17TH, 1965

PRAYERS 3.00 O'CLOCK P.M.

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


The 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, 1966, the following sums:

208. To defray the expenses of the Public Safety Division,
    Department of Attorney General .......................... $ 2,408,000

209. To defray the expenses of the Ontario Securities Branch... 463,000

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.

SEVENTY-SEVENTH DAY
TUESDAY, MAY 18TH, 1965

PRAYERS 3.00 O'CLOCK P.M.

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


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

Bill 146, An Act to amend The Municipal 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, 1966, the following sums:

210. To defray the expenses of the Office of Superintendent of Insurance, Department of Attorney General $ 259,000

211. To defray the expenses of the Ontario Law Reform Commission ............................................. 158,000

212. To defray the expenses of the Ontario Provincial Police ... 23,907,000

1801. To defray the expenses of the Main Office, Department of Public Works .................................. 1,125,000

1802. To defray the expenses of the Ontario Government Buildings .................................................. 9,000,000

1803. To defray the expenses of the Leased Premises .......... 3,200,000

1804. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc....................... 125,000

1805. To defray the expenses of the Miscellaneous .................. 160,000

1806. To defray the expenses of the Public Buildings .......... 43,000,000

1807. To defray the expenses of the Dams, Docks and Locks ... 975,000

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

Ordered, That the Report be received.

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


The House then adjourned at 11.00 p.m.

SEVENTY-EIGHTH DAY
WEDNESDAY, MAY 19TH, 1965

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 147, An Act to provide for the Establishment and Operation of Commuter Services. Mr. Robarts.

The Order of the Day for Resuming the Adjourned Debate on the Fourth and Final Report of the Select Committee on The Municipal Act and related Acts having been read, after some time it was, on motion by Mr. Rowntree,

Ordered, That the Order be discharged.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.05 p.m.
SEVENTY-NINTH DAY
THURSDAY, MAY 20TH, 1965

PRAYERS

3.00 O’CLOCK P.M.

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

Bill 148, An Act to amend The University of Toronto Act, 1947. Mr. Davis.


Bill 150, An Act respecting Lakehead University. Mr. Davis.

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

Bill 137, An Act to amend The Municipality of Metropolitan Toronto Act.

Bill 142, An Act to provide for the Establishment of Regional Detention Centres.


Bill 144, An Act to impose a Tax on the Consumers of Tobacco.

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, 1966, the following sums:—

301. To defray the expenses of the Main Office, Department of Civil Service........................................ $ 155,500
302. To defray the expenses of the Position Administration........... 216,500
303. To defray the expenses of the Recruitment and Examination 224,500
304. To defray the expenses of the Training and Development.. 97,000
305. To defray the expenses of the Administrative Services...... 324,500
306. To defray the expenses of the Pay Research.................. 90,000
307. To defray the expenses of the Ontario Joint Council, Civil Service Arbitration Board and Grievance Boards... $ 33,500

308. To defray the expenses of the Employee Relations............ 67,500

2201. To defray the expenses of the General Administration, Treasury Department.......................... 1,262,000

2202. To defray the expenses of the Accounts Division ........ 7,243,000

2203. To defray the expenses of the Revenue Division.......... 5,809,000

2204. To defray the expenses of the Data Processing Branch.... 604,000

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.

EIGHTIETH DAY

FRIDAY, MAY 21st, 1965

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 Tuesday next:—


Bill 152, An Act to amend The University of Guelph Act, 1964. Mr. Davis.

Bill 153, An Act to amend The Department of Education Act. Mr. Davis.


Bill 156, An Act to amend The Department of Public Welfare Act. Mr. Cecile.


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


Bill 139, An Act to amend The Seed Potatoes Act.

Bill 140, An Act to amend The Farm Products Marketing Act.

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

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

Ordered, That the Debate be adjourned.

On motion by Mr. Rowntree,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until Two of the clock on Tuesday afternoon next.

The House then adjourned at 12.55 p.m.

EIGHTY-FIRST DAY
TUESDAY, MAY 25TH, 1965

Prayers 2.00 O’Clock P.M.

The Order of the Day for Second Reading Bill 136, An Act respecting Medical Services Insurance, having been read.

Mr. Dymond moved, That the Bill be now read a second time,

And a Debate arising, after some time,
Mr. Thompson moved, seconded by Mr. Oliver,

That all the words in the motion after the word “That” be struck out and the following substituted therefor:

“This Bill be referred to the Standing Committee on Education, Health and Welfare at which representatives of farmers, trade unions, the business community, the medical profession, and the public should be invited; with instructions to make recommendations to the Government and the House in accordance with the recommendations of the Royal Commission on Health Services chaired by the Honourable Mr. Justice Emmett Hall, in order that the Bill should provide a Health Charter for the citizens of Ontario and, without limiting the generality of the foregoing, should include and be based upon the following principles:

(a) A comprehensive government-operated universal health care program;

(b) The patient shall have the right to be treated by a doctor of his choice;

(c) Doctors shall be paid on a fee for services basis and shall be free to practise within or without the plan;

(d) There shall be no means test;

(e) Mental illness shall be treated on the same basis as other illnesses;

(f) Dental and optical services for children up to 18 years of age shall be included;

(g) Other ancillary medical and health care services such as home nursing or orthopedic appliances, chiropractic services, etc., shall be phased into the program as independent Health Services, in order that the program shall be fully comprehensive by 1971;

(h) The Bill in its final form shall be of such a nature that the program can be readily integrated into a national health care program for all Canadians.”

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

Ordered, That the Debate be adjourned.

The House then adjourned at 5.00 p.m.
EIGHTY-SECOND DAY
WEDNESDAY, MAY 26TH, 1965

PRAYERS

The Order of the Day for Resuming the Adjourned Debate on the amendment to the motion for Second Reading Bill 136, An Act respecting Medical Services Insurance having been read,

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

Ordered, That the Debate be adjourned.

The House then adjourned at 10.20 p.m.

EIGHTY-THIRD DAY
THURSDAY, MAY 27TH, 1965

PRAYERS

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

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


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

Bill 158, An Act respecting Université d’Ottawa. Mr. Guindon.

Bill 159, An Act to amend The Hospital Services Commission Act. Mr. Lewis (Scarborough West).

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, 1966, the following sums:—

2205. To defray the expenses of the Ontario Racing Commission, Treasury Department ................... $ 239,000

2206. To defray the expenses of the Pension Commission of Ontario ........................................... 163,000

101. To defray the expenses of the Main Office, Department of Agriculture ........................................ 973,000

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 11.40 p.m.

EIGHTY-FOURTH DAY
FRIDAY, MAY 28TH, 1965

Prayers 10.30 O'Clock A.M.

On motion by Mr. Robarts,

Ordered, That beginning Monday, May 31st, until further Order, this House will meet at 2 p.m. Monday to Thursday inclusive.

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


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

Bill 148, An Act to amend The University of Toronto Act, 1947.


Bill 150, An Act respecting Lakehead University.

Bill 152, An Act to amend The University of Guelph Act, 1964.


The Order of the Day for Second Reading of Bill 147, An Act to provide for the Establishment and Operation of Commuter Services, having been read,

Mr. Robarts moved that the Bill be now read a second time, and a Debate arising, after some time the motion was carried, and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sum:—

102. To defray the expenses of the Agricultural and Horticultural Societies Branch, Department of Agriculture........ $ 1,009,000

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 1.05 p.m.

EIGHTY-FIFTH DAY
MONDAY, MAY 31ST, 1965

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, 1966, the following sums:—
103. To defray the expenses of the Agricultural Rehabilitation and Development Branch, Department of Agriculture. $ 1,258,000

104. To defray the expenses of the Dairy Branch ................. 1,005,000

105. To defray the expenses of the Extension Branch .............. 2,943,000

106. To defray the expenses of the Farm Economics, Cooperatives and Statistics Branch .................. 387,000

107. To defray the expenses of the Farm Products Inspection Branch ........................................ 556,000

108. To defray the expenses of the Farm Products Marketing Board ............................................. 114,000

109. To defray the expenses of the Information Branch .......... 478,000

110. To defray the expenses of the Live Stock Branch .......... 838,000

111. To defray the expenses of the Office of the Commissioner of Marketing .................................. 43,000

112. To defray the expenses of the Ontario Food Council .......... 156,000

113. To defray the expenses of the Ontario Junior Farmer Loan Branch ........................................ 255,000

114. To defray the expenses of the Ontario Telephone Service Commission ......................................... 109,000

115. To defray the expenses of the Soils and Crops Branch .... 582,000

116. To defray the expenses of the Veterinary Services Branch ............................................. 1,393,000

117. To defray the expenses of the Demonstration Farm, New Liskeard ......................................... 94,000

118. To defray the expenses of the Horticultural Experiment Station, Vineland ................................ 571,000

119. To defray the expenses of the Kemptville Agricultural School ............................................. 690,000

120. To defray the expenses of the Western Ontario Agricultural School, Ridgetown ......................... 588,000

121. To defray the expenses of the Federated Colleges, Guelph ............................................. 7,449,000

122. To defray the expenses of the Main Office .................... 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 Order of the Day for Second Reading of Bill 153, An Act to amend The Department of Education Act, having been read,

Mr. Davis moved, That the Bill be now read a second time, and a Debate arising, after some time the motion was carried, and the Bill was accordingly read the second time and referred to the Committee of the Whole House.

The following Sessional Paper was Tabled:—

Interim Report of the Select Committee on Aging (No. 82).

The House then adjourned at 11.10 p.m.

EIGHTY-SIXTH DAY

TUESDAY, JUNE 1st, 1965

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 with certain amendments:—


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

Bill 160, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Allan.
The Order of the Day for Resuming the Adjourned Debate on the amendment to the motion for Second Reading Bill 136, An Act respecting Medical Services Insurance, having been read,

The Debate was resumed and, after some time,

The amendment moved by Mr. Thompson was lost on the following division:—

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On Mr. Bryden's attempt to continue the Debate on the main motion, Mr. Speaker ruled that the Debate was concluded and that the vote on the motion for Second Reading must be taken forthwith.
On appeal his ruling was sustained on the following division:

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And the House having sat until Midnight,

**WEDNESDAY, JUNE 2ND**

The motion for Second Reading was then carried on the same vote as that on the Speaker's ruling, and the Bill was accordingly read the second time and referred to the Committee of the Whole House.
The following Sessional Paper was Tabled:

Interim Report of the Select Committee on Mining (No. 83).

The House then adjourned at 12.15 a.m.

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EIGHTY-SEVENTH DAY
WEDNESDAY, JUNE 2ND, 1965

Prayers

2.00 O'Clock P.M.

Mr. Ewen 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 $100.00.

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:

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<th>Department / Report</th>
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<tr>
<td>Accounts, Public</td>
<td>1,650</td>
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<tr>
<td>Agriculture, Federated Colleges, Guelph, Report</td>
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<tr>
<td>Agricultural Research Institute, Report</td>
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<td>Agriculture, Department of, Minister's Report</td>
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<td>Arts Council</td>
<td>5,000</td>
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<td>Auditor's Report</td>
<td>350</td>
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<td>Civil Service Department, Report</td>
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<td>Education, Minister's Report</td>
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<td>Estimates</td>
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<td>Highways, Department of, Report</td>
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<td>Labour, Department of, Report</td>
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<td>Lands and Forests</td>
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<td>Legal Offices, Report of Inspector</td>
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<td>Mines</td>
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<td>Niagara Parks Commission, Report</td>
<td>400</td>
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<td>Ontario Northland Transportation Commission, Report</td>
<td>475</td>
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<tr>
<td>Police, Provincial, Report of Commissioner</td>
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<td>Public Welfare, Department of, Report</td>
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Public Works, Department of, Report ........................................ 450
Reform Institutions, Department of, Report, Part 1 .................. 1,675
Part 2 ........................................................................... 1,675
Transport, Minister's Report .................................................... 750
Tourism and Information, Department of, Report ..................... 2,000
Veterinary College, Report ..................................................... 1,000
Workmen's Compensation Board, Report .................................. 2,175

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

Bill 161, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.  Mr. Dymond.


Bill 164, An Act to amend The Assessment Act.  Mr. Spooner.

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.

Debate was adjourned on the motions for Second Reading of the following Bills:—


The House then adjourned at 6.00 p.m.
EIGHTY-EIGHTH DAY
THURSDAY, JUNE 3RD, 1965

PRAYERS

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:

501. To defray the expenses of the Main Office, Department of Education ........................................ $ 340,000
502. To defray the expenses of the Departmental Business Administration Branch ........................................ 878,000
503. To defray the expenses of the School Business Administration Branch ........................................ 346,000
504. To defray the expenses of the Personnel Branch ........................................ 137,000
505. To defray the expenses of the Information Branch ........................................ 236,000
506. To defray the expenses of the Program Branch ........................................ 9,803,000
507. To defray the expenses of the Teacher Education Branch ........................................ 5,930,000
508. To defray the expenses of the Special Schools and Services Branch ........................................ 5,063,000

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.
Debate was adjourned on the motions for Second Reading of the following Bills:

Bill 15, An Act to amend The Public Health Act.


The House then adjourned at 11.40 p.m.

EIGHTY-NINTH DAY
FRIDAY, JUNE 4TH, 1965

PRAYERS 10.30 O’CLOCK A.M.

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


The House, 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, 1966, the following sums:

509. To defray the expenses of the Technological and Trades Training Branch, Department of Education $ 6,635,000

510. To defray the expenses of the Youth Branch 75,000

511. To defray the expenses of the Ontario Fitness Program 100,000

512. To defray the expenses of the Federal-Provincial Agreements 30,294,000

513. To defray the expenses of the Scholarships, Bursaries, etc. 2,535,000

514. To defray the expenses of the Legislative Grants 342,083,000

515. To defray the expenses of the Miscellaneous Grants 1,070,000
516. To defray the expenses of the Grants to Ontario Colleges of Education................................. $ 3,774,000

517. To defray the expenses of the Grants to Ryerson Polytechnical Institute................................. 5,473,000

518. To defray the expenses of the Teachers' Superannuation, etc.................................................. 14,893,000

519. To defray the expenses of the Student Aid Loans............. 100,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.10 p.m.

NINETIETH DAY
MONDAY, JUNE 7TH, 1965

PRAYERS

2.00 O'CLOCK P.M.

On motion by Mr. Robarts,

Ordered, That in addition to the present hours of sitting, this House will sit from 10.30 a.m. to 12.30 p.m. on Tuesdays, Wednesdays and Thursdays for the balance of the present Session.

The Order of the Day for the House to resolve itself into the Committee of the Whole House having been read,

Mr. Lewis (Scarborough West) moved, seconded by Mr. MacDonald,

That instruction be given to the Committee that it has power to consider and make recommendations to amend Bill No. 136 to provide:

1. That a fund be established into which shall be paid all money necessary to provide fully comprehensive medical insurance contracts to persons designated in sections 6 and 7 of the Bill and in this motion, and that the said contracts be issued and the said fund administered by the Hospital Services Commission of Ontario.
2. That government support according to an appropriate sliding scale be made available to provide comprehensive contracts to those whose taxable income does not exceed $3,000 per year.

3. That all residents of the province, whether or not referred to in paragraph 2, be entitled to receive comprehensive contracts from the Commission upon voluntary payment by them into the fund of appropriate contributions as determined by the Commission, and that issuance of such contracts and payment of such contributions be required in respect of those for whom coverage is mandatory under The Hospital Services Commission Act and regulations.

4. That provision be made to cover prescribed drugs at least for pensioners, persons for whom continuing drug therapy is required after discharge from hospital, and persons for whom long-term drug therapy is necessary.

Mr. Speaker delivered the following ruling:—

I wish to inform the Honourable Member for Scarborough West that I have taken note of the Notice of Motion of this Instruction to the Committee of the Whole House which the Honourable Member has now moved.

I wish to advise the Honourable Member and the House that I have read very carefully pages 536 and following of May's 17th Edition respecting procedure for instructions to a committee, including the Committee of the Whole House. As a result I have no doubt that such a procedure, though rare, is a recognized procedure of Parliament.

However, while agreeing with the procedure I find that the precedents make it quite clear that the proposed instruction is out of order. Under the heading Inadmissible Instructions at pages 539 and 540 of May it states that such an instruction is out of order, and I quote "if its objects are inconsistent with the decision of the House taken on second reading, or seek to traverse that decision by an alternative scheme or postponement." Cases in support of this principle are cited on page 540.

From the debate on second reading it is my understanding that one of the main principles of Bill 136 is its voluntary feature, and I have no doubt in my mind that the provision in the proposed instruction that contracts and payments of contribution be required in respect of those for whom coverage is mandatory under The Hospital Services Commission Act and regulations is in direct conflict with the decision of the House taken on second reading. In fact, it appears obvious to me that the whole purport of the proposed instruction is to propose an alternative scheme which is expressly out of order.

I therefore must declare the proposed instruction out of order.

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

the Lieutenant Governor in Council may make arrangements for supplying the money necessary to fulfil the requirements of any guarantee under The John Graves Simcoe Memorial Foundation Act, 1965 and to advance the amount necessary for that purpose out of the public funds of the Province,

as provided by Bill 94, An Act to establish a Foundation for the Preservation of the Burial Place of John Graves Simcoe and his Wife.

