JOURNALS OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From 25th of January to 6th of April, 1966
Both Days Inclusive

and from 18th of April to 8th of July, 1966
Both Days Inclusive

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

BEING THE

Fourth Session of the
Twenty-Seventh Parliament of Ontario

SESSION 1966

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VOL. C
INDEX

Journals of the Legislative Assembly, Ontario
14-15 ELIZABETH II, 1966

4th Session — Twenty-seventh Parliament
January 25th to July 8th, 1966

AGING, SELECT COMMITTEE:

1. Second Interim Report, 209. (Sessional Paper No. 82.)

AGRICULTURE:

See Department.

AGRICULTURE COMMITTEE:

1. Authorized, 19.
2. Appointed, 23.

ATTORNEY GENERAL:

See Department.

AUDITOR:

See Provincial.

BILLS:

(See following.)
<table>
<thead>
<tr>
<th>BILLS, PUBLIC</th>
<th>Bill No.</th>
<th>1st Reading</th>
<th>2nd Reading</th>
<th>Committee</th>
<th>3rd Reading and Passed</th>
<th>Royal Assent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abandoned Orchards Act, 1966</td>
<td>115</td>
<td>143</td>
<td>162</td>
<td>181, 198</td>
<td>200</td>
<td>231</td>
</tr>
<tr>
<td>Accumulations Act—Act to amend.</td>
<td>132</td>
<td>156</td>
<td>174</td>
<td>184</td>
<td>201</td>
<td>232</td>
</tr>
<tr>
<td>Age Discrimination Act, 1966.</td>
<td>35</td>
<td>50</td>
<td>67</td>
<td>113</td>
<td>115</td>
<td>116</td>
</tr>
<tr>
<td>Agricultural Development Act—Act to amend.</td>
<td>164</td>
<td>172</td>
<td>179</td>
<td>185</td>
<td>187</td>
<td>233</td>
</tr>
<tr>
<td>Air Pollution Control Act—Act to amend.</td>
<td>139</td>
<td>160</td>
<td>174</td>
<td>184</td>
<td>187</td>
<td>232</td>
</tr>
<tr>
<td>Algoma Central and Hudson Bay Railway Company Act—Act to amend.</td>
<td>2</td>
<td>21</td>
<td>188</td>
<td>192</td>
<td>200</td>
<td>230</td>
</tr>
<tr>
<td>Arbor Week—Act to proclaim (Lapsed).</td>
<td>76</td>
<td>92</td>
<td>128</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Art Gallery of Toronto Act, 1966.</td>
<td>193</td>
<td>212</td>
<td>216</td>
<td>218</td>
<td>220</td>
<td>234</td>
</tr>
<tr>
<td>Assessment Act—Act to amend (Lapsed).</td>
<td>33</td>
<td>47</td>
<td>101</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend (Lapsed).</td>
<td>34</td>
<td>49</td>
<td>70</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>183</td>
<td>195</td>
<td>202</td>
<td>215, 218</td>
<td>220</td>
<td>234</td>
</tr>
<tr>
<td>Bailiffs Act—Act to amend.</td>
<td>7</td>
<td>22</td>
<td>30</td>
<td>82, 85</td>
<td>88</td>
<td>116</td>
</tr>
<tr>
<td>Bills of Sale and Chattel Mortgages Act—Act to amend.</td>
<td>41</td>
<td>55</td>
<td>68</td>
<td>91, 113</td>
<td>115</td>
<td>117</td>
</tr>
<tr>
<td>Cemeteries Act—Act to amend.</td>
<td>138</td>
<td>160</td>
<td>174</td>
<td>184</td>
<td>187</td>
<td>232</td>
</tr>
<tr>
<td>Change of Name Act—Act to amend.</td>
<td>42</td>
<td>55</td>
<td>68</td>
<td>91, 113</td>
<td>115</td>
<td>117</td>
</tr>
<tr>
<td>Charitable Institutions Act, 1962-63—Act to amend.</td>
<td>52</td>
<td>60</td>
<td>67</td>
<td>161, 169</td>
<td>178</td>
<td>230</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>147</td>
<td>167</td>
<td>179</td>
<td>185</td>
<td>187</td>
<td>232</td>
</tr>
<tr>
<td>Children's Institutions Act, 1962-63—Act to amend.</td>
<td>166</td>
<td>175</td>
<td>197</td>
<td>208</td>
<td>211</td>
<td>234</td>
</tr>
<tr>
<td>Commissioner of the Legislature Act, 1966 (Lapsed).</td>
<td>27</td>
<td>32</td>
<td>34</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commuter Services Act, 1965—Act to amend.</td>
<td>160</td>
<td>162</td>
<td>182</td>
<td>208</td>
<td>210</td>
<td>233</td>
</tr>
<tr>
<td>Conditional Sales Act—Act to amend.</td>
<td>40</td>
<td>55</td>
<td>68</td>
<td>91, 113</td>
<td>115</td>
<td>117</td>
</tr>
<tr>
<td>Confederation Centennial Act, 1962-63—Act to amend.</td>
<td>128</td>
<td>154</td>
<td>162</td>
<td>164, 184</td>
<td>187</td>
<td>232</td>
</tr>
<tr>
<td>Conservation Authorities Act—Act to amend.</td>
<td>104</td>
<td>124</td>
<td>134</td>
<td>137</td>
<td>147</td>
<td>150</td>
</tr>
<tr>
<td>Consumer Protection Bureau Act, 1966.</td>
<td>100</td>
<td>123</td>
<td>134</td>
<td>140, 145</td>
<td>147</td>
<td>149</td>
</tr>
<tr>
<td>Conveyancing and Law of Property Act—Act to amend.</td>
<td>1</td>
<td>15</td>
<td>30</td>
<td>85</td>
<td>88</td>
<td>116</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>134</td>
<td>156</td>
<td>174</td>
<td>184</td>
<td>201</td>
<td>232</td>
</tr>
<tr>
<td>Co-operative Loans Act—Act to amend.</td>
<td>48</td>
<td>61</td>
<td>68</td>
<td>127, 145</td>
<td>146</td>
<td>149</td>
</tr>
<tr>
<td>Coroner Act—Act to amend.</td>
<td>47</td>
<td>60</td>
<td>68</td>
<td>91, 113</td>
<td>115</td>
<td>117</td>
</tr>
<tr>
<td>Corporations Act—Act to amend.</td>
<td>65</td>
<td>84</td>
<td>107</td>
<td>190, 214</td>
<td>216</td>
<td>230</td>
</tr>
<tr>
<td>Corporations Information Act—Act to amend.</td>
<td>67</td>
<td>84</td>
<td>107</td>
<td>190, 198</td>
<td>200</td>
<td>230</td>
</tr>
<tr>
<td>Corporations Tax Act—Act to amend.</td>
<td>83</td>
<td>95</td>
<td>161</td>
<td>169</td>
<td>178</td>
<td>231</td>
</tr>
</tbody>
</table>
INDEX