That,

the real and personal property, business and income of The Centennial Centre of Science and Technology is exempt from all assessment and taxation made, imposed or levied by or under the authority of any Act of the Legislature,
as provided by Bill 114, An Act to provide for the Establishment and Operation of The Centennial Centre of Science and Technology.

That,

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


That,

the moneys required for the purposes of The Child Welfare Act, 1965 in addition to the moneys referred to in subsection 1 of section 91 of The Child Welfare Act, 1965 shall, until the 31st day of March, 1966, be paid out of the Consolidated Revenue Fund,


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


Bill 85, An Act to amend The Planning Act.

Bill 87, An Act to amend The Schools Administration Act.

Bill 89, An Act to amend The Separate Schools Act.


Bill 100, An Act to amend The General Sessions Act.


Bill 107, An Act to amend The Ophthalmic Dispensers Act, 1960-61.

Bill 109, An Act to amend The Ontario Municipal Board Act.

Bill 110, An Act to amend The Registry Act.

Bill 111, An Act to amend The Land Titles Act.

Bill 112, An Act to amend The Partnerships Registration Act.


Bill 114, An Act to provide for the Establishment and Operation of The Centennial Centre of Science and Technology.


Also, that the Committee had directed him to report the following Bills with certain amendments:—

Bill 44, An Act to make uniform the Powers of Expropriation Granted to Universities.

Bill 88, An Act to amend The Public Schools Act.


Bill 95, An Act to amend The Loan and Trust Corporations Act.


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

The House, according to Order, resolved itself into the Committee of Supply, 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 10.15 p.m.

NINETY-FIRST DAY
TUESDAY, JUNE 8TH, 1965

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 156, An Act to amend The Department of Public Welfare Act.
Bill 158, An Act respecting Université d'Ottawa.
Bill 160, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Debate was adjourned on the motions for Second Reading of the following Bills:—

Bill 33, An Act to amend The Municipal 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,

where a payment into the Public Service Superannuation Fund is made pursuant to *The Pension Benefits Act, 1962-63* with respect to the unfunded liability of the Public Service Superannuation Fund, interest shall be credited to the Public Service Superannuation Fund out of the Consolidated Revenue Fund at the rate of 5 per cent per annum from the date of such payment in any year to the end of the then current fiscal year,

as provided in Bill 124, An Act to amend The Public Service Superannuation Act.

That,

the cost of the establishment, maintenance and conduct of The Ontario Institute for Studies in Education shall be payable, until the 30th day of June, 1966, out of the Consolidated Revenue Fund,

as provided in Bill 127, An Act to establish The Ontario Institute for Studies in Education.

That,

(a) the Treasurer may pay out of the Consolidated Revenue Fund accounts for legislative and departmental printing, paper and stationery and other supplies delivered to the Queen's Printer, but the amount of such deliveries remaining on hand and in the course of distribution shall not exceed in any fiscal year the sum of $1,000,000; and

(b) where, in the opinion of the Treasurer, a person is indebted to the Crown in right of Ontario or in right of Canada in any specific sum of money, the Treasurer may authorize the Comptroller of Accounts,

(i) to retain by way of deduction or set-off, out of any money that is due and payable by the Crown in right of Ontario to such person, such sum as the Treasurer sees fit in the circumstances, and

(ii) to pay such sum to such public officer as he thinks appropriate to receive it,

as provided in Bill 129, An Act to amend The Financial Administration Act.
That,

every corporation as defined in The Corporations Tax Act shall pay to Her Majesty for the use of Ontario the taxes imposed by that Act, in accordance with that Act,

as provided in Bill 130, An Act to amend The Corporations Tax Act.

That,

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

1. 21 per cent in respect of the 1965 taxation year, and
2. 24 per cent in respect of the 1966 taxation year,


That,

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

as provided in Bill 133, An Act to amend The Retail Sales Tax Act, 1960-61.

That,

every person to whom any property passes shall pay to Her Majesty for the use of Ontario the duty imposed,

as provided in Bill 134, An Act to amend The Succession Duty Act.

That,

the moneys required for the purposes of The Medical Services Insurance Act, 1965 during the fiscal year 1965-66 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 136, An Act respecting Medical Services Insurance.

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

Bill 120, An Act to amend The Public Health Act.

Bill 121, An Act to amend The Surrogate Courts Act.


Bill 124, An Act to amend The Public Service Superannuation Act.


Bill 127, An Act to establish The Ontario Institute for Studies in Education.


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


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

The House then adjourned at 10.55 p.m.

NINETY-SECOND DAY

WEDNESDAY, JUNE 9TH, 1965

PRAYERS

10.30 O'CLOCK A.M.

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

Bill 167, An Act respecting a Certain Dispute between The Toronto Electric Commissioners and Local No. 1, Canadian Union of Public Employees. Mr. Robarts.

The House resolved itself into a Committee to consider Bill 136, An Act respecting Medical Services Insurance.
After some time Mr. Speaker resumed the Chair, and Chairman reported progress and asked for leave to sit again.

Ordered, That the Report be now received and adopted.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.00 p.m.

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NINETY-THIRD DAY
THURSDAY, JUNE 10TH, 1965

PRAYERS

10.30 O'Clock A.M.

The House resolved itself into a Committee to consider Bill 136, An Act respecting Medical Services Insurance.

After some time Mr. Speaker resumed the Chair, and the Chairman reported progress and asked for leave to sit again.

Ordered, That the Report be now received and adopted.

The Order of the Day for Second Reading of Bill 167, An Act respecting a Certain Dispute between The Toronto Electric Commissioners and Local No. 1, Canadian Union of Public Employees, having been read,

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

Mr. MacDonald moved, seconded by Mr. Freeman,

That the motion be amended by striking out all the words after the word “That” and substituting the following:
"in the opinion of this House, the proposal submitted to the government today by Local No. 1, Canadian Union of Public Employees, represented a fair and reasonable method of settling the dispute without a stoppage of work, which would have safeguarded adequately both the public interest and the interests of the parties, and thus represented an alternative preferable to the harsh, restrictive and undemocratic provisions of Bill 167."

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

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The motion for Second Reading was then carried on the same vote reversed and the Bill was accordingly read the second time.

The Bill was then read a third time on motion by Mr. Robarts, 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 a certain Bill to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the title of the Bill that had passed as follows:—

"The following is the title of the Bill to which Your Honour’s Assent is prayed:

Bill 167, An Act respecting a Certain Dispute between The Toronto Electric Commissioners and Local No. 1, Canadian Union of Public Employees."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"In Her Majesty’s name, the Honourable the Lieutenant Governor doth assent to this Bill."

His Honour was then pleased to retire.

The following Sessional Papers were Tabled:—

Report of the Standing Committee on Public Accounts (No. 84).

Report of the Select Committee on Consumer Credit (No. 85).

Fourteenth Annual Report of the Alcoholism and Drug Addiction Research Foundation, for the year ending December 31, 1964 (No. 42).

Ontario Hospital Services Commission Annual Report for 1963 (No. 86).

The House then adjourned at 11.35 p.m.
NINETY-FOURTH DAY
FRIDAY, JUNE 11TH, 1965

PRAYERS

On motion by Mr. Robarts,

Ordered, That the members of the Select Committee on Youth be excused from attendance in the Legislature next week to enable the Committee to conduct hearings in Hamilton, Niagara Falls and Welland.

The House resolved itself into a Committee to consider Bill 136, An Act respecting Medical Services Insurance.

After some time Mr. Speaker resumed the Chair, and Chairman reported progress and asked for leave to sit again.

Ordered, That the Report be now received and adopted.

The House then adjourned at 1.25 p.m.

NINETY-FIFTH DAY
MONDAY, JUNE 14TH, 1965

PRAYERS

The House resolved itself into a Committee to consider Bill 136, An Act respecting Medical Services Insurance.

After some time Mr. Speaker resumed the Chair, and the Chairman reported the Bill with certain amendments and asked for leave to sit again.

Mr. MacDonald moved, seconded by Mr. Bryden,

That the motion, "That the report of the Committee of the Whole House be adopted" be amended by adding thereto the following words:

"but that Bill No. 136 be referred back to the Committee with instructions that it has the power to consider and make recommendations to further amend the Bill to provide:
1. That government support according to an appropriate sliding scale be made available to provide standard contracts to those whose taxable income does not exceed $3,000 per year.

2. That all residents of the province be entitled to receive standard contracts from the Minister of Health upon voluntary payment by them of appropriate contributions as determined by the Minister.”

Mr. Speaker expressed doubt as to whether the amendment was proper without notice but decided to permit it, and, after some time, the amendment was lost on the following division:—

**Yeas**

Bryden
Bukator
Davison
Farquhar
Freeman
Gisborn
Gordon

Lewis
MacDonald
Nixon
Oliver
Paterson
Renwick

(Scarborough West)

Singer
Sopha
Taylor
Thompson
Trotter
Troy
Worton—20.

**Nays**

Carruthers
Cecile
Connell
Cowling
Dunlop
Dymond
Gomme
Grossman
Guindon
Harriss
Henderson
Hodgson
Johnston

Kerr
Lawrence
McKeough
Noden
Olde
Pittock
Price
Randall
Reilly
Reuter
Robarts
Rollins

(Prince)

(Russell)

Root
Rowe
Rowntree
Simonett
Spooner
Stewart
Walker
Wardrobe
Welch
Wells
White
Whitney
Wishart
Yaremko—40.

And it was *Ordered*, That the report be now received and adopted and the Bill be read the third time tomorrow.

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

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:

701. To defray the expenses of the Main Office, Department of Health ........................................... $ 8,703,000
702. To defray the expenses of the Public Health Administration Branch ........................................... 2,442,000
703. To defray the expenses of the Public Health Nursing Branch ........................................... 84,000
704. To defray the expenses of the Maternal and Child Health Branch ........................................... 115,800
705. To defray the expenses of the Dental Service Branch ........................................... 85,200
706. To defray the expenses of the Nursing Branch ........................................... 410,000
707. To defray the expenses of the Epidemiology Branch ........................................... 912,000
708. To defray the expenses of the Medical Rehabilitation Branch ........................................... 603,000
709. To defray the expenses of the Tuberculosis Prevention Branch ........................................... 5,622,000
710. To defray the expenses of the Industrial Hygiene Branch ........................................... 1,119,000
711. To defray the expenses of the Environmental Sanitation Branch ........................................... 297,000
712. To defray the expenses of the Laboratory Branch ........................................... 3,560,000

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:


The House then adjourned at 10.35 p.m.
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, 1966, the following sums:

713. To defray the expenses of the Mental Health Branch, Department of Health ......................................................... $ 74,860,000

714. To defray the expenses of the Hospital Services Commission of Ontario ............................................................ 68,078,000

715. To defray the expenses of the Hospital Services Commission of Ontario ............................................................ 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.

Debate was adjourned on the motions for Second Reading of the following Bills:

Bill 33, An Act to amend The Municipal Act.


Bill 65, An Act to amend The Minors' Protection Act.

The House then adjourned at 10.50 p.m.
NINETY-SEVENTH DAY

WEDNESDAY, JUNE 16TH, 1965

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, 1966, the following sums:

1201. To defray the expenses of the Main Office, Department of Mines $ 532,000

1202. To defray the expenses of the Geological Branch 1,135,000

1203. To defray the expenses of the Mines Inspection Branch 342,000

1204. To defray the expenses of the Laboratories Branch 212,000

1205. To defray the expenses of the Sulphur Fumes Arbitrator 25,000

1206. To defray the expenses of the Mining Lands Branch 398,000

1207. 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 House then adjourned at 5.55 p.m.

NINETY-EIGHTH DAY

THURSDAY, JUNE 17TH, 1965

PRAYERS

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,

the moneys required for the purposes of *The Milk Act, 1965* shall, until the 31st day of March, 1966, be paid out of the Consolidated Revenue Fund,

as provided in Bill 135, *The Milk Act, 1965*.

That,

the moneys required for the purposes of *The Motor Vehicle Fuel Tax Act, 1965*, during the fiscal year 1965-66, shall be paid out of the Consolidated Revenue Fund,


That,

except as provided in subsection 2 of section 2 of *The Motor Vehicle Fuel Tax Act, 1965*, every person shall, at the time of purchase or delivery, pay to the Treasurer for the use of the Crown in right of Ontario a tax at the rate of 20.5 cents per imperial gallon on all diesel fuel purchased or delivery of which is received by him in Ontario for his own use,


That,

during the fiscal year ending the 31st day of March, 1966, the money required for the purposes of administering and enforcing *The Tobacco Tax Act, 1965*, shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 144, *An Act to impose a Tax on the Consumers of Tobacco*.

That,

every consumer shall pay to Her Majesty in right of Ontario a tax computed at the rate of,

(a) one-twentieth of one cent on every cigarette purchased by him;

(b) one-fifth of one cent for every five cents or part thereof of the price at retail of every cigar purchased by him;
(c) one-half of 1 cent per ounce or part thereof of any tobacco, other than cigarettes or cigars, purchased by him at a rate of less than 50 cents a package or 1 cent per ounce or part thereof of any tobacco purchased by him at a rate of 50 cents or more a package, but on any purchase under this clause the minimum tax payable is 1 cent, and every fraction of a cent shall be considered as 1 cent,

as provided in Bill 144, An Act to impose a Tax on the Consumers of Tobacco.

That,

the moneys required for the purposes of The Commuter Services Act, 1965 during the fiscal year 1965-66 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 147, An Act to provide for the Establishment and Operation of Commuter Services.

That,

the property vested in York University and any lands and premises leased to and occupied by York University shall not be liable to taxation for provincial, municipal or school purposes, and shall be exempt from every description of taxation so long as the same are actually used and occupied for the purposes of York University,

as provided in Bill 149, The York University Act, 1965.

That,

the property vested in the Board of Governors of Lakehead University and any lands and premises leased to and occupied by the Board of Governors of Lakehead University or the University 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 Lakehead University,

as provided in Bill 150, An Act respecting Lakehead University.

That,

the cost of the establishment, maintenance and conduct of a college of applied arts and technology shall be payable until the 31st day of March, 1966, out of the Consolidated Revenue Fund,

as provided in Bill 153, An Act to amend The Department of Education Act.

That,

the moneys required for the payment to counties and district welfare administration boards of subsidies for the cost of administration of welfare services under section 7 of The Department of
Public Welfare Act may, until the 31st day of March, 1966, be paid, in accordance with the regulations, out of the Consolidated Revenue Fund,

as provided in Bill 156, An Act to amend The Department of Public Welfare Act.

That,

the real and personal property, business and income of the Clarke Institute of Psychiatry are not subject to taxation for municipal or provincial purposes,

as provided in Bill 161, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.

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

Bill 142, An Act to provide for the Establishment of Regional Detention Centres.


Bill 148, An Act to amend The University of Toronto Act, 1947.


Bill 150, An Act respecting Lakehead University.


Bill 152, An Act to amend The University of Guelph Act, 1964.

Bill 153, An Act to amend The Department of Education Act.


Bill 156, An Act to amend The Department of Public Welfare Act.

Bill 158, An Act respecting Université d’Ottawa.

Bill 160, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Also, that the Committee had directed him to report the following Bills with certain amendments:

Bill 137, An Act to amend The Municipality of Metropolitan Toronto Act.
Bill 144, An Act to impose a Tax on the Consumers of Tobacco.
Bill 147, An Act to provide for the Establishment and Operation of Commuter Services.

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

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1966, the following sums:

1701. To defray the expenses of the Main Office, Department of Public Welfare. $ 6,966,000
1702. To defray the expenses of the Child Welfare Branch. 8,791,000
1703. To defray the expenses of the Day Nurseries Branch. 403,000
1704. To defray the expenses of the Field Services Branch. 1,687,000

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.

Mr. Worton moved, seconded by Mr. Nixon,

That discussions be initiated with the Federal Government to institute changes in the laws of divorce for the Province of Ontario to alleviate the hardships presently caused by such matters as the deserted wife, the difficulties caused on certain occasions by the law of domicile, long-term imprisonment, confinement to mental institutions, and related matters,

And a Debate arising, after some time it was, on motion by Mr. Eagleson,

Ordered, That the Debate be adjourned.

The House then adjourned at 11.00 p.m.
PRAYERS

10.30 O'CLOCK A.M.

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


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,

where an emergency exists in Ontario or any part thereof, the President of the Executive Council or a member of the Executive Council designated by him may require any municipality in Ontario to provide such assistance as is deemed necessary to the emergency area or any part thereof, and may authorize the payment of the cost of such assistance out of the Consolidated Revenue Fund, as provided in Bill 166, An Act to amend The Emergency Measures Act, 1962-63.

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


Bill 139, An Act to amend The Seed Potatoes Act.


Also, that the Committee had directed him to report the following Bills with certain amendments:—

Bill 140, 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 on Monday next.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.00 p.m.

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ONE HUNDREDTH DAY

MONDAY, JUNE 21st, 1965

PRAYERS 2.00 O'CLOCK P.M.