1966

111

BILLS, PUBLIC:

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Tj<

ON

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<table>
<thead>
<tr>
<th>BILLS, PUBLIC</th>
<th>Bill No.</th>
<th>1st Reading</th>
<th>2nd Reading</th>
<th>Committee</th>
<th>3rd Reading and Passed</th>
<th>Royal Assent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Homes for Retarded Children Act, 1962-63—Act to revise.</td>
<td>168</td>
<td>175</td>
<td>197</td>
<td>208</td>
<td>210</td>
<td>233</td>
</tr>
<tr>
<td>Homes for the Aged Act—Act to amend.</td>
<td>149</td>
<td>168</td>
<td>179</td>
<td>189, 198</td>
<td>201</td>
<td>232</td>
</tr>
<tr>
<td>Hours of Work and Vacations with Pay Act—Act to amend (Lapsed).</td>
<td>57</td>
<td>71</td>
<td>175</td>
<td>70</td>
<td>175</td>
<td></td>
</tr>
<tr>
<td>—Act to amend (Withdrawn).</td>
<td>60</td>
<td>79</td>
<td>175</td>
<td>70</td>
<td>175</td>
<td></td>
</tr>
<tr>
<td>Housing Development Act—Act to amend.</td>
<td>136</td>
<td>157</td>
<td>174</td>
<td>184</td>
<td>177</td>
<td>177</td>
</tr>
<tr>
<td>Income Tax Act, 1961-62—Act to amend.</td>
<td>82</td>
<td>95</td>
<td>161</td>
<td>169</td>
<td>178</td>
<td>230</td>
</tr>
<tr>
<td>Industrial Farms Act—Act to amend.</td>
<td>110</td>
<td>131</td>
<td>134</td>
<td>138</td>
<td>147</td>
<td>150</td>
</tr>
<tr>
<td>Insurance Act—Act to amend.</td>
<td>162</td>
<td>172</td>
<td>192</td>
<td>203</td>
<td>206</td>
<td>233</td>
</tr>
<tr>
<td>Jails Act—Act to amend.</td>
<td>109</td>
<td>131</td>
<td>134</td>
<td>138</td>
<td>147</td>
<td>150</td>
</tr>
<tr>
<td>Judicature Act—Act to amend (Lapsed).</td>
<td>25</td>
<td>34</td>
<td>133</td>
<td>133</td>
<td>133</td>
<td>133</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>43</td>
<td>55</td>
<td>68</td>
<td>91, 113</td>
<td>115</td>
<td>177</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>94</td>
<td>121</td>
<td>134</td>
<td>151, 184</td>
<td>186</td>
<td>231</td>
</tr>
<tr>
<td>Jurors Act—Act to amend.</td>
<td>11</td>
<td>22</td>
<td>30</td>
<td>82, 86</td>
<td>89</td>
<td>116</td>
</tr>
<tr>
<td>Juvenile and Family Courts Act—Act to amend.</td>
<td>107</td>
<td>131</td>
<td>134</td>
<td>138</td>
<td>147</td>
<td>150</td>
</tr>
<tr>
<td>Labour Relations Act—Act to amend (Withdrawn).</td>
<td>29</td>
<td>36</td>
<td>175</td>
<td>175</td>
<td>175</td>
<td>175</td>
</tr>
<tr>
<td>—Act to amend.</td>
<td>64</td>
<td>84</td>
<td>124, 137</td>
<td>146</td>
<td>149</td>
<td></td>
</tr>
<tr>
<td>Land Titles Act—Act to amend.</td>
<td>98</td>
<td>123</td>
<td>134</td>
<td>140, 145</td>
<td>146</td>
<td>149</td>
</tr>
<tr>
<td>Land Transfer Tax Act—Act to amend.</td>
<td>73</td>
<td>88</td>
<td>97</td>
<td>100, 101</td>
<td>102</td>
<td>105</td>
</tr>
<tr>
<td>Law Society Act—Act to amend.</td>
<td>39</td>
<td>54</td>
<td>68</td>
<td>82, 86</td>
<td>89</td>
<td>117</td>
</tr>
<tr>
<td>Legal Aid Act, 1966.</td>
<td>130</td>
<td>156</td>
<td>171, 172</td>
<td>194, 203</td>
<td>205</td>
<td>232</td>
</tr>
<tr>
<td>Loan and Trust Corporations Act—Act to amend.</td>
<td>86</td>
<td>106</td>
<td>126</td>
<td>138, 155, 169</td>
<td>178</td>
<td>231</td>
</tr>
<tr>
<td>Local Improvement Act—Act to amend.</td>
<td>126</td>
<td>154</td>
<td>162</td>
<td>164, 184</td>
<td>187</td>
<td>232</td>
</tr>
<tr>
<td>Marriage Act—Act to amend.</td>
<td>117</td>
<td>152</td>
<td>161</td>
<td>184</td>
<td>187</td>
<td>231</td>
</tr>
<tr>
<td>Mechanics' Lien Act—Act to amend.</td>
<td>14</td>
<td>22</td>
<td>31</td>
<td>91, 113</td>
<td>115</td>
<td>116</td>
</tr>
<tr>
<td>Mechanics' Lien Act, 1966 (Lapsed).</td>
<td>190</td>
<td>204</td>
<td>35, 36, 38, 40, 41, 43, 44, 45</td>
<td>48, 49, 50, 51</td>
<td>52, 53</td>
<td>54</td>
</tr>
<tr>
<td>Medical Act—Act to amend.</td>
<td>85</td>
<td>98</td>
<td>114</td>
<td>150, 163</td>
<td>165</td>
<td>231</td>
</tr>
<tr>
<td>Medical Services Insurance Act—Act to amend.</td>
<td>6</td>
<td>22</td>
<td>35, 36, 38, 40, 41, 43, 44, 45</td>
<td>48, 49, 50, 51</td>
<td>52, 53</td>
<td>54</td>
</tr>
<tr>
<td>Mental Health—See Ontario.</td>
<td>78</td>
<td>95</td>
<td>107</td>
<td>189, 198</td>
<td>200</td>
<td>230</td>
</tr>
<tr>
<td>Mental Health Act, 1966.</td>
<td>79</td>
<td>95</td>
<td>114</td>
<td>150, 163</td>
<td>165</td>
<td>230</td>
</tr>
<tr>
<td>Mental Hospitals Act—Act to amend.</td>
<td>79</td>
<td>95</td>
<td>114</td>
<td>150, 163</td>
<td>165</td>
<td>230</td>
</tr>
<tr>
<td>Moosonee Development Area Board Act, 1966.</td>
<td>175</td>
<td>181</td>
<td>202</td>
<td>207, 208</td>
<td>210</td>
<td>234</td>
</tr>
<tr>
<td>Motor Vehicle Fuel Tax Act—Act to amend.</td>
<td>68</td>
<td>87</td>
<td>94</td>
<td>99, 101</td>
<td>102</td>
<td>105</td>
</tr>
<tr>
<td>Index</td>
<td>Bills, Public</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>--------------</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mulholland Cairn Act, 1966</td>
<td>187 200 267 214 216 234</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Act—Act to amend (Lapsed)</td>
<td>30 36 49 63</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend (Lapsed)</td>
<td>50 63 209</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend</td>
<td>192 204 213 215 218 219 220 234</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Franchises Act—Act to amend</td>
<td>125 154 162 164 184 187 232</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipal Unconditional Grants Act—Act to amend</td>
<td>124 154 162 164 184 187 232</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Municipality of Metropolitan Toronto Act—Act to amend (Lapsed)</td>
<td>51 63 209</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend</td>
<td>81 108 122 123 142 147 149</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>National Radio Observatory Act, 1962-63—Act to amend</td>
<td>80 109 114 145 146 149</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Negligence Act—Act to amend</td>
<td>170 175 192 208 210 233</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Nursing Homes Act, 1960</td>
<td>45 55 68 150 163 178 230</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Occupiers Liability Act, 1966 (Lapsed)</td>
<td>26 34 185</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Development Corporation—Act to incorporate</td>
<td>91 111 133 145 146 149</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Education Capital Aid Corporation—Act to incorporate</td>
<td>77 93 101 102 103 104 105</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Human Rights Code, 1961-62—Act to amend (Lapsed)</td>
<td>17 29</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend (Withdrawn)</td>
<td>23 30 175</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Act to amend (Lapsed)</td>
<td>56 71</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Loans Act, 1966</td>
<td>163 172 179 185 187 233</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Mental Health Foundation Act, 1960-61—Act to amend</td>
<td>140 160 174 185 187 232</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Municipal Board Act—Act to amend</td>
<td>127 154 162 164 184 187 232</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Municipal Employees Retirement System Act—Act to amend (Lapsed)</td>
<td>188 204 221 216 234</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Northland Transportation Commission Act—Act to amend</td>
<td>38 59 67 113 115 117</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ontario Water Resources Commission Act—Act to amend</td>
<td>159 170 192 203 205 233</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Orchards—See Abandoned</td>
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<td>Private Sanitaria—See Sanitaria.</td>
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<td>135</td>
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<td>Public Finance Companies’ Investments Act, 1966.</td>
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<td>69</td>
<td>95</td>
<td>150, 163</td>
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<td>Public Schools Act—Act to amend.</td>
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<td>170</td>
<td>180</td>
<td>190, 198</td>
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<td>—Act to amend (Lapsed).</td>
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<td>193</td>
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<td>187, 188</td>
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<td>133</td>
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<td>135</td>
<td>155, 183, 185</td>
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<td>215</td>
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<td>Retail Sales Tax Act, 1960-61—Act to amend.</td>
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<td>87</td>
<td>93</td>
<td>100, 101</td>
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<td>Ryerson Polytechnical Institute Act, 1962-63—Act to amend.</td>
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<td>153</td>
<td>161</td>
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<td>187</td>
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<td>123</td>
<td>134</td>
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<td>54</td>
<td>59</td>
<td>94</td>
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<td>Sanitaria, Private—Act to amend.</td>
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<td>135</td>
<td>148</td>
<td>163</td>
<td>165</td>
<td>231</td>
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<td>180</td>
<td>190, 198</td>
<td>201</td>
<td>233</td>
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<td>170</td>
<td>180</td>
<td>189, 198</td>
<td>201</td>
<td>233</td>
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<td>Securities Act, 1966.</td>
<td>66</td>
<td>84</td>
<td>104, 107</td>
<td>190, 214</td>
<td>216</td>
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<td>152</td>
<td>170</td>
<td>180</td>
<td>189, 198</td>
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<td>233</td>
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<td>22</td>
<td>31</td>
<td>82, 86</td>
<td>89</td>
<td>116</td>
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<td>Stallions Act—Act to repeal.</td>
<td>19</td>
<td>30</td>
<td>85</td>
<td>127, 137</td>
<td>146</td>
<td>149</td>
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<td>Succession Duty Act—Act to amend.</td>
<td>74</td>
<td>88</td>
<td>95</td>
<td>101, 101</td>
<td>102</td>
<td>105</td>
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<td>60</td>
<td>68</td>
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<td>Sunnybrook Hospital Act, 1966</td>
<td>194</td>
<td>213</td>
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<td>123</td>
<td>134</td>
<td>137</td>
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<td>Vocational Rehabilitation Services Act, 1966</td>
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**BILLS, PRIVATE**