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

Several times during the life of this Parliament, procedural difficulties have arisen with respect to the effect of the defeat of an amendment to the motion for second reading of a Bill. This difficulty has resulted from a failure to strictly observe the provisions of Rule 56 which provides that "If on an amendment to the question that a Bill be now read a second time or the third time, it is decided that the word 'now' or any words proposed to be left out stand part of the question, Mr. Speaker shall forthwith declare the Bill to be read a second or the third time, as the case may be." Probably by oversight or inadvertence on a number of occasions over the years, a vote was taken on the motion for second reading even after the defeat of such an amendment so that in the course of time this procedure gained the force of precedent, with the result that I specifically ruled, both during the 1964 Session and again in the current Session, that this was now a recognized
procedure in this Legislature and that Rule 56 was reduced in its application to hoist motions. In view of the difficulties that have arisen as a result of these decisions and after serious consideration of the problem and of the authorities, I have come to the conclusion that, if the House approves, we should return to the strict application of Rule 56 in future, even though this means the reversal of two rulings previously made by myself, as well as several rulings by former Speakers of the House.

So that all members of the House may clearly understand the correct procedure, I feel it desirable to outline it in detail.

When on a motion for second or third reading of a Bill a member moves either a reasoned amendment or a hoist motion which seeks to strike out the word “now” or any other words from the motion for second or third reading, the general debate continues on that proposed amendment until its conclusion. On the conclusion of the general debate the Speaker does not put the amendment as a whole but first puts the question “Shall the words sought to be struck out stand part of the question (or Shall the word ‘now’ stand part of the question)?” If this question is decided in the affirmative that ends the matter. The Bill is forthwith declared to be read a second or a third time, and no further debate or amendment is in order.

On the other hand, if that question is decided in the negative so that the House has decided to strike out words from the motion for second or third reading, then the Speaker puts the question “Shall the words sought to be substituted stand part of the question?” and the debate may then continue on that question and an amendment may be proposed to those words as in the case of any other motion. The important point is that no such amendment can be offered to the proposed substitutional words unless and until the House has decided to strike out the original words. This applies to any type of motion and an amendment to strike out words and substitute others.

Precedents may be referred to at page 526 and following of May’s 17th Edition, as Standing Order No. 39 of the U.K. House of Commons is identical, word for word, with the Ontario Rule 56.

Of course, Rule 56 applies only to motions for second or third reading of Bills. It has no application to substantive motions where a vote on the main question must be taken either in its original form or as amended.

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, 1966, the following sums:—

1705. To defray the expenses of the Finance and Administration Branch......................................................... $ 337,000

1706. To defray the expenses of the General Welfare Assistance Branch................................................................. 25,534,000

1707. To defray the expenses of the Homes for the Aged Branch................................................................. 3,156,000
1708. To defray the expenses of the Rehabilitation Services Branch ............................................ $ 938,000

1709. To defray the expenses of the Welfare Allowances Branch .............................................. 36,314,000

1710. To defray the expenses of the Welfare Allowances Branch .............................................. 21,199,000

Mr. Speaker resumed the Chair; and the Chairman reported that the Committee had come to certain resolutions.

Ordered, That the Report be received.

The Chairman of 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, 1965:—

DEPARTMENT OF ECONOMICS AND DEVELOPMENT:
Special Grant ................................................................. $ 3,520,000

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:
Special Grant ................................................................. 858,200

DEPARTMENT OF HEALTH:
Special Grants ................................................................. 9,372,000

DEPARTMENT OF PUBLIC WELFARE:
Child Welfare Branch ....................................................... 1,640,000

— 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, 1966:—

DEPARTMENT OF AGRICULTURE:
Main Office ................................................................. $ 973,000
Agricultural and Horticultural Societies Branch ........................................ 1,009,000
Agricultural Rehabilitation and Development Branch ....................................... 1,258,000
Dairy Branch ............................................................... 1,005,000
Extension Branch ........................................................... 2,943,000
Farm Economics, Co-operatives and Statistics Branch ...................................... 387,000
Farm Products Inspection Branch .................................................. 556,000
Farm Products Marketing Board .................................................... 114,000
Information Branch ......................................................... 478,000
Live Stock Branch .......................................................... 838,000
Office of the Commissioner of Marketing .................................................. 43,000
Ontario Food Council ....................................................... 156,000
Ontario Junior Farmer Loan Branch ................................................. 255,000
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<th>Budget</th>
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**DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:**

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<td>Water Management Program</td>
<td>1,500,000</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>8,703,000</td>
</tr>
<tr>
<td>Public Health Administration Branch</td>
<td>2,442,000</td>
</tr>
<tr>
<td>Public Health Nursing Branch</td>
<td>84,000</td>
</tr>
<tr>
<td>Maternal and Child Health Branch</td>
<td>115,800</td>
</tr>
<tr>
<td>Dental Service Branch</td>
<td>85,200</td>
</tr>
<tr>
<td>Nursing Branch</td>
<td>410,000</td>
</tr>
<tr>
<td>Epidemiology Branch</td>
<td>912,000</td>
</tr>
<tr>
<td>Medical Rehabilitation Branch</td>
<td>603,000</td>
</tr>
<tr>
<td>Tuberculosis Prevention Branch</td>
<td>5,622,000</td>
</tr>
<tr>
<td>Industrial Hygiene Branch</td>
<td>1,119,000</td>
</tr>
<tr>
<td>Environmental Sanitation Branch</td>
<td>297,000</td>
</tr>
<tr>
<td>Laboratory Branch</td>
<td>3,560,000</td>
</tr>
<tr>
<td>Mental Health Branch</td>
<td>74,860,000</td>
</tr>
<tr>
<td>Hospital Services Commission of Ontario</td>
<td>68,078,000</td>
</tr>
<tr>
<td>Hospital Services Commission of Ontario</td>
<td>9,500,000</td>
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</table>

**DEPARTMENT OF HIGHWAYS:**

<table>
<thead>
<tr>
<th>Branch</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>4,734,000</td>
</tr>
<tr>
<td>Maintenance—King's Highways and Other Roads</td>
<td>87,383,000</td>
</tr>
<tr>
<td>Construction and Other Capital Projects</td>
<td>237,252,000</td>
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</table>
### Department of Labour:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$1,124,000</td>
</tr>
<tr>
<td>Industrial Training Branch</td>
<td>1,494,000</td>
</tr>
<tr>
<td>Conciliation Services</td>
<td>445,000</td>
</tr>
<tr>
<td>Labour Standards Branch</td>
<td>689,000</td>
</tr>
<tr>
<td>Labour Relations Board</td>
<td>515,000</td>
</tr>
<tr>
<td>Safety and Technical Services</td>
<td>2,060,000</td>
</tr>
<tr>
<td>Human Rights Commission</td>
<td>119,000</td>
</tr>
<tr>
<td>Research Branch</td>
<td>200,000</td>
</tr>
<tr>
<td>Labour Standards Branch</td>
<td>9,500,000</td>
</tr>
</tbody>
</table>

### Department of Lands and Forests:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,985,000</td>
</tr>
<tr>
<td>Fish and Wildlife Branch</td>
<td>562,000</td>
</tr>
<tr>
<td>Forest Protection Branch</td>
<td>208,000</td>
</tr>
<tr>
<td>Lands and Surveys Branch</td>
<td>1,096,000</td>
</tr>
<tr>
<td>Parks Branch</td>
<td>172,000</td>
</tr>
<tr>
<td>Research Branch</td>
<td>879,000</td>
</tr>
<tr>
<td>Timber Branch</td>
<td>1,068,000</td>
</tr>
<tr>
<td>Forest Ranger School</td>
<td>235,000</td>
</tr>
<tr>
<td>Junior Ranger Program</td>
<td>820,000</td>
</tr>
<tr>
<td>Basic Organization</td>
<td>21,613,000</td>
</tr>
<tr>
<td>Extra Fire Fighting</td>
<td>750,000</td>
</tr>
<tr>
<td>Lands and Surveys Branch</td>
<td>100,000</td>
</tr>
<tr>
<td>Timber Branch</td>
<td>793,000</td>
</tr>
<tr>
<td>Basic Organization</td>
<td>4,000,000</td>
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### Office of Lieutenant Governor:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of Lieutenant Governor</td>
<td>33,000</td>
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### Department of Mines:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>532,000</td>
</tr>
<tr>
<td>Geological Branch</td>
<td>1,135,000</td>
</tr>
<tr>
<td>Mines Inspection Branch</td>
<td>342,000</td>
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<tr>
<td>Laboratories Branch</td>
<td>212,000</td>
</tr>
<tr>
<td>Sulphur Fumes Arbitrator</td>
<td>25,000</td>
</tr>
<tr>
<td>Mining Lands Branch</td>
<td>398,000</td>
</tr>
<tr>
<td>Main Office</td>
<td>1,000,000</td>
</tr>
</tbody>
</table>

### Department of Municipal Affairs:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office and Branches</td>
<td>55,195,000</td>
</tr>
<tr>
<td>Ontario Municipal Board</td>
<td>438,000</td>
</tr>
<tr>
<td>Main Office</td>
<td>1,557,000</td>
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</table>

### Department of Prime Minister:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>146,000</td>
</tr>
<tr>
<td>Cabinet Office</td>
<td>91,000</td>
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</table>

### Office of Provincial Auditor:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office of Provincial Auditor</td>
<td>547,000</td>
</tr>
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</table>
**DEPARTMENT OF PROVINCIAL SECRETARY AND CITIZENSHIP:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$381,100</td>
</tr>
<tr>
<td>Companies Branch</td>
<td>529,800</td>
</tr>
<tr>
<td>Citizenship Branch</td>
<td>318,500</td>
</tr>
<tr>
<td>Office of The Speaker</td>
<td>27,500</td>
</tr>
<tr>
<td>Legislative Library</td>
<td>74,100</td>
</tr>
<tr>
<td>Clerk of The Legislative Assembly and Chief Election Officer</td>
<td>129,300</td>
</tr>
<tr>
<td>Sessional and Other Requirements</td>
<td>1,321,000</td>
</tr>
<tr>
<td>Queen’s Printer</td>
<td>238,700</td>
</tr>
<tr>
<td>Registrar-General’s Branch</td>
<td>820,000</td>
</tr>
<tr>
<td>Post Office</td>
<td>720,000</td>
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**DEPARTMENT OF PUBLIC WELFARE:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>6,966,000</td>
</tr>
<tr>
<td>Child Welfare Branch</td>
<td>8,791,000</td>
</tr>
<tr>
<td>Day Nurseries Branch</td>
<td>403,000</td>
</tr>
<tr>
<td>Field Services Branch</td>
<td>1,687,000</td>
</tr>
<tr>
<td>Finance and Administration Branch</td>
<td>337,000</td>
</tr>
<tr>
<td>General Welfare Assistance Branch</td>
<td>25,534,000</td>
</tr>
<tr>
<td>Homes for the Aged Branch</td>
<td>3,156,000</td>
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<tr>
<td>Rehabilitation Services Branch</td>
<td>938,000</td>
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<tr>
<td>Welfare Allowances Branch</td>
<td>36,314,000</td>
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<tr>
<td>Welfare Allowances Branch</td>
<td>21,199,000</td>
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**DEPARTMENT OF PUBLIC WORKS:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,125,000</td>
</tr>
<tr>
<td>Ontario Government Buildings</td>
<td>9,000,000</td>
</tr>
<tr>
<td>Leased Premises</td>
<td>3,200,000</td>
</tr>
<tr>
<td>Maintenance of Locks, Bridges, Dams and Docks, etc</td>
<td>125,000</td>
</tr>
<tr>
<td>Miscellaneous</td>
<td>160,000</td>
</tr>
<tr>
<td>Public Buildings</td>
<td>43,000,000</td>
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<tr>
<td>Dams, Docks and Locks</td>
<td>975,000</td>
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**DEPARTMENT OF REFORM INSTITUTIONS:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>2,690,000</td>
</tr>
<tr>
<td>Parole and Rehabilitation Service</td>
<td>605,000</td>
</tr>
<tr>
<td>Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails)</td>
<td>18,269,000</td>
</tr>
</tbody>
</table>

**DEPARTMENT OF TOURISM AND INFORMATION:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>129,000</td>
</tr>
<tr>
<td>Administrative Branch</td>
<td>1,069,000</td>
</tr>
<tr>
<td>Publicity Branch</td>
<td>278,000</td>
</tr>
<tr>
<td>Advertising Branch</td>
<td>1,107,000</td>
</tr>
<tr>
<td>Tourist Promotion and Information Branch</td>
<td>361,000</td>
</tr>
<tr>
<td>Tourist Industry Development Branch</td>
<td>557,000</td>
</tr>
<tr>
<td>Public Records and Archives</td>
<td>337,000</td>
</tr>
<tr>
<td>Theatres Branch</td>
<td>118,000</td>
</tr>
<tr>
<td>Travel Research Branch</td>
<td>81,500</td>
</tr>
<tr>
<td>The St. Lawrence Parks Commission</td>
<td>1,900,500</td>
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</tbody>
</table>
DEPARTMENT OF TRANSPORT:
Main Office ................................................................. $ 1,031,000
Ontario Highway Transport Board .................................. 217,000
Highway Safety Branch .................................................. 484,000
Motor Vehicles Administration ....................................... 6,096,000
Motor Vehicle Accident Claims Fund ............................... 603,000

TREASURY DEPARTMENT:
General Administration .................................................. 1,262,000
Accounts Division .......................................................... 7,243,000
Revenue Division ........................................................... 5,809,000
Data Processing Branch .................................................. 604,000
Ontario Racing Commission ............................................. 239,000
Pension Commission of Ontario ..................................... 163,000

DEPARTMENT OF UNIVERSITY AFFAIRS:
Main Office ................................................................. 332,000
Grants to Universities and Colleges ................................ 62,786,000
Miscellaneous Grants ..................................................... 30,000

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

Bill 44, An Act to make uniform the Powers of Expropriation Granted to Universities.


Bill 85, An Act to amend The Planning Act.

Bill 87, An Act to amend The Schools Administration Act.

Bill 88, An Act to amend The Public Schools Act.

Bill 89, An Act to amend The Separate Schools Act.


Bill 95, An Act to amend The Loan and Trust Corporations Act.

Bill 100, An Act to amend The General Sessions Act.


Bill 107, An Act to amend The Ophthalmic Dispensers Act, 1960-61.


Bill 109, An Act to amend The Ontario Municipal Board Act.

Bill 110, An Act to amend The Registry Act.

Bill 111, An Act to amend The Land Titles Act.

Bill 112, An Act to amend The Partnerships Registration Act.


Bill 114, An Act to provide for the Establishment and Operation of The Centennial Centre of Science and Technology.


Bill 120, An Act to amend The Public Health Act.

Bill 121, An Act to amend The Surrogate Courts Act.


Bill 124, An Act to amend The Public Service Superannuation Act.


Bill 127, An Act to establish The Ontario Institute for Studies in Education.


Bill 137, An Act to amend The Municipality of Metropolitan Toronto Act.


Bill 139, An Act to amend The Seed Potatoes Act.

Bill 140, An Act to amend The Farm Products Marketing Act.

Bill 142, An Act to provide for the Establishment of Regional Detention Centres.


Bill 144, An Act to impose a Tax on the Consumers of Tobacco.


Bill 147, An Act to provide for the Establishment and Operation of Commuter Services.

Bill 148, An Act to amend The University of Toronto Act, 1947.


Bill 150, An Act respecting Lakehead University.


Bill 152, An Act to amend The University of Guelph Act, 1964.

Bill 153, An Act to amend The Department of Education Act.


Bill 156, An Act to amend The Department of Public Welfare Act.


Bill 158, An Act respecting Université d'Ottawa.
Bill 160, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


The Order of the Day for Third Reading of Bill 136, An Act respecting Medical Services Insurance, having been read,

Mr. Yaremko moved, That the Bill be now read the third time, and, a Debate arising, after some time,

Mr. Thompson moved in amendment, seconded by Mr. Singer,

That Bill 136 be not now read the third time but be read the third time this day six months hence.