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<td>Brantford, City of—Act respecting</td>
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<td>67</td>
<td>61, 86</td>
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<td>Burlington, Town of—Act respecting</td>
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<td>Canadian Français, de la Cité d'Ottawa—Act respecting L'Institut (See L'Institut).</td>
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<td>Canadian National Exhibition Association—Act respecting</td>
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<td>52</td>
<td>43, 52</td>
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<td>Dickieson, William A., Estate of—Act respecting (Reported unfavourably by Commissioners of Estate Bills)</td>
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<td>84</td>
<td>56, 108</td>
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<td>Greater Niagara General Hospital—Act respecting</td>
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<td>117</td>
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<td>Guelph District Board of Education—Act respecting</td>
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<td>58</td>
<td>48, 86</td>
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<td>56</td>
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<td>76, 108</td>
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<td>Hespeler, Town of—Act respecting (Not reported).</td>
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<td>55, 86</td>
<td>89</td>
<td>118</td>
<td></td>
</tr>
<tr>
<td>Pr 35</td>
<td>34</td>
<td>68</td>
<td>61, 113</td>
<td>115</td>
<td>118</td>
<td></td>
</tr>
</tbody>
</table>

**BILL NO.**

- **Kenora Rink Company—Act respecting**
- **Kitchener, City of—Act respecting (Not Reported)**
- **L'Institut Canadien Français de la Cité d'Ottawa—Act respecting**
- **London Board of Education—Act respecting**
- **London, City of—Act respecting**
- **Michipicoten, Township of—Act respecting (Withdrawn)**
- **North York, Township of—Act respecting**
- **Ottawa, City of—Act respecting**
- **Pelee Continuation School, Township of—Act respecting**
- **Pickering, Township of—Act respecting (Not Reported)**
- **Port Arthur, City of—Act respecting**
- **Saltfleet, Township of—Act respecting (Not Reported)**
- **Salvation Army—Act respecting (Withdrawn)**
- **Strathroy Middlesex General Hospital—Act respecting**
- **Sudbury, City of—Act respecting**
- **Thorold, Town of—Act respecting**
- **Tilbury Public School Board—Act respecting**
- **Toronto Aged Men's and Women's Homes—Act respecting**
- **Toronto, City of—Act respecting**
- **Toronto, Township of—Act respecting**
- **Toronto, Township Board of Education—Act respecting**
- **Weston, Town of—Act respecting**
- **Windsor, Separate School Boards of the City of—Act respecting**
BUDGET:

1. Motion moved, 41. Carried, 229.
2. Budget Statement, 41.
3. Amendment moved, 49. Lost on division, 229.

CITIZENSHIP:

See Department of Provincial Secretary.

CIVIL SERVICE:

See Department.

COMMISSIONERS OF ESTATE BILLS:

1. Reports, 64, 71.

COMMITTEES:

3. Mr. Reilly (Eglinton) elected Chairman of Committees of the Whole House.

(For Reports, see under titles of respective Committees.)

CONSERVATION AUTHORITIES ACT, SELECT COMMITTEE:

Re-appointed, 227.

CONSUMER CREDIT, SELECT COMMITTEE:

Report Debated, 216.

CORPORATION LAW, SELECT COMMITTEE:

Re-appointed, 227.

CULTURAL EXCHANGES:

Referred to, 14.
DEPARTMENT OF AGRICULTURE:

1. Referred to, 3.
2. Estimates passed, 205, 209.

DEPARTMENT OF ATTORNEY GENERAL:

Estimates passed, 217, 219, 221.

DEPARTMENT OF CIVIL SERVICE:

Estimates passed, 167, 168.

DEPARTMENT OF ECONOMICS AND DEVELOPMENT:

Estimates passed, 152, 153, 155, 157.

DEPARTMENT OF EDUCATION:

1. Referred to, 5.
2. Estimates passed, 177, 180, 186, 191.
3. Report of Minister, 186.

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:

1. Referred to, 7.
2. Supplementary Estimates passed, 103.

DEPARTMENT OF HEALTH:

1. Referred to, 8.
2. Supplementary Estimates passed, 103.

DEPARTMENT OF HIGHWAYS:

1. Referred to, 9.
2. Estimated passed, 70, 75, 80.
DEPARTMENT OF LABOUR:

1. Referred to, 9.
2. Report, 82. *(Sessional Paper No. 11.)*
3. Estimates passed, 103, 110, 112.

DEPARTMENT OF LANDS AND FORESTS:

1. Referred to, 10.
2. Estimates passed, 88, 90, 91.

DEPARTMENT OF MINES:

1. Referred to, 11.
2. Estimates passed, 110, 111.

DEPARTMENT OF MUNICIPAL AFFAIRS:

1. Referred to, 11.
2. Estimates passed, 169, 171.

DEPARTMENT OF PRIME MINISTER:

Estimates passed, 59.

DEPARTMENT OF PROVINCIAL SECRETARY AND MINISTER OF CITIZENSHIP:

1. Referred to, 11.
2. Estimates passed, 139.

DEPARTMENT OF PUBLIC WELFARE:

1. Referred to, 11.
2. Reports, 172. *(Sessional Paper No. 13.)*
3. Estimates passed, 196, 199, 201.

DEPARTMENT OF PUBLIC WORKS:

1. Report, 84. *(Sessional Paper No. 14.)*
2. Estimates passed, 119, 120.
DEPARTMENT OF REFORM INSTITUTIONS:

1. Referred to, 12.
2. Presents Report, 62. \(Sessional\ Paper\ No.\ 37.\)

DEPARTMENT OF TOURISM AND INFORMATION:

1. Report, 69. \(Sessional\ Paper\ No.\ 38.\)
2. Estimates passed, 80, 81, 83.

DEPARTMENT OF TRANSPORT:

1. Referred to, 13.
2. Minister's Report, 111. \(Sessional\ Paper\ No.\ 54.\)

DEPARTMENT OF TREASURY:

Estimates passed, 165, 166.

DEPARTMENT OF UNIVERSITY AFFAIRS:

1. Referred to, 6.
2. Estimates passed, 193, 194.

ECONOMICS AND DEVELOPMENT:

See Department.

ECONOMY OF ONTARIO:

Referred to, 5.

EDUCATION:

See Department.

EDUCATION AND UNIVERSITY AFFAIRS COMMITTEE:

1. Authorized, 19.
2. Appointed, 23.
3. Reports, 189.
Election Laws, Select Committee on:

Appointed, 227.

Energy and Resources Management:

See Department.

Estate Bills:

See Commissioners.

Forests:

See Department of Lands and Forests.

Gibson, Robert W. (Member for Kenora):

House observes one minute's silence in respect to the memory of, 102.

Government Commissions Committee:

1. Authorized, 19.

Hansard:

See Legislative Assembly.

Hate Literature:

Motion on, 25, Carried, 36.

Health:

See Department.

Health and Welfare Committee:

1. Authorized, 19.
3. Reports, 150, 189.

Highways:

See Department.
HIGHWAYS AND TOURISM COMMITTEE:

1. Authorized, 19.

JUSTICE, ADMINISTRATION OF:

1. Referred to, 4.
2. New Ministry of, referred to, 4.

LABOUR:

See Department.

LANDS AND FORESTS:

See Department.

LEGAL-BILLS AND LABOUR COMMITTEE:

1. Authorized, 19.
2. Appointed, 22.
3. Member substituted, 60, 87.
4. Reports, 82, 91, 124, 140, 151, 155, 164, 190, 194, 215.

LEGISLATIVE ASSEMBLY:

1. Proclamation calling and meeting, 1, 2.
2. Vacancies announced, 15, 16.
3. By-election announced and new members introduced, 15, 16, 17.
5. Order for 10.30 a.m. meeting on Fridays, 22.
6. Special Adjournments, 114. (Easter.)
7. Sits after Midnight, 159.
8. Order for 2.00 p.m. Meeting, Monday to Thursday, 129.