The Debate continued, and after some time,

The question “Shall the word ‘now’ stand part of the Question?” was carried on the following division:—

<table>
<thead>
<tr>
<th>YEAS</th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Allan</td>
<td>Peck</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Auld</td>
<td>Haskett</td>
<td>Pittock</td>
<td></td>
</tr>
<tr>
<td>Bales</td>
<td>Henderson</td>
<td>Randall</td>
<td></td>
</tr>
<tr>
<td>Boyer</td>
<td>Hodgson</td>
<td>Reuter</td>
<td></td>
</tr>
<tr>
<td>Brown</td>
<td>Hodgson</td>
<td>Roberts</td>
<td></td>
</tr>
<tr>
<td>Brunelle</td>
<td>(Victoria)</td>
<td>Roberts</td>
<td></td>
</tr>
<tr>
<td>Butler</td>
<td>Johnston</td>
<td>Rollins</td>
<td></td>
</tr>
<tr>
<td>Carruthers</td>
<td>(Parry Sound)</td>
<td>Root</td>
<td></td>
</tr>
<tr>
<td>Cecile</td>
<td>Johnston</td>
<td>Rowntree</td>
<td></td>
</tr>
<tr>
<td>Connell</td>
<td>(Carleton)</td>
<td>Simonett</td>
<td></td>
</tr>
<tr>
<td>Cowling</td>
<td>Kerr</td>
<td>Spooner</td>
<td></td>
</tr>
<tr>
<td>Demers</td>
<td>Knox</td>
<td>Stewart</td>
<td></td>
</tr>
<tr>
<td>Downer</td>
<td>Lawrence</td>
<td>Thrasher</td>
<td></td>
</tr>
<tr>
<td>Eagleson</td>
<td>(Russell)</td>
<td>Villeneuve</td>
<td></td>
</tr>
<tr>
<td>Evans</td>
<td>Lawrence</td>
<td>Wardrope</td>
<td></td>
</tr>
<tr>
<td>Ewen</td>
<td>(St. George)</td>
<td>Whitney</td>
<td></td>
</tr>
<tr>
<td>Gomme</td>
<td>MacNaughton</td>
<td>Wishart</td>
<td></td>
</tr>
<tr>
<td>Grossman</td>
<td>Morningstar</td>
<td>Yakabuski</td>
<td></td>
</tr>
<tr>
<td>Guindon</td>
<td>McNeil</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Harris</td>
<td>Olde</td>
<td></td>
<td>Yaremko — 53.</td>
</tr>
</tbody>
</table>
NAYS

Bryden       Newman       Singer
Bukator      Oliver       Sopha
Davison      Paterson     Spence
Freeman      Racine       Thompson
Gaunt        Reaume       Worton
Gisborn      Renwick      Young—20.
Lewis        Sargent
(Scarborough West)

and the Bill was accordingly read the third time and passed.

The House then adjourned at 11.20 p.m.

ONE HUNDRED AND FIRST DAY
TUESDAY, JUNE 22nd, 1965

PRAYERS

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

Ordered, That the Select Committees on Youth, Aging and Mining appointed at the Session of 1964 be respectively re-appointed with the same powers and duties as heretofore.

That changes in the membership of the said Committees be as follows:—

YOUTH—Mr. Edwards and Mr. Rowe substituted for Mr. McKeough and Mr. Welch.

AGING—Mr. Whitney substituted for Mr. Carton.

MINING—Mr. Beckett and Mr. Letherby substituted for Mr. Eagleson and Mr. Henderson.

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

Ordered, That a Select Committee of this House be appointed to inquire into and review The Corporations Act of the Province of Ontario and related Acts and regulations, including The Corporations Information Act and The Mortmain and Charitable Uses Act, and to consider the principles of the incorporation, operation, management and dissolution of corporations, including co-operatives, together with the legislation of other jurisdictions relating to the same matters.
And that the Select Committee have authority to sit during the interval between Sessions and have full power and authority to employ counsel 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.

And the said Committee to consist of ten members to be composed as follows:—

Mr. Lawrence (St. George) (Chairman), Messrs. Carton, Eagleson, Henderson, Reilley, Renwick, Singer, Sopha, Thrasher and Welch.

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

Ordered, That a Select Committee of this House be appointed to inquire into and review the provisions of The Conservation Authorities Act and such other Acts of this Legislature relevant to the powers exercised by conservation authorities as the Committee may deem appropriate

And that without limiting the generality of the foregoing to inquire into and review the following matters:

(a) the constitution and powers of conservation authorities including the number and method of appointment of members;

(b) the system of financing the work of conservation authorities and the ability of local municipalities to pay for their share of conservation schemes;

(c) the power of conservation authorities to acquire or expropriate lands and the methods used therefor;

(d) the administrative practices and methods of conservation authorities in carrying out their responsibilities under The Conservation Authorities Act.

And that the Select Committee have authority to sit during the interval between Sessions and have full power and authority to employ counsel 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.

And the said Committee to consist of thirteen members to be composed as follows:—
Mr. Evans (Chairman), Messrs. Hamilton, Harris, Hodgson (Scarborough East), Kerr, MacDonald, McKeough, Nixon, Olde, Oliver, Paterson, Pittock and Reuter.

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 has failed to make adequate provision for the proper use of Ontario's financial resources as well as its human resources in that it has neglected to include action upon the following:

1. The encouragement, fostering and development of new industry throughout the province.

2. Provision of proper educational facilities for training and retraining of workers in view of the challenge of automation.

3. The assurance of prosperity to those who derive their income from our agricultural industry.

4. The problems faced by local governments in 1965.

5. A comprehensive program of development of the vast resources in the northern part of our province and fair and reasonable payments to mining municipalities.

6. The elimination of the serious dangers arising from air pollution and water pollution in Ontario.

7. The provision of leadership in the field of labour relations, the lack of which has resulted in harmful dislocation in the industrial sphere.”

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

**Yeas**

Bryden
Bukator
Davison
Freeman
Gaunt
Gisborn
Lewis

Newman
Nixon
Oliver
Paterson
Renwick
Singer

Sopha
Spence
Taylor
Thompson
Worton
Young—19.

(Scarborough West)
NAYS

Allan Hodgson
Auld Hodgson (Scarborough East)
Bales Hodgson (Victoria)
Beckett Johnston
Boyer Johnston (Parry Sound)
Brown Johnston (Carleton)
Brunelle Johnston
Butler Kerr
Carruthers Lawrence
Carton Lawrence (Russell)
Cecile Lawrence (St. George)
Cowling Letherby
Demers Lewis
Downer Lewis (Humber)
Eagleson Mackenzie
Evans MacNaughton
Guindon Morningstar
Harris McNeil
Haskett Olde
Henderson Peck
Pittock Price
Randall Reilly
Reuter Robarts
Roberts Rollins
Root Rowe
Rowntree Simonett
Spooner Thrasher
Villeneuve Walker
Wardrope Welch
White
Whitney Wishart
Yaremko—59.

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, four hundred and sixty-eight million, four hundred and ten thousand, two hundred dollars to meet the supply to that extent granted to Her Majesty.

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

Ordered, That the Report be received forthwith and adopted.

The following Bill was then introduced and read the first time:—

Bill 168, 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, 1965, and the 31st day of March, 1966. 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 Prime Minister Tabled Returns to Questions Nos. 7 and 37 (Sessional Papers Nos. 87 and 88).

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 44, An Act to make uniform the Powers of Expropriation Granted to Universities.


Bill 85, An Act to amend The Planning Act.

Bill 87, An Act to amend The Schools Administration Act.

Bill 88, An Act to amend The Public Schools Act.

Bill 89, An Act to amend The Separate Schools Act.

Bill 90, An Act to amend The Secondary Schools and Boards of Education Act."

Bill 95, An Act to amend The Loan and Trust Corporations Act.

Bill 100, An Act to amend The General Sessions Act.


Bill 107, An Act to amend The Ophthalmic Dispensers Act, 1960-61.


Bill 109, An Act to amend The Ontario Municipal Board Act.

Bill 110, An Act to amend The Registry Act.

Bill 111, An Act to amend The Land Titles Act.

Bill 112, An Act to amend The Partnerships Registration Act.


Bill 114, An Act to provide for the Establishment and Operation of The Centennial Centre of Science and Technology.


Bill 120, An Act to amend The Public Health Act.

Bill 121, An Act to amend The Surrogate Courts Act.


Bill 124, An Act to amend The Public Service Superannuation Act.


Bill 127, An Act to establish The Ontario Institute for Studies in Education.


Bill 136, An Act respecting Medical Services Insurance.

Bill 137, An Act to amend The Municipality of Metropolitan Toronto Act.


Bill 139, An Act to amend The Seed Potatoes Act.

Bill 140, An Act to amend The Farm Products Marketing Act.

Bill 142, An Act to provide for the Establishment of Regional Detention Centres.


Bill 144, An Act to impose a Tax on the Consumers of Tobacco.


Bill 147, An Act to provide for the Establishment and Operation of Commuter Services.

Bill 148, An Act to amend The University of Toronto Act, 1947.


Bill 150, An Act respecting Lakehead University.


Bill 152, An Act to amend The University of Guelph Act, 1964.
Bill 153, An Act to amend The Department of Education Act.


Bill 156, An Act to amend The Department of Public Welfare Act.


Bill 158, An Act respecting Université d’Ottawa.

Bill 160, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"In Her Majesty’s name, the Honourable the Lieutenant Governor doth assent to these Bills."

Mr. Speaker then said:—

MAY IT PLEASE YOUR HONOUR:

We, Her Majesty’s most dutiful and faithful subjects, the Legislative Assembly of the Province of Ontario, in Session assembled, approach Your Honour with sentiments of unfeigned devotion and loyalty to Her Majesty’s person and Government, and humbly beg to present for Your Honour’s acceptance a Bill intituled, "An Act for granting to Her Majesty certain sums of money for the Public Service for the fiscal years ending the 31st day of March, 1965, and the 31st day of March, 1966."

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 Third Session of the 27th Parliament, Honourable Members have diligently and conscientiously discharged their duties as the elected representatives of the people of Ontario.

In your deliberations you have considered 168 public Bills and 43 private Bills. Of these, 177 Bills have now received Royal Assent.

In the Speech from the Throne, a very extensive legislative program was outlined, encompassing education, resource development, social, health and welfare services, municipal development and the administration of justice. I am very pleased to note that Honourable Members have dealt with every item mentioned in that document and have also considered and passed several major Acts which were subsequently introduced to complete the comprehensive legislative program submitted to the Legislative Assembly.

In the field of education, your recognition of this most vital responsibility of the Province of Ontario is reflected in the estimates passed for both the Department of Education and the Department of University Affairs, and in the amendments to several Acts. In particular, I should like to mention the establishment of Colleges of Applied Arts and Technology and The Ontario Institute for Studies in Education. The Bills respecting Lakehead University and the University of Ottawa represent important milestones in the development of our institutions of higher learning.

There have been presented to you economic goals for the Province of Ontario, and on the realization of those goals all of the aggressive programs now under way in the Departments of Economics and Development, Agriculture, Lands and Forests, Energy and Resources Management, Mines, and Tourism and Information will benefit industry and the people of Ontario as a whole. Of major significance was the passing of The Milk Act, which pioneers in a new approach to the marketing of milk in Canada.

Honourable Members have been concerned with the challenge of providing progressive social, health and welfare services to the people of this Province, commensurate with the tax revenues of the Province and the existing financial arrangements with the Federal Government. During this Session you have broken new ground in the legislation respecting penal reform, child welfare, industrial safety legislation, workmen's compensation, and medical services insurance. I congratulate Honourable Members on their continuing concern for the furthering of human rights in the Province of Ontario as expressed in the amendment to The Ontario Human Rights Code introduced by my Government.
The creation of an effective municipal system was fully examined by Honourable Members. You had occasion to study and debate the final report of the Select Committee on The Municipal Act and related Acts. You have considered and passed several amendments to legislation respecting our municipalities. Honourable Members also took a significant step forward, in the field of efficient transportation services, by passing an Act to establish a rail commuter service in the heavily congested areas between Burlington and Dunbarton. Highway and municipal road construction, together with extensive research studies, will be facilitated by the record gross appropriations for the Department of Highways approved by the Legislature.

Honourable Members devoted considerable time to matters relating to the administration of justice. In addition to the fullest opportunities accorded for extensive and detailed discussion of the Estimates of the Department of the Attorney General, you passed amendments to a large number of Bills including, among others, The Expropriation Procedures Act and The University Expropriation Powers Act. Four major reports—the Report of the Joint Committee on Legal Aid, the first Report of the Ontario Law Reform Commission, the Report of the Committee on Securities Legislation, and the final Report of the Select Committee on Consumer Credit—were received by the Attorney General and tabled in the House for the information of and review by Honourable Members.

This Third Session of the 27th Provincial Parliament has been a lengthy one during which my Government has provided every facility to Honourable Members to discharge their responsibilities and to fulfill their duties to their constituents. I congratulate all of you on the manner in which the debates on the legislation were conducted in the Assembly and in Committee. You have accomplished a great deal and I am sure that your dedication of purpose will be fully appreciated by the people whom you serve.

This Session has been highlighted by several lengthy discussions of the highest quality on matters of public concern. I wish to commend the Honourable Members who, in taking part in these debates, expressed the varied views and sentiments of the people of this Province to the end that legislative enactments, proposed by my Government and passed by Honourable Members, will prove to be of inestimable benefit to the people of Ontario as a whole.

With a well-ordered economy, and revenues which result from that commendable condition of provincial affairs, you have been enabled to approve of a record budget for Ontario. In doing so, you have had every opportunity to scrutinize thoroughly, and have passed, the estimates of the several Departments of Government, providing for the requirements of the Province whose people are served by an able and conscientious civil service which will continue to discharge its functions in the usual capable and efficient manner.

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.
JOURNALS
OF THE
LEGISLATIVE ASSEMBLY
OF THE PROVINCE OF ONTARIO
1965

APPENDIX

Resolutions Submitted to Committee on Natural Resources, Wildlife and Mining
March 17th and 18th
1965

Twenty-seventh Parliament
3rd Session, 1965
# INDEX

RESOLUTIONS SUBMITTED TO COMMITTEE ON NATURAL RESOURCES, WILDLIFE AND MINING

March 17th and 18th, 1965

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Resolutions

1. Three-day Non-Resident Angling Licence:

Whereas the 3-day Non-Resident Angling Licence often encourages tourist and tourist establishment guests to leave the province sooner than they might if they could still fish; and

Whereas the legal provisions governing the use of the 3-day licences are all but unenforceable; and

Whereas these 3-day angling licences are being purchased for children under 17 years of age solely for the purpose of taking extra limits of fish; and

Whereas the cost of $6.50 for a regular angling licence would not deter most people who now purchase a 3-day licence from fishing in Ontario; and

Whereas while a short-term non-resident angling licence is perhaps desirable, a licence of only 3 days duration is not sufficient.

Therefore be it resolved that the Department of Lands and Forests be requested to abolish the present 3-day non-resident angling licence, and that the thoughts of the Ontario Tourist Industry and other jurisdictions be ascertained concerning the subject before a possible new short-term angling licence is brought out.

By Whom

Northern Ontario Tourist Outfitters' Association.
(Mr. Dick Watson)

Comments

Three-day licences have been issued for only two seasons. In the past four years, licence sales have increased by about 15,000 per year, but a major increase* was recorded on introduction of the 3-day licence.

<table>
<thead>
<tr>
<th>Year</th>
<th>Non-Res. Angling</th>
<th>Org. Camp</th>
<th>3-Day</th>
<th>Total</th>
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<tr>
<td>1960</td>
<td>396,213</td>
<td>4,893</td>
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<td>401,106</td>
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<td>1961</td>
<td>409,873</td>
<td>6,202</td>
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<td>416,075</td>
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<td>1962</td>
<td>426,775</td>
<td>6,533</td>
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<td>433,308</td>
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<td>1963</td>
<td>405,162</td>
<td>4,168</td>
<td>69,401</td>
<td>478,736*</td>
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An estimated 25-30 thousand extra people purchased licences in 1963 as a result of the 3-day licence. Before any change, the interests of all groups concerned would be considered.
2. Removal of Gill Nets — Lake of the Woods:

Whereas angling in the Lake of the Woods waters has been the foundation of our very valuable visitor industry and continues to be the main attraction, thereby providing the largest portion of our visitor dollar; and

Whereas the opening of new roads in Ontario and other provinces has opened areas that can provide more attractive angling conditions and results; and

Whereas there has been a definite worsening of the Lake of the Woods reputation as angling waters, primarily because of the unusually small fish taken in recent years; and

Whereas it is generally agreed on by those catering to the angling visitor that the presence or knowledge of the fact that gill nets are permitted in the waters is sufficient proof to the angler that the poorer fishing conditions are caused by the gill net operations, and that the small fish he is catching is of the size that passes through such nets; and

Whereas a reduction in income from our angling visitors results in economic hardship on the camp operator, the merchant he does business with and, still more drastically, on the Indian people who derive a substantial income from the industry.

Therefore be it resolved that the Department of Lands and Forests be petitioned to establish a policy of removal of gill nets from the Lake of the Woods and that

Northern Ontario Tourist Outfitters' Association.
(Mr. Dick Watson)

We are investigating the use of impounding gear in a number of areas of the Province. In some places such gear, which involves extensive capital outlays by the fishermen, is not as yet effective. Tests will be conducted to establish the applicability of various kinds of gear in Lake of the Woods this summer. It is not desirable to exclude the harvest of commercial fish in these important waters, which harvest is an important part of the management of the total fishery.
### Resolutions

<table>
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<tr>
<th>Resolution</th>
<th>By Whom</th>
<th>Comments</th>
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| 3. **Bush Survival Instruction 7-64:**  
Whereas the number of hunters lost each year is increasing and is mainly due to lack of bush education; and  
Whereas the tremendous expenses involved trying to locate these hunters creates a tax burden which could be minimized through better bush instruction.  
Therefore be it resolved that survival instructions be printed on the back of all hunting licences. | Northern Ontario Tourist Outfitters' Association.  
(Mr. Dick Watson) | Some survival instructions are already included in the Department's educational program. Consideration could be given to providing additional emphasis. |
| 4. **Licensed Guides for Non-Resident Deer Hunters 8-64:**  
Whereas in the Rainy River District hunting regulations require that non-resident deer hunters must be accompanied by licensed guides; and  
Whereas in the adjacent hunting area of Kenora District licensed guides are no longer required, and guides, where used, do not have licences; and  
Whereas many times, while hunting, the District line is crossed unknowingly; and | Northern Ontario Tourist Outfitters' Association.  
(Mr. Dick Watson) | The statutory provisions respecting guides were removed from the Act in 1962 but were reinstated at the request of the people of Rainy River District. It has since been found advisable to make regulations requiring guides at Moosonee and Lake St. Clair to have guide licences. In all other areas no licence is required. |
Whereas during the deer hunting season in the Rainy River District there are not enough guides available to provide a guide for each two non-resident hunters; and

Whereas the same regulations should apply to the entire area opening on October 1st.