See also Committees.
LIEUTENANT GOVERNOR:

1. His Speech at Opening, 2.
2. Motion for consideration, 15.
4. Supplementary Estimates, 41.
6. His Estimates passed, 168.
7. His Speech at Closing, 235.

MACDONALD, SIR JOHN A.—Ceremony at statue of,
Referred to, 168.

MANPOWER RESOURCES:

Referred to, 14.

METROPOLITAN TORONTO, MUNICIPALITY OF:

Referred to, 2.

MINING:

See Department.

MINING, SELECT COMMITTEE ON:

Final Report, 190.

MUNICIPAL AFFAIRS:

See Department.

MUNICIPAL AFFAIRS COMMITTEE:

1. Authorized, 19.
3. Substitution of Member on, 27.
NATURAL RESOURCES, WILDLIFE AND MINING COMMITTEE:
1. Authorized, 19.
3. Reports, 78.

ORDERS IN COUNCIL AND REGULATIONS COMMITTEE:
Not authorized, 19.

PRIME MINISTER:
See Department.

PRIVATE BILLS:
Petitions for, Tabled, Read and Received, 17, 18, 19, 21, 27, 37, 56.

PRIVATE BILLS COMMITTEE:
1. Authorized, 19.
3. Reports, 42, 48, 55, 61, 64, 69, 76.

PRIVILEGES AND ELECTIONS COMMITTEE:
1. Authorized, 19.

PROVINCIAL AUDITOR:
Estimates passed, 168.

PUBLIC ACCOUNTS COMMITTEE:
1. Authorized, 19.

PUBLIC WELFARE:
See Department.
PUBLIC WORKS:

See Department.

QUESTIONS: ANSWERS TO, TABLED:

(1) No. 2—70.

(2) No. 8, 10, 18—92.

(3) No. 6, 7, 16, 17, 19, 22, 23—99.

(4) No. 1, 9, 20—114.

(5) No. 5, 12, 24—160.

(6) No. 11—176.

(7) No. 4 and 26—192.

(8) No. 21 and 28—220.

(9) No. 3 and 27—228.

RECORDED VOTES, 20, 35, 38, 42, 45, 53, 57, 58, 94, 95, 125, 126, 147, 173, 174, 182, 188, 195, 228.

REDISTRIBUTION COMMISSION:

1. Referred to, 14.

2. Report, 50. (Sessional Paper No. 60.)

REFORM INSTITUTIONS:

See Department.

RESOURCES:

See Department of Energy and Resources Management.

RULES AND PROCEDURE COMMITTEE:

1. Motion for, 40.

2. Talked out, 40.
SPEAKER:

1. Reports receipt of His Honour's Speech, 10.
2. Ruling re sub-judice rule, 106.
3. Ruling re matter of urgent public importance, 195.

STANDING ORDERS AND PRINTING COMMITTEE:

1. Authorized, 19.
3. Reports, 31, 45, 56, 178.

SUPPLY:

1. Committee Authorized, 39.
2. Reports (See under titles of respective Departments and Officials.)
3. Concurrence, 221. (Supplementaries), 221.

THRONE DEBATE:

1. Motion for Address in Reply, 22. Carried on division and Address authorized, 97.

TOURISM:

See Department.

TRANSPORT:

See Department.

TREASURY:

See Department.

UNIVERSITY AFFAIRS:

See Department.
VOTES:

See Recorded Votes.

WAYS AND MEANS COMMITTEE:

1. Authorized, 39.
2. Motion to go into, 41. (See Budget.)
3. Amendment moved, 49.

YOUTH, SELECT COMMITTEE ON:

1. Second Interim Report, 209. (Sessional Paper No. 72.)
2. Debated, 216.
# LIST OF SESSIONAL PAPERS, 1966

## Presented to the House During the Session

<table>
<thead>
<tr>
<th>Title</th>
<th>No.</th>
<th>Remarks</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts, Public</td>
<td>1</td>
<td>Printed</td>
<td>23</td>
</tr>
<tr>
<td>Aging, Select Committee on, Second Interim Report</td>
<td>82</td>
<td>Not Printed</td>
<td>209</td>
</tr>
<tr>
<td>Agricultural Loans, Report of Commissioner</td>
<td>23</td>
<td>Not Printed</td>
<td>157</td>
</tr>
<tr>
<td>Agricultural Research Institute of Ontario, Report of...</td>
<td>29</td>
<td>Printed</td>
<td>98</td>
</tr>
<tr>
<td>Agriculture, Report of Minister</td>
<td>21</td>
<td>Printed</td>
<td>98</td>
</tr>
<tr>
<td>Agriculture, Report of Statistics Branch</td>
<td>22</td>
<td>Not Printed</td>
<td>98</td>
</tr>
<tr>
<td>Alcoholism and Drug Addiction Research Foundation, Report of...</td>
<td>42</td>
<td>Not Printed</td>
<td>176</td>
</tr>
<tr>
<td>Arts Council, Report</td>
<td>75</td>
<td>Printed</td>
<td>154</td>
</tr>
<tr>
<td>Auditor—See Provincial.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Automobile Insurance Technical Committee</td>
<td>69</td>
<td>Not Printed</td>
<td>157</td>
</tr>
<tr>
<td>Budget Statement by Provincial Treasurer</td>
<td>4</td>
<td>Not Printed</td>
<td>41</td>
</tr>
<tr>
<td>Chomenko, Anatol, Transcript of Inquest into death of...</td>
<td>67</td>
<td>Not Printed</td>
<td>152</td>
</tr>
<tr>
<td>Civil Service Commission, Report of...</td>
<td>35</td>
<td>Printed</td>
<td>129</td>
</tr>
<tr>
<td>Conservation Authorities Select Committee, Interim Report</td>
<td>66</td>
<td>Not Printed</td>
<td>131</td>
</tr>
<tr>
<td>Co-operative Loans Board of Ontario, Report</td>
<td>26</td>
<td>Not Printed</td>
<td>98</td>
</tr>
<tr>
<td>Darlington Township, Decision of Municipal Board</td>
<td>70</td>
<td>Not Printed</td>
<td>161</td>
</tr>
<tr>
<td>Education, Minister’s Committee on Training of Elementary Teachers</td>
<td>64</td>
<td>Not Printed</td>
<td>104</td>
</tr>
<tr>
<td>Education, Report of Minister</td>
<td>7</td>
<td>Printed</td>
<td>186</td>
</tr>
<tr>
<td>Estimates, 1966-67</td>
<td>2</td>
<td>Printed</td>
<td>41</td>
</tr>
<tr>
<td>FAME, letter from the Prime Minister of Ontario to the President of</td>
<td>63</td>
<td>Not Printed</td>
<td>84</td>
</tr>
<tr>
<td>Food Terminal, The Ontario, Report</td>
<td>27</td>
<td>Not Printed</td>
<td>98</td>
</tr>
<tr>
<td>Health, Department of, Report</td>
<td>65</td>
<td>Not Printed</td>
<td>121</td>
</tr>
<tr>
<td>Highways, Department of, Report</td>
<td>20</td>
<td>Printed</td>
<td>43</td>
</tr>
<tr>
<td>Hydro-Electric Power Commission of Ontario, Report</td>
<td>36</td>
<td>Not Printed</td>
<td>43</td>
</tr>
<tr>
<td>Insurance, See Automobile.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Justice, Correspondence to the Minister of Department of Reform Institutions</td>
<td>37</td>
<td>Printed</td>
<td>215</td>
</tr>
<tr>
<td>Labour, Department of, Report</td>
<td>11</td>
<td>Printed</td>
<td>82</td>
</tr>
<tr>
<td>Lands and Forest, Report of Minister</td>
<td>15</td>
<td>Printed</td>
<td>40</td>
</tr>
<tr>
<td>Legal Offices, Report of Inspector of</td>
<td>5</td>
<td>Printed</td>
<td>84</td>
</tr>
<tr>
<td>TITLE</td>
<td>No.</td>
<td>REMARKS</td>
<td>PAGE NO.</td>
</tr>
<tr>
<td>---------------------------------------------------------------------</td>
<td>-----</td>
<td>---------------</td>
<td>----------</td>
</tr>
<tr>
<td>Liquor Control Board, Report of</td>
<td>43</td>
<td>Printed</td>
<td>39</td>
</tr>
<tr>
<td>Liquor Licence Board, Report of</td>
<td>44</td>
<td>Not Printed</td>
<td>93</td>
</tr>
<tr>
<td>Metropolitan Toronto and Region Transportation Study, Reports, Nos. 1-4</td>
<td>68</td>
<td>Not Printed</td>
<td>154</td>
</tr>
<tr>
<td>Mining, Select Committee, Final Report</td>
<td>83</td>
<td>Not Printed</td>
<td>190</td>
</tr>
<tr>
<td>Mines, Department of, Report</td>
<td>53</td>
<td>Printed</td>
<td>60</td>
</tr>
<tr>
<td>Municipal Affairs, Department of, Report</td>
<td>16</td>
<td>Not Printed</td>
<td>93</td>
</tr>
<tr>
<td>Municipal Statistics, Department of Municipal Affairs, Report on</td>
<td>16</td>
<td>Not Printed</td>
<td>128</td>
</tr>
<tr>
<td>Niagara Parks Commission, Report of and Financial Statements</td>
<td>45</td>
<td>Printed</td>
<td>121</td>
</tr>
<tr>
<td>Ontario Cancer Institute, Report</td>
<td>59</td>
<td>Not Printed</td>
<td>176</td>
</tr>
<tr>
<td>Ontario Cancer Treatment and Research Foundation, Report</td>
<td>58</td>
<td>Not Printed</td>
<td>176</td>
</tr>
<tr>
<td>Ontario College of Art, Report</td>