Therefore be it resolved that guide licences and the necessity of having a guide to each two non-resident deer hunters in any part of the hunting area opening on October 1st be abolished.

5. **Pulpwood Drives in Rivers and Lakes Affecting Tourist Operators**:

Whereas in the Province of Ontario, rivers, streams and lakes are the property of all citizens of Ontario; and

Whereas rivers, streams and lakes are navigable waters covered by the Navigable Waters Act; and

Whereas tourist resort operators, cottage owners, local residents and thousand of tourists every year use these waters for their relaxation and enjoyment; and

Whereas a few pulpwood companies monopolize on their strength and bigness by driving their pulpwood in these waters and blocking them for great distances thereby depriving all the above-mentioned people of the use of these waters, contrary to the Navigable Waters Act.

Therefore be it resolved that the Federal Government be made to enforce the Navigable Waters Act all over the Province of Ontario, wherever similar conditions occur.

Northern Ontario Tourist Outfitters’ Association.
(Mr. Dick Watson)

The Department endeavours to resolve conflicting interests by meeting with companies, using rivers or lakes for the flotation of logs, and with tourist operators who claim to be affected.

Agreements are usually reached between tourist operators and the lumbering interests on the use of the resource. One case, in particular, is that of driving on the Mississagi River, and an agreement was reached this year on the scheduling of pulpwood drives and the booming and storage of logs on Red Rock Lake.
6. **Public Access and Recognized Stream Improvement Techniques:**

Whereas the amount of stream trout fishing waters that are available to the general public in Southern Ontario have decreased substantially and are continually decreasing due to lease, purchase or other agreements by individuals or groups of individuals who have on many streams, completely or almost completely, barred the general public from the use of such streams; and

Whereas most streams in Southern Ontario are in need of recognized stream improvement techniques which would greatly improve their production capacity.

Therefore let it be resolved that the Department of Energy and Resources Management provide adequate public access to streams and undertake stream improvement programs on streams on which the Department or its agencies carry out watershed improvement programs with public funds.

7. **Ontario Fishery Regulations — Reciprocity of Angling in the Ottawa River:**

Whereas on page 4 of the Summary of the Fishing Laws 1963 for the Province of Quebec it is stated: “In co-operation with the Province of Ontario, arrangements have been made for reciprocity of angling in the Ottawa River, from and including Lake Temiskaming. That privilege is extended to bona-fide residents of the Provinces of Quebec and Ontario and also to non-

*By Whom*

Ontario Federation of Anglers and Hunters. 
(Mr. Ted Yeates)

*Comments*

This resolution addressed to the Department of Energy Resources has been referred to them.

Ontario Federation of Anglers and Hunters. 
(Mr. Ted Yeates)

Some reference to this can be included in our 1966 Summary of Ontario Fishery Regulations. It is too late to be incorporated this year.
residents of each province who are licensed by either province to fish in the waters of that province. Special seasons and bag limits are in force for Quebec and Ontario (see Summary of Limits); and

Whereas it appears we have the privilege of reciprocity but, because of lack of formal information in this connection, we hesitate to take advantage of it.

Therefore let it be resolved that the Ontario Federation of Anglers and Hunters request the Ontario Government to place a section in the Ontario Fishery Regulations similar to that contained in the Quebec laws and clearly define therein as to whether transportation of fishing gear by a non-resident is permitted over land and that a uniform interpretation be placed on the agreement between the two provinces.

8. DEFINING DOGS FOR HUNTING PURPOSES:
(Resolution No. 65-5-H1)

Whereas the new Game and Fish Act (Statutes of Ontario, 1961-62, Chapter 48, as amended by 1962-63 Chapter 32) deletes the definition of types of dogs not to be used for hunting deer, caribou and moose; and

Whereas the use of the dog commonly known as "police dog" (Alsatian) or crossbreed thereof, or Greyhound or crossbreed thereof, is known for its killer instinct and speed respectively.

Ontario Federation of Anglers and Hunters. (Mr. Ted Yeates)

Police dogs or crossbreeds have seldom been used for hunting deer. Greyhounds are extremely rare and not used for hunting commonly. No complaints have been received of any ill-effects from the removal of the restriction on dog numbers for deer hunting, and most hunting parties do not use more than two or three dogs for a drive. No field observations are presented to support the resolution.
RESOLUTIONS

Therefore be it resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to revert to Section 33, Subsection 2, and Section 34, Subsection 2, Chapter 153, as amended by Chapter 40, 1960.

NOTE: Section 33, Subsection 2:
Subject to subsection 3, while hunting caribou, deer or moose, no party of two or three, four or five, six or seven, or eight or more shall use or be accompanied by more than one, two, three, or four dogs respectively and no such dog shall be of the breed commonly known as "police dog" or any crossbreed thereof.

Section 34, Subsection 2:
No owner of a dog commonly known as a Greyhound, or any crossbreed thereof, shall allow it to pursue game or run at large on Sunday in any area which game usually inhabits or in which game is usually found.

9. SHIPPING COUPONS AND SEALS:
(Resolution No. 65-5-H3)

Whereas the new Game and Fish Act (Statutes of Ontario, 1961-62, Chapter 48, as amended by 1962-63, Chapter 32) does not call for the tagging of game prior to transportation; and

Whereas this allows a person to take more than the legal limit of game by transporting their game at different times; and

BY WHOM

Ontario Federation of Anglers and Hunters.
(Mr. Ted Yeates)

COMMENTS

It is known that hounds and mongrels are serious enemies of deer especially in the late winter and early spring. However, it is an offence to let such dogs run at large.

The taking of more than the legal limit of deer applies only to small local areas and even here this is based often on suspicion and not on fact. Few infractions occurred when seals were in use. With respect to big game, "limit hunting" is not achieved very frequently.
Whereas if there was a seal it would automatically cancel their licence as far as transportation is concerned.

Therefore let it be resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to reinstate Clause 69, Subsection 1 of The Game and Fish Act, 1961 (Revised Statutes of Ontario, 1960, Chapter 158, as amended by 1960-61, Chapter 32).

NOTE: Section 69, Subsection 1:
Therefore shall be issued with every hunting licence one or more shipping coupons or seals with which game taken under the licence may be shipped during the open season for the game or within four days thereafter, except that game birds may be shipped at any time within the current calendar year.

Be it further resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to revert to the steel band seal.

Suggestion for Licence and Seal

No. 5832

Number from seal to be written on the licence when purchased.

Lic. No. 1074

Seal No. . . . .

10. PROHIBITED PERIOD FOR KEEPING GAME:

Whereas the new Game and Fish Act (Statutes of Ontario, 1961-62, Chapter 48, as amended by 1962-63, Chapter 32) deletes the clause, “Possession of Game in closed season”; and

Ontario Federation of Anglers and Hunters.  (Mr. Ted Yeates)  

Section 37B of The Game and Fish Act, 1961-62 reads, “No person shall knowingly possess any game hunted in contravention of this Act or the regulations”. It is un-
RESOLUTIONS

Whereas this deletion is an asset to the poacher and the persons who take over their legal limit; and

Whereas a permit may be obtained for those who legally wish to hold meat during a prohibited period.

Therefore let it be resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to revert to Section 44, Subsection A of The Game and Fish Act, 1961-62 (Revised Statutes Ontario, 1960, Chapter 158, as amended by 1960-61, Chapter 32).

NOTE: Section 44 (A):
A deer, moose or bird protected by this Act, lawfully killed or procured, may be kept during the period between the end of the open season in any year and the 31st day of August in the next following year, unless otherwise provided by the regulations.

11. FURTHER EXPANSION AND FURTHER ESTABLISHMENT OF PUBLIC HUNTING AREAS:
Whereas in Southwestern Ontario the number of hunters is decidedly increasing; and

Whereas in Southwestern Ontario the areas of private land upon which hunting is permitted are correspondingly and decidedly decreasing; and

BY WHOM

Ontario Federation of Anglers and Hunters.
(Mr. Ted Yeates)

COMMENTS

reasonable to prohibit possession of game after a certain date, when the game has been lawfully taken.

We concur. Plans are underway to increase the number of public hunting areas at every opportunity. We are also exploring the possibility of more intensive use of publicly owned recreational or forestry areas for hunting in season.
Whereas in this regard the future has been assessed with both alarm and concern.

Therefore let it be resolved that in Southwestern Ontario, the Ontario Department of Lands and Forests be petitioned to proceed with the further expansion and the further establishment of public hunting areas.

12. PROPOSED CHANGE IN REGULATIONS GOVERNING THE OPEN SEASON ON MOOSE:
(Resolution No. 64-1-H7)

Whereas due to a marked increase in the population of the Province of Ontario and an easing of the restrictive measures in the harvesting of moose, there is now a substantially greater number of resident hunters than in previous years; and

Whereas we are convinced that the Department of Lands and Forests desires to make or amend regulations governing the harvest of our wildlife crop by hunters which will best control and perpetuate the species and which will at the same time safeguard, before all others, the rights and interests of persons residing in the Province; and

Whereas under present regulations, the non-resident hunter may obtain a licence to hunt moose, beginning with the first day of the open season, and frequently is making his kill along highways and access roads at a time when mild weather and the considerable distances travelled combine to create a situation in which meat is most liable to spoilage; and

During warm weather, hunters, whether resident or non-resident, would have preservation of their game uppermost in their minds. With relatively inexpensive air transportation available and the number of freezing establishments increasing, spoilage of meat can be held to a minimum if reasonable care is exercised.

A Saturday opening for moose which is proposed for the next three years will provide more opportunity for resident hunters on opening day.

Encouragement in realizing the full value of our wildlife in terms of economic as well as recreational aspects is essential to our overall well-being.

Ontario is now the major moose hunting area on the North American Continent.
Resolutions

Whereas we are firmly of the opinion that the right to hunt moose, in that part of the District of Thunder Bay that lies south of the main line of the Canadian National Railway, should be withheld from non-resident hunters for the two weeks of the open season, and that by so doing, much needless waste will be eliminated and the non-resident hunter will be put in the position, and quite rightly so, of having to seek the services of outfitters, lodge operators and guides.

Therefore let it be resolved that Zone 1 of the Ontario Federation of Anglers and Hunters recommend to the Central Executive Committee that the Fish and Wildlife Division of the Ontario Department of Lands and Forests be requested to take under advisement and give earnest consideration to the following recommendations for a change in the present regulations governing the open season on moose:

1. That whatever date be set for the opening of moose season, the right to hunt moose in that part of the District of Thunder Bay that lies south of the main line of the Canadian National Railway, be withheld from non-resident hunters for the first fourteen (14) days of the open season and the Act be amended so as to establish clearly the fact that it shall be unlawful for non-resident hunters to kill or to be in possession of a moose during this period.

By Whom

Comments

This is an important tourist attraction and contributes substantially to the local and general economy. Any measure tending to discourage non-resident hunting would not be in the best interests of the Province.
2. That such change be implemented as soon as possible.

3. That this be established on a trial basis of, say three (3) years and that the Ontario Department of Lands and Forests and the Ontario Federation of Anglers and Hunters undertake to assess the advantages and disadvantages of such changes. On the basis of these findings, a decision to maintain or rescind such changes may be made.

13. Whereas the results of winter fishing on Temagami Lake will continue to be detrimental to the fish population. Also, the development of the iron mines in the close proximity of Temagami Lake which will encompass and destroy the fish population on five lakes where the natural water drainage flows into Temagami Lake, should be cause for serious consideration on the part of the Department to finally do something to help conserve what fish and wildlife is left in the area.

Whereas it is very doubtful that winter fishing has been of any monetary benefit to the Village of Temagami touristwise. Close investigation has revealed that very few carnival visitors took in the fishing during those three days. The carnival excuse has been used to exploit the winter fishing on Temagami Lake. In view of the fact that hundreds of people will be added to the area in the near future to develop the iron mines, we can look forward to the winter fishing by the miners to be on the same scheduled time, i.e. three shifts daily. These results will not only finally deplete our fish population

Temagami Lakes Association.
(Mr. D. Derosier) Creel census and other programs are in progress to determine any effect of winter angling on the total harvest of lake trout on Lake Temagami. Netting and sampling lake trout this spring has been planned. The popularity and recreation value of winter angling has reached a point where it can no longer be dismissed on the basis of opinion alone. If evidence indicates that winter angling is harmful in Lake Temagami, suitable controls will be put into effect.
but will greatly reduce our tourist business and discourage tourists from coming to our area in the summer as this winter fishing gets more publicity.

Therefore be it resolved that all winter fishing on Temagami Lake be closed from October 15th, 1965, to May 1st every year in the future. This closed season would, in our opinion, end all controversy and the bitter feeling it is causing our summer residents who pay all the taxes on Temagami Lake so they can enjoy their vacation. There are a large number of other lakes north and east of Temagami Lake where the summer tourist investment is practically nil which are left open to any winter fishermen. It appears that the vociferous voices of the great minority carry more weight and less trouble for the powers that be, at the expense and injustice of the majority of conservationists and sportsmen in our province. The winter fishermen leave their garbage on the ice, or dump it on private property. They cut our trees for shelter and wood. The owners of the islands have no rights to defend themselves against these winter vandals; winter fishermen by the hundreds use the ice surface as a bathroom.

14. Whereas the use of hatcheries for lake trout restocking seems to be decreasing rapidly under the present management program in favour of speckled trout as results of visits to North Bay Hatchery, and others, have revealed. The trouble still seems to be a great shortage of lake trout eggs. Again the impression is gained that the path of least effort by the Department to raise more fish is followed, regardless of value to

Temagami Lakes Association.
(Mr. D. Derosier)

There has been no reduction in the number of lake trout produced in our Provincial hatcheries in recent years. The Department expects to supply 10,000 lake trout yearlings for planting in Lake Temagami in 1965, which is the largest single planting in the North Bay area and one of the largest in this Province.
fishermen who look for a game fish that can be caught from early spring to fall. Speckled trout fishing is enjoyed mostly in the spring by local residents and is not readily available to the regular season of tourist business. The walleye is, everybody must agree, the most important game fish in all Canadian waters. They are highly praised as food and are considered the easiest fish to catch. They are up near the surface from early May through the summer and everybody, including children, can enjoy walleye fishing. It is, therefore, very essential to give this highly prized fish top priority in any future fish management program.

Therefore let it be resolved that a definite program of increased efforts be made to collect more lake trout spawn from the many northern lakes of this area where the spawn can be transported quickly to the proposed new hatchery to be built at North Bay this year.

Be it therefore resolved that the possibilities of stocking walleye fry in small bodies of water near Temagami Lake, where they could be raised to six months and released in the big lake. We would like to be given the opportunity to experiment with this procedure. The writer has not been able to find any evidence of these methods tried or proven unsuccessful. Temagami Lake has several natural waterfalls from small lakes into the big lake that could also be used for the short period of time to hatch walleye eggs. Our Association would be willing and ready to assist actively and financially to make this effort a success. The Department could supply the glass jars — they seem to have plenty in stock for this operation. The Department should, in

The North Bay district staff plans to undertake a study involving the culture of walleye on an experimental basis in co-operation with the Temagami Lakes Association. Although the Department does not recognize the need for the restocking of walleye in waters in which they are already established, we are prepared to provide stock for introductions and experimental studies when required.
our opinion, enlist the active support of all fish and wildlife organizations who are hollering for more fish, to co-operate with the Department in any effort which might increase the population of fish and wildlife in all areas of the province.

15. Whereas the area of Temagami Lake in itself is more than the local game overseer can cover or supervise to enforce the game and fish laws. Also, that to the writer's knowledge of past experience, the forest ranger is not and has not ever answered a call from our Association, when the regular warden was off duty or away on holiday; the excuse being always short of personnel for conservation. The shortage of game overseers and poor salaries is always answered the same in briefs to the Department. They agree whole-heartedly but never do anything about it. The above area covers 1,600 islands and 300 miles of shoreline.

Whereas if there was not the present overlapping of authority between Lands and Forests and Fish and Wildlife, we feel results of problems facing us all in this matter, would bring quicker actions to solve them.