<td>9</td>
<td>Not Printed</td>
<td>202</td>
</tr>
<tr>
<td>Ontario Energy Board, Report</td>
<td>55</td>
<td>Not Printed</td>
<td>82</td>
</tr>
<tr>
<td>Ontario Highway Transport Board, Report of</td>
<td>51</td>
<td>Not Printed</td>
<td>82</td>
</tr>
<tr>
<td>Ontario Hospital Services Commission, Report</td>
<td>86</td>
<td>Not Printed</td>
<td>220</td>
</tr>
<tr>
<td>Ontario Law Reform Commission, Report No. 3</td>
<td>71</td>
<td>Not Printed</td>
<td>29</td>
</tr>
<tr>
<td>Ontario Law Reform Commission, Report No. 1A</td>
<td>71</td>
<td>Not Printed</td>
<td>156</td>
</tr>
<tr>
<td>Ontario Mental Health Foundation, Report</td>
<td>74</td>
<td>Not Printed</td>
<td>176</td>
</tr>
<tr>
<td>Ontario Municipal Board, Report</td>
<td>17</td>
<td>Not Printed</td>
<td>93</td>
</tr>
<tr>
<td>Ontario Municipal Employees Retirement Board, Report</td>
<td>73</td>
<td>Not Printed</td>
<td>141</td>
</tr>
<tr>
<td>Ontario Northland Transportation Commission, Report of</td>
<td>46</td>
<td>Printed</td>
<td>172</td>
</tr>
<tr>
<td>Ontario Police Commission, Report</td>
<td>77</td>
<td>Not Printed</td>
<td>197</td>
</tr>
<tr>
<td>Ontario Telephone Service Commission, Report</td>
<td>49</td>
<td>Not Printed</td>
<td>98</td>
</tr>
<tr>
<td>Ontario Water Resources Commission, Report</td>
<td>52</td>
<td>Not Printed</td>
<td>131</td>
</tr>
<tr>
<td>Pension Commission, Ontario, Report</td>
<td>76</td>
<td>Not Printed</td>
<td>202</td>
</tr>
<tr>
<td>Provincial Auditor, Report of</td>
<td>3</td>
<td>Printed</td>
<td>23</td>
</tr>
<tr>
<td>Provincial Auditor, Report on Public Service Retirement Fund</td>
<td>32</td>
<td>Not Printed</td>
<td>104</td>
</tr>
<tr>
<td>Provincial Auditor, Report on Public Service Superannuation Fund</td>
<td>32</td>
<td>Not Printed</td>
<td>104</td>
</tr>
<tr>
<td>Provincial Police, Report of Commissioner</td>
<td>6</td>
<td>Printed</td>
<td>197</td>
</tr>
<tr>
<td>Provincial Secretary, Report re part IX of The Corporations Act</td>
<td>30</td>
<td>Not Printed</td>
<td>202</td>
</tr>
<tr>
<td>Public Accounts, Standing Committee, Report</td>
<td>84</td>
<td>Not Printed</td>
<td>212</td>
</tr>
<tr>
<td>Public Service Superannuation Board, Report</td>
<td>34</td>
<td>Not Printed</td>
<td>202</td>
</tr>
<tr>
<td>Public Welfare, Report of Minister</td>
<td>13</td>
<td>Printed</td>
<td>172</td>
</tr>
<tr>
<td>Public Works, Report of Minister</td>
<td>14</td>
<td>Printed</td>
<td>84</td>
</tr>
<tr>
<td>Question—re Metro Roads</td>
<td>78</td>
<td>Not Printed</td>
<td>218</td>
</tr>
<tr>
<td>Title</td>
<td>No.</td>
<td>Remarks</td>
<td>Page No.</td>
</tr>
<tr>
<td>------------------------------------------------------------</td>
<td>-----</td>
<td>-------------</td>
<td>----------</td>
</tr>
<tr>
<td>Redistribution Commission, Final Report</td>
<td>60</td>
<td>Not Printed</td>
<td>50</td>
</tr>
<tr>
<td>Reform Institutions, Department of, Report</td>
<td>37</td>
<td>Printed</td>
<td>62</td>
</tr>
<tr>
<td>Registrar General, Report of</td>
<td>18</td>
<td>Not Printed</td>
<td>106</td>
</tr>
<tr>
<td>Research Foundation of Ontario, Report of</td>
<td>41</td>
<td>Not Printed</td>
<td>92</td>
</tr>
<tr>
<td>Return to Orders of the House</td>
<td>62</td>
<td>Not Printed</td>
<td>70</td>
</tr>
<tr>
<td>Return to Question No. 21</td>
<td>79</td>
<td>Not Printed</td>
<td>220</td>
</tr>
<tr>
<td>St. Lawrence Parks Commission, Report</td>
<td>50</td>
<td>Not Printed</td>
<td>78</td>
</tr>
<tr>
<td>Stock Yards Board, The Ontario, Report</td>
<td>25</td>
<td>Not Printed</td>
<td>98</td>
</tr>
<tr>
<td>Teachers’ Superannuation Commission, Report</td>
<td>8</td>
<td>Not Printed</td>
<td>202</td>
</tr>
<tr>
<td>Tilco Plastics Limited, Copies of Court Orders in</td>
<td>61</td>
<td>Not Printed</td>
<td>60</td>
</tr>
<tr>
<td>Tourism and Information, Department of, Report</td>
<td>38</td>
<td>Printed</td>
<td>69</td>
</tr>
<tr>
<td>Transport, Department of, Report</td>
<td>54</td>
<td>Printed</td>
<td>111</td>
</tr>
<tr>
<td>University of Toronto, Report of President and Board of Governors</td>
<td>10</td>
<td>Not Printed</td>
<td>152</td>
</tr>
<tr>
<td>Welfare, See Public.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Workmen’s Compensation Board, Report of</td>
<td>12</td>
<td>Not Printed</td>
<td>176</td>
</tr>
<tr>
<td>Youth, Select Committee on, Second Interim Report</td>
<td>72</td>
<td>Not Printed</td>
<td>209</td>
</tr>
<tr>
<td>No. 10</td>
<td>Reports of the Board of Governors and the President of the University of Toronto for the year ending June 30th, 1965. Presented to the Legislature, May 19th, 1966. <em>Not Printed.</em></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

[ xxiv ]
<table>
<thead>
<tr>
<th>No.</th>
<th>Report</th>
<th>Presented to the Legislature</th>
<th>Printed status</th>
</tr>
</thead>
</table>


No. 32  Report of the Provincial Auditor on the Public Service Superannuation Fund for the year ended March 31st, 1965. Presented to the Legislature, March 29th, 1966 (*Not Printed*); and


Correspondence with the Minister of Justice, Record of Visitors. Presented to the Legislature, July 14th, 1966. *Printed.*


<p>| No. 63 | Copy of letter from the Prime Minister of Ontario to the President of “FAME”. Presented to the Legislature, March 16th, 1966. Not Printed. |
| No. 72 | Second Interim report of the Select Committee on Youth. Presented to the Legislature, June 29th, 1966. Not Printed. |</p>
<table>
<thead>
<tr>
<th>No.</th>
<th>Title</th>
<th>Presented to the Legislature</th>
<th>Not Printed.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>College Calendar for 1966.</td>
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ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

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

GREETINGS:

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

BY COMMAND

JOHN YAREMJKO,
Provincial Secretary.

Tuesday, the twenty-fifth day of January, 1966, being the first day of the Fourth 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:

On the opening of the Fourth Session of the 27th Parliament of Ontario, to each of you I express warm greetings and extend a sincere welcome.

Your duties are manifold. To your constituents you have obligations, and to all of the people of Ontario you have responsibilities, as you give earnest consideration to the legislative programme, to the policies of reform in keeping with today's changing tempo, and to the financial and other implications of the Budget and the Estimates of each Department, which will be presented during the current Session by my Government.

MUNICIPALITY OF METROPOLITAN TORONTO

Legislation will be introduced to further the federation of the municipalities in the Toronto Metropolitan area by bringing their structure and functions into line with modern practices and current needs.
Agriculture

Crop Insurance

There will be presented to Honourable Members a comprehensive crop insurance programme to meet the needs of Ontario farmers and Ontario production conditions. It will be predicated on an arrangement being effected with the Government of Canada for the amendment of Federal crop insurance legislation.

Northern Ontario

All agricultural programmes in the North will be co-ordinated. For this purpose a senior bilingual administrator will be appointed with headquarters at Sudbury.

Activities in Northern Ontario will be expanded. The necessary action will be taken to ensure adequate veterinary services for livestock and poultry owners. The New Liskeard Agricultural Farm will provide additional programmes for the training of young people and adults in the most recently developed techniques in agriculture suited to northern climatic conditions.

Farm Labour

My Government is deeply concerned that Ontario farmers are faced with a continued shortage of qualified agricultural labour. The pilot programme initiated last summer to deal with this problem will be expanded.

Agricultural Rehabilitation and Development Act

Regional Development Officers will be appointed to work with County Agricultural Representatives and other local County ARDA Committees. The ARDA Directorate staff will be strengthened by the appointment of senior officers experienced in rural economics and living conditions.

The consolidation of abandoned or uneconomic farm units will be continued in Northern Ontario. The programme, where applicable, will be extended to Eastern Ontario.