Be it resolved that at least a Deputy Minister be appointed to supervise the Department of Fish and Wildlife with a committee of top biologists to have the final authority to implement and carry out the badly needed and overdue fish and wildlife management pro-

**Resolutions**

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<tr>
<td>Temagami Lakes Association. (Mr. D. Derosier)</td>
<td>Resource management is approached on an integrated basis within the Department of Lands and Forests. Salaries of Conservation Officers have been raised. The closure of the five lakes referred to was rescinded this year in response to local requests.</td>
</tr>
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In the matter of staffing, the problem presented in the resolution will be discussed with the District Forester.
gram in the field as well as office or laboratory. The confusion of overlapping of these two departments was no doubt the result of five lakes in the Temagami Lake area being closed to winter fishing for several years. No one seemed to be up-to-date on fish regulations and these lakes were continually fished in the winter. This is further proof that each department of government should be held responsible for its particular line of responsibility.

16. Whereas the feeling in the northern part of Ontario is that too much effort is being made to restock the Great Lakes at the expense of the northern lakes tourist operators who advertise for tourists; the tourists spend more money the farther north they come. The writer has been to some of our hatcheries and has seen the efforts made to put fish in international waters, mostly for commercial fishermen of both countries.

Be it resolved that this policy should be changed to favour our tourist trade that really brings in the money for our economic survival. The Department of Tourism is checking all tourist operators to see that they treat the tourists right and give them their money's worth. But, we also want some help to provide some recreation for the tourist when he does get here. Northern Ontario's big drawing card is still the fishing. Our Temagami area has nothing else to offer but fishing, swimming and boating. We strongly recommend that all government departments go all out to improve our fishing and hunting recreation, or at least keep it from being wiped out.

Temagami Lakes Association.
(Mr. D. Derosier)

The hatchery fish stocking program is based on demonstrated need. Particular attention has been given in recent years to the lake trout rehabilitation program on Lake Superior where 472,400 fingerlings were planted by Ontario and 2,122,000 were planted by U.S. Departments in 1964. This program has not seriously affected the stocking of inland waters. For example, Lake Temagami has been stocked regularly for the past five years:

1960 — 4,000 lake trout yearlings
1961 — 2,500 lake trout yearlings
1962 — 10,000 lake trout yearlings
1963 — 10,000 lake trout yearlings
1964 — 10,000 lake trout yearlings
### Resolutions

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<tr>
<td>Temagami Lakes Association. (Mr. D. Derosier)</td>
<td>We will discuss with the District Forester at North Bay the further intensification of fisheries investigations on Lake Temagami to obtain more information on the status of various game fish.</td>
</tr>
<tr>
<td>Temagami Lakes Association. (Mr. D. Derosier)</td>
<td>We will be interested in learning the results of this survey. Information on the economic value of sports fishing will be of great importance in future management plans.</td>
</tr>
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17. Whereas our Association creel census for 1964 summer covering a spot check of fishermen on Temagami Lake showed that it took the efforts of seven hours fishing to get one fish; and many personal complaints of no fish at all. The writer being in the tourist business, where hundreds of people stop in to shop and talk about their poor fishing, is in a good position to assess the discouragement of unsatisfied tourists. Many leave for Northeastern Quebec where they claim they can at least catch northern pike and walleyes.

Be it resolved that more field surveys should be made by qualified fish and wildlife personnel to follow up the complaints of dissatisfied tourists in the north country.

18. Whereas the Temagami Lakes Association has sent out questionnaires to each of its members, requesting they supply our office with the total amount of their government assessed values, amount of provincial taxes paid, total expenditures covering advertising, wages paid, number of employees, etc. With only about half the returns in as of January 31st, the figures are staggering. We hope to have the completed figures available to present at the two-day meeting of Fish and Wildlife, March 17-18, 1965.

Be it resolved that the Department of Lands and Forests be prepared to accept these high figures of money spent on behalf of the tourist industry to prove our contention that we are not getting our share of
interest to which we are entitled from the Department of Lands and Forests to help replenish the fish and wildlife population in the Temagami Lake area.

19. ESTABLISH TROUT PONDS:

Whereas Eastern Ontario has a number of tourist attractions in its natural fishing waterways, plus the man-made Robert Saunders' Power Dam and Upper Canada Village; and

Whereas for a number of years the States across our international boundary line have established trout fishing ponds for tourist and public fishing; and

Whereas it is the feeling of our Council and other sportsmen and Municipal Governments that added attractions in this area would be greatly beneficial to our tourist trade.

Therefore be it resolved that the Department investigate and implement at least one public trout fishing pond where a nominal fee could be charged for the privilege of using said pond or ponds.

Be it further resolved that this pond be established in the immediate area of the Robert Saunders' Power Dam, west of Cornwall, and be adequately stocked by the Department each year.

20. STOCKING OF LAKE ST. LAWRENCE:

Whereas our Council has for a number of years asked for the Department's assistance in a fish stocking program for Lake St. Lawrence; and

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

We will investigate the possibility of finding a suitable body of water for this purpose. The trout angling at St. Williams and Normandale has been most satisfactory. A similar fishery will be established at Mount Pleasant this spring.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

(a) The experimental introduction of Kokanee into Lake Ontario could well produce a desirable game fish which could easily spread downstream into
Resolutions

Whereas this man-made lake has been a tremendous tourist attraction as well as being heavily fished by our local sportsmen; and

Whereas this lake has water depths up to 90 feet, and some rainbow trout have been caught and do exist and survive in this lake now.

Therefore be it resolved that our Council strongly urge the Department to stock with either or all of the following species of fish:

1. Kokanee salmon
2. Brown trout
3. Rainbow trout

in the order of preference mentioned, and this program be started in 1965.

21. Limit Lifted on Yellow Perch:

Whereas for many years our Council have been in favour of a 35 daily limit for yellow perch caught east of the Robert Saunders’ Power Dam, in the St. Lawrence River and Lake St. Francis; and

Whereas in Lake St. Lawrence and all other bodies of water in Ontario there is no catch limit; and

Whereas in our area waters comprised of those portions in the Province of Quebec, there is no limit; and

By Whom

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

Comments

Lake St. Lawrance. We feel that the effort should be concentrated in Lake Ontario. If this proves successful the program can be extended into other suitable waters.

(b) Brown trout are notoriously poor when it comes to providing angling recreation.

(c) The potential of Lake St. Lawrance to provide rainbow trout environment is being investigated.

We agree. This will be recommended in the next revision of the Ontario Fishery Regulations.
Whereas these perch have been literally destroyed by the thousands by the holders of commercial hoop net licences during the winter months; and

Whereas our district biologist and other department officials are in accord with the lifting of said limit on these perch.

Therefore be it resolved that our Council at this time recommend to the Department the lifting of the catch limit of yellow perch in the waters where these limits now exist.

22. LIFTING OF HOOP NETS:

Whereas our Council have received many complaints about the hoop nets set in our area waters; and

Whereas last winter it was proven without doubt that said hoop nets were killing our perch by the thousands and were shovelled back into the water dead; and

Whereas we recommend that Department Conservation officers take a much closer look at these operations especially during the periods where ice covers the waters.

Therefore be it resolved that a condition for holding these hoop net licences be that they (a) must be checked and lifted at least every second or third day they are set, and that (b) no extension to present permits be granted.

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

This problem which is recognized is being studied by the District staff.
23. **Fish and Water Surveys:**

Whereas for a number of years our Council have asked for continued water and fish surveys of our area waters; and

Whereas a number of official complaints have been forwarded to the Department and also the Water Resources Commission of Ontario, about the tainted taste of some species of fish caught in Lake St. Francis; and

Whereas our Council have also received complaints from local sportsmen about the dangers to our waters and to our fish.

Therefore be it resolved that our Council again request the Department to continue to make their fish surveys, and work in co-operation with the Water Resources Commission of Ontario, in the problems of both our fish and the waters they inhabit, and that our Council be kept informed as to the progress being made.

24. **Later Deer Season:**

(Hunting Resolution No. 1-65)

Whereas our Council are certainly in accord with the policy being practised by the Department, in announcing the hunting seasons well in advance of vacation time for the convenience of the hunters planning their holidays; and

Whereas the opening of the deer season usually falls on the first Monday of November for the large percentage of deer hunters in the Province; and

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**By Whom**

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

**Comments**

We appreciate the support of the Council given our program. Members of the Council are aware of the fisheries unit program being designed for Lake St. Lawrence and Lake St. Francis and have already actively participated.

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Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

We agree and have already recommended Monday, November 8th, for opening day of deer season.
Whereas in recent years the climate of Ontario seems to be changing, and much rain and warm weather has prevailed especially during the first week of the deer season.

Therefore be it resolved that our Council again strongly recommend that the Department consider these facts and establish the opening date to be the second Monday of November instead of the first Monday.

25. **Hunters’ Back Badge:**

   (Hunting Resolution No. 2-65)

   Whereas our Council have continually worked for the betterment of hunter-farmer relations; and

   Whereas many groups have made the recommendation to the Department sponsoring a “Hunters’ Back Badge” to be issued with the purchase of a hunting licence.

   Therefore be it resolved that to assist in the promotion of good relationship between the farmer and the hunter, the Department institute a “Hunters’ Back Badge” at their earliest possible convenience.

26. **Land Purchase for Public Hunting:**

   (Hunting Resolution No. 3-65)

   Whereas our Council know that it has been the policy of the Department to purchase suitable hunting areas to be used for public hunting; and

   Conservation Council of Stormont, Dundas and Glengarry.
   (Mr. A. M. Lebano)

   Hunter-farmer relations continue to be a problem and it would appear that the use of a back badge would be well received by all sportsmen in the districts.

   (See also Resolutions 47 and 50.)

   Conservation Council of Stormont, Dundas and Glengarry.
   (Mr. A. M. Lebano)

   We are continuing to study the need and the potential of areas to provide public hunting and will continue to be actively involved in the development of ARDA pro-
RESOLUTIONS

Whereas the continued increased hunting pressure and the number of hunters in the field, plus the increased amount of private property posting, or no hunting allowed, taking place.

Therefore be it resolved that our Council hereby recommend to the Department on behalf of our sportsmen and area citizens, they continue the practice of further land purchases, and that some of these purchases be made in the area surrounding Cornwall whereby our people would get some hunting benefits from such purchases.

27. REPLACEMENT IN GLENGARRY:
(Miscellaneous Resolution No. 1-65)

Whereas during December past we lost one of our very popular conservation officers when he was killed in a car accident in the line of his duty; and

Whereas our district office supervisors have assured us that a suitable replacement will be forthcoming in the very near future.

Therefore be it resolved that the Department make available to the Kemptville district office a person of high calibre to fill in the vacancy in Glengarry as soon as possible.

28. Having the following rivers: Willow, Crane, Co-poy, Spring and Oxenden declared fish sanctuaries from the end, to the opening, of each trout season:

By Whom

Conservation Council of Stormont, Dundas and Glengarry.
(Mr. A. M. Lebano)

Because of the importance of this area, a well-qualified and experienced conservation officer will be provided in the near future.

CommeNTS

programs as well as Department sponsored and Conservation Authority programs in which hunting is a possibility.

(Refer also to earlier resolution.)

Bruce Peninsula Sportsmen's Association.

The existence of a fish sanctuary does not insure that poaching will not take place. The rainbow trout season is closed during
Many of our club worked closely with the local conservation officer during the 1964 spring run of rainbow trout patrolling these rivers in an attempt to cut down on the numbers of fish being taken illegally. The greatest single obstacle hindering success, we found, was the smelt run. During the smelt run, smelt fishermen by the hundreds converged on these rivers. Having no legal bounds, they were free to roam the length of the rivers, carrying lights, and dip nets, two tools that make poaching child's play. Our conservation officer advised having, if possible, two men on each river for as many of the dark hours of each day as possible, but we soon discovered it is impossible for two men to maintain a proper patrol with several hundred smelt fishermen tramping up and down the river banks. It is not our desire to deprive smelt fishermen of the right to fish, but merely to restrict their fishing activities within certain boundaries. For example, we would suggest that a boundary be drawn approximately 100 yards upstream from the river mouth. In any case this would include all or most of the good smelt fishing area. This would keep people out of the trout spawning areas and make the job of conservation officers and deputies much easier.

We feel there are several good substantial reasons for your consideration and action on this portion of the petition, but even the one example we have pointed out is, in our opinions, worthy of your consideration.

29. Our club feels, and we beg your consideration on this matter, that trout spawn should be declared illegal bait. We believe, in fact know, that many rainbow trout are poached for the sole purpose of acquiring the time of the smelt run, and the difficulty of proving that a person was actually fishing in the sanctuary still exists.

The carrying of a net and a light does not constitute an offence.
Resolutions

30. Further, our club would like to see the opening of the trout season changed from the usual midnight opening to a daylight hour such as one-half hour before sunrise. Opening night is the poacher's dream when everyone and hisson are on the river with lights blazing, landing nets ready, and a fishing pole close at hand in case the authorities might just happen along. These first five or six hours of the trout season make poaching almost legal. This midnight opening is also akin to the presence of alcohol with the fishermen. I have heard several conservation officers refer to this during conversations, and mention the difficulties they experienced with some of these fishermen. A morning opening, we feel, would almost completely solve this problem and would greatly reduce the number of fish being taken illegally. We ask you to find sufficient merit in all three clauses of this petition, and that your consideration and actions will bring about legislation that will ensure the conservation of the rainbow trout for the angling pleasure of us, our sons and their sons to come.

By Whom

Bruce Peninsula Sportsmen's Association.

Comments

We would question the wisdom of prohibiting a well-established and popular bait on the basis of the information we have at present.

This subject will be taken into consideration for 1966 and the field staff will be consulted.
31. Whereas the fish population in our lake is being exploited by the anglers due to the size limit of 15 inches being abolished some years ago for angling purposes. Too many one- and two-year-old fish are being caught and being removed from the water before they have reached spawning age.

We therefore request of the Department that the size limit for angling purposes be reinstated at 15 inches to ensure that all young fish have had at least one year of reproduction before being removed from the lake.

32. N.O.T.O. resolution requesting the elimination of gill net operation for commercial fishermen in Northwestern Ontario.

We, the Rainy Lake Commercial Fishermen’s Association, strongly oppose, and request that the Department give this unscrupulous resolution no consideration at all.

33. Re-present resolution of July 3rd, 1964, relative to the reopening of a fish hatchery in this area immediately.

34. Extension of Speckled Trout Season in Nipissing District:

Whereas the speckled trout season in Renfrew County opens on or about March 1st; and

Rainy Lake Commercial Fishermen’s Association.
(Mr. G. C. B. Smith)

The imposition of a 15-inch size limit on walleye would result in the wastage of a significant portion of the resource because many of the smaller fish will never reach this length.

The younger age classes of walleye in many lakes in Ontario are the ones most readily available to anglers.

It is the responsibility of the Department to reconcile the various interests concerned with the many renewable natural resources. The use of impounding gear has often led to a reduction in conflict between sports and commercial fishermen and might be a desirable solution in Northwestern Ontario.

There is no evidence that reopening a fish hatchery will solve local fisheries problems. More biological information on Rainy Lake fisheries would be desirable.

Madawaska Valley Fish and Game.
Resolutions

Whereas the speckled trout season in that part of the District of Nipissing lying east of and bordering on Algonquin Park does not open until May 1st, or thereabouts; and

Whereas an earlier opening would relieve some of the opening day congestion on some of the lakes in Renfrew County.

Therefore let it be resolved that the speckled trout season in that part of Nipissing District lying east of and bordering on Algonquin Park be opened on the same day as Renfrew County.

35. Closed Season for Sturgeon on the French River:

Whereas the taking of sturgeon by angling is quite an experience for both novice and seasoned fishermen and may contribute largely to a successful fishing trip, it can also provide valuable publicity to any area; and

Whereas there is a closed season from May 13th to June 15th on the French River at the present time although there is no closed season on either Georgian Bay or Lake Nipissing; and

Whereas the possibility of taking a sturgeon by angling is best during the present closed season; and

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<tr>
<td>French River Resorts Association</td>
<td>There does not seem to be any objection to angling for sturgeon from May 13th to June 15th in this area.</td>
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<td></td>
<td>We will take this matter up with the District for amendment of the 1966 Regulations.</td>
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Whereas the sturgeon are not thought to be decreasing in numbers nor are they considered by most people as a game fish. On the contrary, they are thought to be responsible for the destruction of much pickerel and other spawn by the nature of their feeding habits.

Therefore be it resolved that the Department of Lands and Forests be requested to remove the present closed season for sturgeon on the French River.

36. Whereas the Temagami and District Chamber of Commerce is of the opinion that winter fishermen do not deplete the fish population nearly as much as summer fishermen and, consequently, should be given as much consideration as summer fishermen; and

Whereas, due to the large number of coarse fish caught while ice fishing, such as ling and whitefish, which are rarely caught while fishing in the summer, ice fishing can be a benefit to the fish population by helping to keep the fish species in balance, so necessary for survival; and

Whereas the winter ice fishing in the Temagami area is playing a very important role in its economy, as well as providing healthy outdoor recreation for the people.

Therefore be it resolved that the winter sport of ice fishing be continued in this area.
Resolutions

37. Whereas the finest fishing waters in the Province of Ontario, with the finest feed beds, growth and survival conditions, are to be found in the Temagami lakes district; and

Whereas the Temagami and District Chamber of Commerce feels that the sport of angling can be encouraged in this district during the spring, summer, and winter fishing seasons, but it also feels a sound program of restocking should be carried on continuously; and

Whereas it is understood, in some areas such as the French River, through the co-operation of the Department of Game and Fisheries with tourist camp operators, that a "spawning box" method of restocking was carried on, whereby the Department supplied the boxes and spawn to the camp operators who looked after the spawn until it had reached fingerling growth, and that this method of restocking is now showing good results.

Therefore be it resolved that extensive programs of lake trout, pickerel and bass restocking be carried on in the area by the Department of Game and Fisheries, with the recommendation that "spawning box" methods be tried here.

38. Whereas it is understood that the Sherman Mines Limited will be utilizing Iron Lake and Vermilion Lake in this district for mining purposes and they will no longer be fishing lakes; and

Temagami and District Chamber of Commerce.

The cost of trapping and transferring fish from one body of water to another is considerable, unless the fish are, or can be, concentrated. We have asked the District
Whereas it is important that the fish in these lakes be transplanted.

Therefore be it resolved that, before the new iron mine development in Temagami drains Iron and Vermilion Lakes for mining purposes, the Department of Game and Fisheries be requested to net the game fish from these lakes, preferably before spawning, and place them in adjoining lakes or, if possible, in lakes requested by the Temagami and District Chamber of Commerce.

39. Resolved that the Department of Lands and Forests be asked to maintain constant supervision of the tailings of the new iron ore development in Temagami, to verify their purity, in order that no waters in this area be polluted or destroyed, with the exception of Iron Lake and Vermilion Lake which, it is understood, are necessary for mining operations.

40. Resolved that the Department of Lands and Forests look into the matter of having the tailings from the new iron ore development in Temagami diverted away from Lake Temagami, rather than running into it.

41. Whereas the Temagami and District Chamber of Commerce is interested in conservation which means proper game cropping; and

Whereas the methods of, and time allowed for, cropping vary from district to district; and

Officer to study the economics of this proposal, and whether they have concentration of any game fish.

Temagami and District Chamber of Commerce.

This matter will be given consideration within the Department and referred to other departments which may be involved.

(See comments on Resolution No. 39.)

Temagami and District Chamber of Commerce.

The recommended big game open seasons for 1965 are almost identical to those in the resolution. The deer season recommended is of the same duration but has been set back one week to run from November 8th to 20th inclusive. The only change is a minor one for
RESOLUTIONS

Whereas the 1964 hunting season in this area on moose, deer, and bear were October 1st, 1964 to January 3rd, 1965, November 2nd to November 14th, 1964, and September 1st, 1964 to June 30th, 1965, respectively; and

Whereas the respective hunting seasons outlined above 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 1965 season remain unchanged.

42. Whereas, deduced from the observations of sportsmen, trappers and lumber camp operators, the wolf population in this area appears to be extremely high; and

Whereas the wolves are a serious menace to the deer, moose and beaver population in this area as evidenced by deer carcasses strewn on lakes, an unnatural shortage of moose calves and the preying of the wolves on the beaver around their houses; and

Whereas the method of moving in a group of professional hunters in other districts has proven to be a quick and effective method of bringing the wolf population under control.

BY WHOM

Temagami and District Chamber of Commerce.

COMMENTS

the moose season, recommended to run from Saturday, October 2nd, 1965 to January 8th 1966. At present very few moose are harvested after Christmas. The extension of 5 days (net change is 4 days*) was recommended to permit those with motorized winter vehicles such as snow toboggans to take advantage of under-harvested moose populations in relatively inaccessible areas.

*In 1964 the season was October 1st to January 3rd or 95 days. In 1965 the season recommended is October 2nd to January 8th or 99 days.

There are conservation officers in the Department trained in assessing complaints of predation and of undertaking predator control when it is required. This problem will be referred to the Predator Control Officer for this area.
Therefore be it resolved that the Department of Lands and Forests be requested to bring into this area a group of professional hunters for a period of one or two weeks to reduce the area's overly large predatory wolf population.

43. WOLF TRAPPING IN ALGONQUIN PARK:

At a very recent meeting of the Almaguin Highlands Tourist Association the following resolution was adopted:

That the Secretary write the Fish and Wildlife Branch of the Department of Lands and Forests, that trappers on the western boundaries of the Algonquin Park be permitted to take wolves a reasonable distance inside that border, during the months of August, September and October and that the trappers so doing be compensated on the bounty system which exists.

It is well known that the deer population, while having recovered somewhat, is still at a low ebb in this area. We do not suggest that the wolf is the only reason for the decline in deer population but we do respectfully suggest that they could impede this recovery.

There are 250 business establishments licensed under the Department of Tourism and Information in the Almaguin area. There are none which do not receive benefit from the stimulating effect of this natural resource. We would hasten to point out, Sir, that your Department is aware of the revenue derived from licensing in this District each fall. We look forward to any step your Department takes to assist the deer population.

Almaguin Highlands Tourist Association.
(Mr. D. F. Raflaub)

In conjunction with the wolf research program, eighty-one animals were collected in the study area (southwest portion of Algonquin Park), and it is believed that this reduced the wolf population to almost nil. Subsequent flights have borne out this belief in that few wolves, if any, have been observed. There are very few wolves toward the extreme west side of Algonquin Park.

There does not seem to be any valid reason for permitting the trapping of wolves in Algonquin Park in view of their reduced numbers.
Resolutions

We do request that you and your Department will give this proposal your serious consideration.

44. A. In the first place, I think that the Department of Lands and Forests has done well (in this district) by better supervision, more deputies and particularly that instruction and training scheme.

John Hauser, Sharon, Ontario.

45. B. The hunting season could easily be cut a month with the end on January 31st instead of February 28th. We do not have the heavy snows now, and that allows more people to be around in the bush. It might satisfy landowners by cutting off this dead month.

John Hauser, Sharon, Ontario.

46. C. Keep the ban on Sunday hunting. I notice a weakening of regulations further north, and trust that such will not occur in the southern counties. How come deer hounds are allowed to annoy people on a Sunday? I have just chased one off my place!

John Hauser, Sharon, Ontario.

47. D. I understood that numbers would appear on hunters' coats. Is this the year?

John Hauser, Sharon, Ontario.
48. E. We do not need hounds in the three-day deer season; it would be convenient for the hunters but would merely antagonize more farmers.

   John Houser, 
   Sharon, Ontario.

49. F. Vandalism, killing of birds. I think that more education of the urban public by the Department is necessary. Use can be made of Radio, T.V. and school instruction.

   John Hauser, 
   Sharon, Ontario.

   Every opportunity is used by Department personnel in furthering the precepts of sportsmanship.

50. BACK PATCHES:
   Be it resolved that the Amalgamated Game Commission approve of the back patch and that they served a good purpose, but it felt the patch should be made of stronger material or protected in some way as the material used went soft in wet weather.

   Amalgamated Game Commission.
   (G. H. Duckworth, Aurora, Ontario)

   Improvement in the quality of back patches is being sought. When these are taken into general use the best quality of material available will be used. It is expected that the use of transparent plastic licence holders will be general.

51. TOWNSHIP LICENCES:
   Be it resolved that the township licence should have a place for the signature of the applicant so that it can be compared with the signature on the gun licence, and also a place to write the gun licence number.

   Amalgamated Game Commission.
   (G. H. Duckworth, Aurora, Ontario)

   This will be considered when new licences are being produced provided space will permit.
### Resolutions

#### 52. Township Licences:
Be it resolved that, due to the small number of licences sold to *bona fide* farmers and due to the increased cost of raising pheasants, the Amalgamated Game Commission recommends that the resident township licence be raised to $2.00.

**By Whom:** Amalgamated Game Commission.
(G. H. Duckworth, Aurora, Ontario)

**Comments:** Recent revisions in the Township licence fee permitted the increase in resident fees to $1.00 by township by-law. This applies particularly to non-rural township residents. The rural landowners might well continue to enjoy the thirty-cent licence.

#### 53. Hungarian Partridge:
It is recommended by the Game Commission to go on record that the Department plant a few Hungarian partridge in these areas due to the fact that they were plentiful in the past.

**By Whom:** Amalgamated Game Commission.
(G. H. Duckworth, Aurora, Ontario)

**Comments:** The supply of Hungarian partridge for distribution is very limited at present. Areas for release are being explored and assessed in the light of suitable weather and habitat factors but the demand exceeds the supply. Suitable areas are being stocked as fast as stock becomes available.

#### 54. Pheasant Season:
It was moved and seconded that the pheasant hunt be from October 20th to November 6th, in the Amalgamated Game Reserve.

**By Whom:** Amalgamated Game Commission.
(G. H. Duckworth, Aurora, Ontario)

**Comments:** This recommendation (except for Clarke and Darlington Townships) will likely be followed since the suggested season dates are almost identical to those of 1964.

#### 55. Bobwhite Quail:
With the increasing demand by hunters and preserve operators, the Association is again asking permission to release bobwhite quail, for controlled shooting on a put-and-take basis, from strains raised in Ontario, the pro-

**By Whom:** Ontario Game Bird Breeders' Association.
(Mrs. B. Remmler, Stevensville, Ontario)

**Comments:** The Department now has a nucleus of native bobwhite quail for breeding purposes. It is hoped that their progeny will be used for public hunting as well as for distribution.
geny of quail developed here for many years and which have become acclimatized and hardened to our Ontario weather. We can see no detrimental effect on existing hardy strains under such a program, as the released birds would perish before breeding season in the spring, were they not hardy enough to survive in our climate.

56. LICENCE FEES:

It is felt that the existing $5.00 fee on American visitors is too high. The preserve operators provide all the game taken on the preserves, and there is absolutely no game taken which has not been stocked by the operator. Also, the shooting preserve operator is required to pay a fee of $100.00 plus a propagating fee of $10.00, plus a 5c. fee for each bird shot and tagged. Also, the licence is valid only on a shooting preserve. Therefore we would ask that the licence fee for American visitors be reduced to $1.00 to coincide with the resident gun licence, or be eliminated entirely.

Ontario Game Bird Breeders’ Association.
(Mrs. B. Remmler, Stevensville, Ontario)

The $5.00 licence was created recently when many people objected to the $21.00 general small game hunting licence for non-residents hunting on Licensed Game Bird Hunting Preserves. At this time, no further change is contemplated, since the $1.00 licence proposed would not supply enough revenue to cover the cost of issue.

57. AWARDING OF PHEASANT CONTRACTS:

Many pheasant propagators feel that in the past Department contracts have been let to certain breeders who were not qualified to fill such contracts with an apparently detrimental effect on further issuance of contracts. We would therefore ask what policies the Department intends to follow in the future in its pheasant-raising program.

Ontario Game Bird Breeders’ Association.
(Mrs. B. Remmler, Stevensville, Ontario)

Following recent improvements at both Provincial game bird farms, it is possible to obtain quality birds in sufficient numbers at reasonable cost and with assurance of delivery when the birds are required. At present our requirements are being met from this source. If we find that more are needed than can be produced from the Provincial farms, outside suppliers will be sought.
### Resolutions

58. **Back Badges:**

The St. Catharines and Lincoln County Game and Fish Protective Association is pleased to note the efforts of the Department of Lands and Forests in having the back badge issued with all Township hunting licences in Regulated Game Preserve Areas, as was recommended by this Association in 1964.

At present these back badges are all of one colour, "Yellow". This does not indicate to the landowner, the conservation officer or other hunters that the licence held by the wearer is for the area in which the hunter is hunting.

At the present time in some counties, the township hunting licence is valid for the pheasant shoot in only one township. In other counties, two, three or more townships honour each other's licences for the pheasant hunting. By legislation, the township hunting licence is valid in all townships within the one county for the hunting of rabbit or fox.

It is realized that to have each township back badge of a different colour might be impossible. As the pheasant season is for only two weeks' duration and the rabbit and fox seasons are for four months, it would seem advisable to have all back badges in one county of the same colour. There are sixteen to eighteen counties in the Regulated Game Preserve Areas. A series of any four colours would be all that is needed: i.e., yellow, red, 

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<td><strong>Back Badges:</strong></td>
<td>St. Catharines and Lincoln County Game and Fish Protective Association.</td>
<td>The proposed system of using different-coloured licences will be investigated and used if practicable.</td>
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green, orange. For example, in the Niagara district, the Counties of Lincoln, Welland, Wentworth and Haldimand would use these colours. Essex, Kent, Lambton and Elgin could use the same colours. East of Toronto, York, Ontario, Durham and Peel could also use the same colours. It would be necessary to see that the counties adjoining each other had a different colour.

In 1964 the Federation of Agriculture, representing many thousands of landowners on whose property the sportsmen hunt, presented a resolution asking for the back badge as a needed protection for the landowner.

The St. Catharines and Lincoln County Association strongly endorses the Regulated Game Preserve Area system, which controls the concentration of hunters in any one area, as most essential to good farmer-sportsman relations. With the present system of all township back badges being one colour, the purpose of the Regulated Game Preserve Areas is defeated, and the landowner is not receiving the protection that is needed for good farmer-sportsman relations.

We recommend that the back badge be issued in different colours to each adjoining county.

59. PEASEANT SHOOTING:
Whereas for the last several years the Department of Lands and Forests has permitted the killing of one hen pheasant per day by each hunter, during the legal open season; and

St. Catharines and Lincoln County Game and Fish Protective Association, Inc.

This will be studied, with particular reference to district biological reports. It is undesirable to multiply the regulations unless absolutely essential. Such reports have not been received from other areas to date.
RESOLUTIONS

Whereas during this time there has been a decided decrease in the pheasant population in Lincoln County.

Be it resolved that the shooting of hen pheasants at any time (except on licensed game farms) be prohibited.

60. OPENING DATE FOR DEER SEASONS:
Whereas there is a possibility of warm weather in the early part of November.

Be it resolved that the opening date for the deer season in Schedule 4 of the 1964 Regulations be set not earlier than November 5th.

61. 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.

62. 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 Fish and Game Act.

By Whom

St. Catharines and Lincoln County Game and Fish Protective Association, Inc.

St. Catharines and Lincoln County Game and Fish Protective Association, Inc.

St. Catharines and Lincoln County Game and Fish Protective Association, Inc.

Comments

This recommendation will be adopted.

Additional staff is being appointed as funds become available.

Conservation officers' salaries were raised in 1964. Civil service policy is to review all salaries at regular intervals.
Be it resolved that further reviewing of salaries of conservation officers be implemented.

63. SAFETY SLOGANS:
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 sportsman as to his own safety by printing “safety slogans” on Department seasonal regulations.

64. GUNS ENCASED:
Whereas conservation officers have different opinions on the meaning of a rifle or gun being encased; and

Whereas duck hunters, coming in from the marsh at night, having left their cases in the car, have been checked by conservation officers for this offence; and

Whereas if a hunter has dismantled his gun, he is trying to obey the intent of the law.

Be it resolved that the wording of this section of the Act be changed to read: “unloaded, dismantled, or encased”.

St. Catharines and Lincoln County Game and Fish Protective Association, Inc.

This can be done.

St. Catharines and Lincoln County Game and Fish Protective Association, Inc.

It has always been difficult to enforce the law with respect to “dismantling guns”. The statute as it stands has worked well throughout Ontario, and in most cases conservation officers make reasonable allowance for those coming out of duck marshes. Strict enforcement has been demanded by sportsmen’s organizations, and the Department is anxious to discourage late shooting to reduce losses of ducks due to darkness.
RESOLUTIONS

65. SPECIAL ARCHERY HUNTING SEASONS:

Whereas increasing numbers of archers have participated in and enjoyed a pre-season deer hunt in the Bruce Peninsula, Manitoulin Island, and the G. Howard Ferguson Park; and

Whereas use of camouflage clothing by such archers is a worry to all concerned in the regular season; and

Whereas a general pre-season would provide added income to established outfitters and lodge operators and would assist the tourist industry by attracting American archers.

Therefore let it be resolved that a pre-season for archers be granted in all areas of Ontario which now permit deer hunting. By its very nature, bow hunting does little to disturb the deer, but as an alternative, although we would much prefer a general pre-season, we would request a general post-season although archers might be endangered by early freeze-ups in areas, such as Hardy Township in the Parry Sound District, which are not accessible by road, and where archers have hunted in increasing numbers since 1948.

66. ARCHERY CARP-FISHING SEASON:

Whereas archers appreciate the opening of limited areas in the Windsor and St. Lawrence River for archery carp fishing; and

York County Bowmen. Bow and arrow fishing for coarse fish and pike is allowed in March and April, and carp may be taken until June 15th in the nine southwestern counties of Ontario. Carp

BY WHOM

York County Bowmen.

Comments

In addition to those areas mentioned, an archery season was in effect for an extensive portion of the Territorial District of Kenora for the 1962-64 seasons, and it has been recommended that all of these be continued for the 1965-67 seasons. Since the numbers of archers do not approximate the numbers of gun hunters by a wide margin, it is felt that considerable objection would be raised by the latter if a general pre-season for archers in deer hunting is extended to the entire Province. A post-season may not raise similar objection but weather could be a hindering factor. The proposal has merit from the viewpoint of providing additional opportunities for outdoors recreation, and in this light will be given continued consideration.
Whereas an extension of this to other areas would be of benefit to the tourist industry in general, and would add to the enjoyment of archery in particular; and

Whereas this would assist to some extent in carp control.

Therefore let it be resolved that a general archery carp season be granted in the Province of Ontario.

67. My interest is in a property known as Hemstock’s Mills on the Sydenham River, about three miles from Chatsworth, Ontario. This mill is operated by water power, and a dam has been maintained since 1856 entirely at private expense.

A government fish hatchery was established near the source of the river in the late 1930’s, and since that time silt deposition has increased and the river appears to be losing its natural ability to clear itself.

The mill pond now requires dredging. As the dam has been beneficial to a large area of the water table at private expense for more than 100 years, I submit that part of this expense should be against the account of the Provincial Government.

68. Our brief is that we would like to see the area, where Sunday hunting is allowed, extended farther south where many of our city dwellers may take advantage of it. A bird season from October 1st to December 1st means to most of us a season of nine days on which we

and suckers may be “bow hunted” from May until July 31st in the parts of Lakes St. Lawrence and St. Francis in Dundas, Stormont and Glengarry. Extension of this kind of sports fishing is being considered by the districts.

J. M. Hemstock, B.A.Sc., Noranda, Quebec.

Mill ponds across Southwestern Ontario have been subjected to accelerated siltation in the past twenty-five to fifty years, mainly as a result of agricultural practices which have decreased the time of run-off.


There is no biological reason for the prohibition against Sunday hunting. Changes in the existing areas can be made by regulation. The Department has been guided in establishing these areas by the attitudes of
RESOLUTIONS

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COMMENTS

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69. Pollution and ruination of our beautiful Ontario! This is not a myth; a thousand examples show themselves. I see the cottagers suggest a Ministry of Conservation. It's a good idea — if it ever gets going.

**Preamble:**
The open season for lake trout, rainbow (Kamloops), speckled and brown trout commences on the nearest Saturday to the 1st of March; this recent new opening date to harvest the available crop was well received — to further harvest we recommend:

70. (1) That the season for rainbow (Kamloops), speckled and brown trout be extended, beyond the existing closing date of September 15th, to October 5th next following to coincide with the existing closing date of lake trout.

71. (2) That existing “catch limits” be maintained.

With fishing pressure increasing, due to extended seasons and improved travel methods, it appears that the Department of Lands and Forests must give serious consideration to “Lake Surveys”. Therefore we recommend:

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72. (3) That sufficient money be provided to our Tweed District for the purchase of adequate equipment for the proper execution of lake surveys.

When in 1957 live minnow, as bait, was banned in nine lakes of the North Frontenac area, it was thought then, as it is now, that this was sound conservation action. However, since there now appear to be differences of opinion, we are submitting a questionnaire to our full membership and to neighbouring clubs or sportsmen’s groups and, rightly or wrongly, we will be influenced by the majority. We will notify our Tweed District forester of the result of this questionnaire immediately the result is known. Now, however, our recommendation is:

73. (4) (a) That the use of live minnows, as bait, in those waters where a ban now exists, be maintained, awaiting the consensus of opinion of those who fish the waters; (b) that law enforcement officers make special efforts to enforce the Act.

74. (5) The black bass season be June 15th to May 15th next following.

75. (6) With an insufficient number of officers for enforcement, we suggest that additional men be placed in the field, and further that immediate consideration be given to a salary increase for those well-deserving and underpaid men, and in addition that there be remuneration for the many hours worked beyond the extent of a normal working day.

A great many lake surveys have been completed during the past 10 years in each of the districts in Ontario. The task of surveying all of the lakes in each district is almost insurmountable because of the large number of lakes in the Province. Nevertheless, the field staff will continue to schedule new lake surveys as money and men become available.

The prohibition against the use of live bait-fish in Frontenac County was revoked in the 1965 regulations. Indications were that the prohibition of this most effective bait resulted in decreased catches in the lakes affected.

The 1965 season will be June 26th to November 30th. The suggestion to extend the season beyond November 30th will be considered, since bass are not normally taken during the winter months.

Adjustments have been made in conservation officer salaries. The Civil Service Commission has revised overtime regulations which are now effective. We are studying means of providing additional officers.
82. Whereas the weather in the past few years has been inclined to be considerably warm in the first weeks of November; several deer killed, and left hanging in the bush, have spoiled.

Therefore be it resolved that deer hunting season open on the second Monday of November.

83. Whereas in the past few years, as there has been considerable misinterpretation of The Game and Fish Act and of the Department's fishing regulations, operators have been unable to state any definite date fishing season opens.

Therefore be it resolved that the Department's regulations cover pike and pickerel on the same dates and be from the second Saturday in May until February 21st in the Counties of Lanark and Leeds. This would assist the Department in having fishing huts removed from the ice before the spring break-up and would be beneficial to enforcement problems.

84. Whereas in the past few years considerable confusion has been brought about by the announcement of the opening of fishing seasons being reported first in the newspaper, which is far from being reliable. This has caused quite a bit of ill-feeling between the local residents and the district and field officers.

This will be done.

Pike and pickerel season now open on the second Saturday of May in this area.

News reports concerning fishing seasons are given out as soon as possible each year, so that the public, tourist outfitters and others may make their plans.
Therefore be it resolved that the Minister notify the district officers before any release is given to the newspapers and that this notice be sent at least thirty days before the opening of the fishing season.

85. Whereas city residents must depend on the rural areas for their hunting and fishing. Carelessness and wilful damage on the part of some hunters have forced some local farmers and residents to post their property. This has arisen from the lack of enforcement and backing of the Department in some cases.

Therefore be it resolved that the Department step up their enforcement regulations in order that the city hunters will not walk through the area and find it completely posted with No Hunting signs. This, in a few years, is most certain to present a serious problem, in that many will give up the sports of hunting and fishing. Should posting be allowed to continue as it is, in a short time several inland lakes, accessible only through private property, will be completely closed. Now is the time to look ahead and eliminate these problems before sporting is seriously marred in our counties.

86. Whereas that portion of Wiltse Creek in the Municipality of Leeds and Lansdowne Front, County of Leeds, from where it empties into the Gananoque River upstream to Black Creek Bridge and the bridge and Horton’s Saw Mill where Wiltse Creek runs through Lots 20 to 24 (Leeds) and Lots A to 7 (Lansdowne), is a well-known breeding ground for large-mouth bass; and

In general, conservation officers enforce the hunting regulations with a high degree of efficiency. The Game and Fish Act, 1961-62 provides that the individual landowner may prosecute for trespass by hunters and anglers. This may be a local problem and will be referred to the district forester.

In Ontario the success of bass, already near the northerly limits of their range, has been shown by our Research Branch to depend upon the cumulative effects of temperature during the first year of the fish’s life. Although many bass sanctuaries were established some years ago, most have been dis-
## Resolutions

Whereas there is a serious depletion of large-mouth bass population in these and adjacent waters; and

Whereas proper conservation will result in considerable benefit to fishermen and the tourist industry in general, as was shown some years ago when for a period this area was designated as a sanctuary with very beneficial results.

Therefore be it resolved that the large-mouth bass breeding grounds referred to above be designated as a fish sanctuary and that the Lanark-Leeds Fish and Wildlife Association be requested to present this resolution to the Legislative Committee on Fish and Wildlife and solicit urgent action to ensure implementation with as little delay as possible.

### 87. Royalty on Beaver and Mink:

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<td>Ontario Trappers’ Association.</td>
<td>This will be studied.</td>
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Whereas the price of medium beaver during the current fur season has rarely exceeded $5.00 per pelt; and

Whereas the price for small beaver and kits has been from $2.00 to $4.00; and

Whereas the average price the trapper received for wild mink for the past two or three years has been about $10.00; and

Whereas the Ontario Trappers’ Association has recommended for the past three years that the royalty on
beaver and mink be reduced.

Therefore be it resolved that the royalty on beaver and mink be reduced from $1.00 per skin to 50c. per skin and that the royalty on other fur pelts be studied by the Department and brought more in line with current market values.

88. RED FOX AND RACCOON:

Whereas the demand for well-handled, seasonable red fox and raccoon pelts has increased in recent years; and

Whereas the price the trapper receives for these pelts has improved over that received several years ago; and

Whereas these animals are being hunted for food and sport long before their pelts become prime.

Therefore be it resolved that fox and raccoon be again classed as fur-bearers and the open season for taking them by hunting or trapping be from November 1st to February 28th and a royalty of 10c. be collected for each pelt taken.

89. MARKING TOP-QUALITY PELTS WITH A DISTINCTIVE "ONTARIO" STAMP:

Whereas there has been a noticeable drop in the price for raw beaver pelts during the current season; and

Whereas beaver is the most important revenue-producing species for the Ontario trapper; and

In 1963, only 1,647 fox pelts were reported as taken by trappers. In 1964, this had increased to 2,625. For raccoon, the 1963-take was 9,189 and 11,025 in 1964. There appears to be no real conflict yet between trappers and sportsmen. Should this develop, the taking of foxes and raccoons by trappers only could then be considered. Meanwhile, the trappers can take as many fox and raccoon as they wish without paying any royalty.

The question of providing a standard of quality-grade for furs and its administration by the government in the interests of all trappers would need further study. The Association could establish its own standards if it wished.
RESOLUTIONS

Whereas approximately 65 per cent in dollar-volume to the trapper comes from beaver in Ontario wild fur production; and

Whereas Ontario also produces other species of wild fur that are of top quality in comparison to similar species of fur taken in other provinces and in other countries; and

Whereas the Ontario Trappers' Association feels that top-quality wild fur taken in Ontario should have some distinctive mark on each pelt showing that it originated in Ontario when it reaches world markets; and

Whereas the Ontario Trappers' Association Fur Sales Service is the only agency in Ontario that is capable of grading and marking top-quality pelts.

Therefore be it resolved that the government of Ontario take the necessary steps to ensure that top-quality Ontario pelts will be marked as such and that the O.T.A.F.S.S. be appointed to set up such a wild-pelt marking agency under the direction and supervision of the Ontario government.

NOTE: The importance of beaver for garments should be promoted domestically. Beaver coats made today are very different from the heavy, bulky garments of 30 or 40 years ago. This applies to muskrats which are the second or third revenue-
producers for the trappers. Modern methods and techniques of handling Ontario muskrats can produce a coat so attractive in colour and texture that it is difficult to tell the difference between it and an Alaska fur seal. The former is also lighter in weight and has wearing qualities that are unexcelled. Ontario wild mink from certain localities are made up into most attractive and desirable garments. Ontario otter are well known in the trade for good quality and colour. Inexpensive fisher pelts can be manufactured into very attractive winter hats for men as demonstrated by the Ontario Trappers' Association Fur Sales Service.

90. **Marking Wolf Pelts for Bounty:**

Whereas there is a considerable demand for wolf pelts as trophies and as rugs and throws; and

Whereas there is a constant demand for wolf heads by Cub packs and Scout organizations; and

Whereas the present method of marking wolves by cutting across the top of the head, to show bounty has been paid, destroys their value as trophy pelts or rugs or for use by Boy Scout organizations.

Therefore be it resolved that the method for marking wolves be by cutting across the lower jaw only or by using a prick hammer to show that bounty has been paid.
91. **Transfer of a Trapline Area:**

Whereas, before any transfer of interest in a trapline area can be made, the Department of Lands and Forests must be notified and its approval received; and

Whereas the estate or heir of a deceased trapper with the approval of the Department but not otherwise, may—

1. Continue to operate the trapline area if capable of doing so in accordance with the regulations, or

2. Transfer the interest in the trapline area to another capable trapper and be remunerated by the new trapper for the cabins, equipment, etc., formerly owned by the deceased trapper; and

Whereas it is sometimes difficult to arrive at a reasonable and fair figure of remuneration to the transferor from the transferee; and

Whereas it may be necessary to set up a schedule of values for cabins, equipment, etc., so that a basis to work on can be established.

Therefore be it resolved that a committee be set up to consider contentious cases and that this committee be made up of a member of the Ontario Trappers' Association, an officer of the trapline management section of the Department of Lands and Forests, and an official of the Indian Affairs Branch if the transfer concerns an Indian trapper.

**By Whom**

Ontario Trappers' Association.

**Comments**

This proposal will be given further study.
92. Licensing of Guides:

Whereas the trapper due to the nature of his trapping activity has a thorough knowledge of his area and its potential as a fishing and hunting area; and

Whereas many trappers are employed as guides during the spring, summer and fall months; and

Whereas there have always been capable guides and inefficient guides; and

Whereas, since the removal of the guides’ licence from many sections of Ontario, any person whether capable or not can now act as a guide.

Therefore be it resolved that the Department of Lands and Forests should reinstate the guides’ licence and that there should be at least two classes of guides: first, the experienced guide; and second, the not-so-experienced, or “learning guide”, each with a distinctive licence and/or badge.

93. Restriction of Hunting and Fishing Privileges on Timber Limits Owned by Private Operators.

Whereas large areas of timber limits are restricted by private operators to fishing by the public; and

Whereas large areas in many cases are used as private game reserves by the operators and their friends; and

Ontario Northland Conservation Federation.

Consideration is already being given to certification of guides.

The guide is to be morally responsible for the well-being of a party.

Many access roads into timber limits are on land rented from the Crown on the basis of a licence of occupation and have been built at the expense of the timber operator and as such are private roads. The Department is taking active steps to discourage the use of
RESOLUTIONS

Whereas too few fishermen and hunters get any benefit from these restricted areas.

Therefore be it resolved that timber operators be allowed to restrict the sportsmen only from the immediate area of timbering operations.

94. LIVE MINNOW FISHING:

Whereas the regulation regarding no live-minnow fishing in certain lakes in the Porcupine District has not been successfully enforced; and

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.

95. OPEN SEASON FOR FISHING IN NELLIE LAKE, CALVERT AND AURORA TOWNSHIPS, DISTRICT OF COCHRANE:

Whereas Nellie Lake is annually stocked with lake trout; and

Whereas the number of lake trout lakes in our area is limited to one; and

Whereas Nellie Lake has been a fish sanctuary since 1947; and

BY WHOM

Ontario Northland Conservation Federation.

COMMENTS

such timber areas as private hunting reserves, and where possible some roads are taken over by the Department for public use.

Most of the regulations applying to lakes in the District of Timiskaming were revoked this year with respect to the use of live bait.

This matter will be reviewed with the District Forester at Cochrane to ensure that adequate use is made of the lake trout which are available.
Whereas it has been impossible to receive any cooperation from the Cottage Owners’ Association.

Therefore be it resolved that Nellie Lake be opened for lake trout fishing from January 1st to October 15th.

96. Public Dock at Twin Falls, Calvert Township, District of Cochrane:

Whereas the Abitibi River above Twin Falls is used by a very large number of hunters and fishermen; and

Whereas the river is an access to many hundreds of miles of hunting and fishing areas.

Therefore be it resolved that the Government erect a public dock at Twin Falls as soon as possible.

97. Stocking of Pickerel in Suitable Lakes:

Whereas the stocking of pickerel in suitable lakes has proven very successful in various areas in northern Ontario; and

Whereas fish and game clubs are very keen to assist in such projects; and

Whereas pickerel are very popular game fish.

Therefore be it resolved that the Department of Lands and Forests look into the possibility of stocking suitable lakes with pickerel.
Resolutions

98. Sharing of Cost in Lake Poisoning:
Whereas the high cost of poisoning a lake makes it almost prohibitive for small clubs; and

Whereas many suitable lakes are not being developed because of the high cost of poisoning.

Therefore let it be resolved that the Department of Lands and Forests share in the cost of poisoning suitable lakes.

99. Opening of Moose Season Beyond Present Time:
Whereas we believe that the number of hunters actually hunting to the end of January will be very low; and

Whereas we believe that it may be beneficial to relieve areas of overpopulation.

Therefore be it resolved that the present moose season be extended to the end of the month of January, but only in such areas as are designated by the Department of Lands and Forests for such reasons as overpopulation.

100. Speckled Trout Season:
Whereas the present early opening of trout season seems to be favourable to both anglers and the Department of Lands and Forests.

By Whom

Ontario Northland Conservation Federation.

Comments

The use of fish toxicants is very costly, and there is not always a complete kill. Only certain lakes lend themselves to this type of treatment. We do have a program of rehabilitation of waters, which will be accelerated as needs dictate. Assistance of conservation clubs is certainly appreciated.

Ontario Northland Conservation Federation.

The recommended open season for moose in 1965-66 extends to January 8th, 1966, compared to January 3rd in 1965. The principle of harvesting moose in inaccessible areas is valid, and this practice should be encouraged. With the advent of snow toboggans (and using small aircraft), areas once formidable are becoming easier to reach.

Ontario Northland Conservation Federation.

The 1965 season for speckled trout has been set for February 27th to September 15th. February 27th is a Saturday.
Therefore let it be resolved that the speckled trout season be open from March 1st to September 15th.

101. A general statement of woods conditions in the Kearney area with some reference to wolves.

Ralph Bice, Kearney, Ontario. Noted.

102. A statement on Parks policy in Ontario with particular reference to Outlet Beach Park near Wellington, Ontario.