Changes in Agriculture

The farmer has become involved in both the service and marketing field, as a very substantial percentage of Ontario's agricultural products is now disposed of through Marketing Boards. In consequence of that trend, farmers are taking an increasing interest in the broad aspects of production and handling of food products through to the eventual consumer. The Department of Agriculture has fostered, and will continue to promote, closer co-operation between all such groups. In recognition of the increasing importance of the broad-based agricultural industry and food production, legislation will be introduced to provide that the Department of Agriculture be continued under the name "Department of Food and Agriculture".
Legal Aid

A comprehensive plan for legal aid in Ontario, arising out of recommendations by the Joint Committee of the Attorney General and The Law Society of Upper Canada, will be brought before this House.

Corporate and Securities Legislation

Many of the recommendations of the Committee on Securities Legislation will be placed before you through amendments to The Securities Act and The Corporations Act. These amendments provide for fuller disclosure of the financial and trading affairs of companies seeking funds from the public, including the control of insider trading, and takeover bids. Such legislation will also reflect the consideration which has been given to the Report of the Commissioner appointed to investigate trading in the shares of Windfall Mines and Oils Limited and other related matters.

The provisions of The Loan and Trust Corporations Act also have been reviewed. Legislative proposals will be placed before you to provide more effective supervision in this area of our jurisdiction and economy.

In every possible way and to the extent of its jurisdictional powers, my Government will co-operate with the Federal authorities in any consultations which may be initiated for the improvement of corporate and securities legislation.

Consumer Credit

The Report of the Committee on Consumer Credit has provided the basis for a programme which will be placed before you for consideration.

Personal Property Security

The needs of the business community will be recognized in a proposed Bill dealing with personal property security which has been under consideration for many months by legal and commercial authorities. The importance of this detailed new approach to securing credit transactions will be a major step forward in facilitating the progress of our commercial ventures.

Establishment of New Ministry

The programmes introduced by the Government in recent years have been prominent in the administration of justice and law enforcement. These developing services, however, have placed an ever-increasing burden upon the Chief Law Officer of the Crown. In order that still greater consideration may be given by the Government to these responsibilities, you will be asked to consider recommendations for the establishment of a new Ministry to assume responsibility for certain areas outside of the administration of justice relating to the protection of the individual in financial and commercial affairs.
Productivity and Growth of the Economy

Regional Development and Growth

My Government will put forward proposals and introduce legislation which will substantially expand the techniques and processes of dealing with present regional needs and planning for future regional growth.

Economic Development

To assist in the full economic development of all parts of the Province of Ontario, the Ontario Development Corporation will be established by legislation. The objectives of this Corporation will be to extend financial aid presently available under The Economic Development Loans Guarantee Act to provide capital financing to small businesses in those areas of the Province where mortgage or other capital funds are not readily available on reasonable terms and conditions.

Immigration Programme

To meet the need for industrial workers and other labour required by employers, an accelerated immigration programme will be promoted to attract new citizens with skills.

Housing Programme

Through the Ontario Housing Corporation, my Government has established a long-term programme to provide decent accommodation for the citizens of Ontario who cannot obtain the same within their means on the private market. Great strides have been made since the inception of this scheme and it will continue to be vigorously pursued.

Education

Educational requirements continue to have first priority upon the resources of the Province.

In the elementary and secondary schools of Ontario, after some twenty years of phenomenal expansion of the school system, approximately one-and-three-quarter million pupils are now enrolled. During that time the general population of the Province increased by about 61 per cent, the elementary school enrolment by 137 per cent, the secondary by 218 per cent. The construction of new classrooms has kept pace with the increase, and the necessary supply of elementary and secondary school teachers continues to be recruited.

Revision of School Programmes

At the present time, attention is being given to revision of school programmes. Under the distinguished chairmanship of Justice Emmett Hall, a largely lay committee was appointed last April to report upon the aims and objectives in the schools of Ontario, both in general and with specific reference to the revision of courses from Kindergarten to Grade 6. In this new approach to meeting curricular problems the Committee is moving with energy and competence.
Special Language Classes

Ontario continues to receive the largest portion of the immigrants to Canada, and they are making a great contribution to the economic and social development of our Province. To assist in the removal of any language barrier that the children of recent arrivals entering the schools might have, and to ensure that their talents are utilized to the maximum, certain financial assistance will be provided to school boards establishing special language classes.

Opportunities for Indian Children

Improved educational opportunities for Indian children and youth have become a joint concern of both the Federal and Provincial Governments. At Moosonee the construction of an education and community centre to be used co-operatively by pupils of the public and separate schools, and by adults of the community, will effect a new partnership involving the Indian people and the Federal and Provincial Governments. The centre will provide educational services for the Indian and non-Indian population of the area. It will also include facilities for occupational training, pre-school classes, adult programmes, and recreation.

Larger Units to Promote Needs of Community

Plans for the decentralization of education into areas throughout the Province will proceed. Five areas were established last year, covering half of the Province, and plans are under way for the completion of the project. County Consultative Committees have been at work during the past year and the results of their work may be seen in the establishment of larger units of administration. The movement to larger units able to plan for the educational needs of the whole community will be encouraged in order that the goal of equal educational opportunity for all may be more nearly realized.

Post-Secondary Programmes

The plan to provide new programmes in post-secondary education through the establishment of Colleges of Applied Arts and Technology has stirred wide interest across the Province. The preparatory work has been done; the Council of Regents has been appointed. Substantial sums of money will be required to be voted in this House to implement this programme.

Important Studies

Under the direction of the Ontario Library Association, in co-operation with the Department of Education, a survey of library services in Ontario is nearing completion. Another important study now being made is that of a committee dealing with short-term and long-term planning with respect to the education of elementary school teachers. On the receipt of the reports on both studies, the necessary action will be taken.

University Affairs

Expansion of university facilities has continued at a rapid rate. It is noteworthy that all students who met the minimum admission requirements were enrolled in September, 1965. My Government will continue its substantial
support to our universities to enable them to provide for the increase of approximately 10,000 students each year through to 1970-71 when the total enrolment is expected to reach 100,000. In this connection my Government welcomes the interim measure on the part of the Federal Government to increase support to higher education, and reaffirms its desire and willingness to discuss with Federal authorities financial support for higher education.

**Energy and Resources Management**

*Ontario Energy Board*

To clarify and strengthen the authority of the Board in respect of the fixing of rates to be charged for natural gas, Honourable Members will be asked to approve an amendment to The Ontario Energy Board Act to require the Board’s approval of any sale or merger of gas utility systems.

**Inventory of Northern Waters**

The inventory of Northern Ontario waters that drain into Hudson Bay, initiated during 1965, will be actively undertaken this summer. The five river basins currently included in this programme are the Winisk, the Attawapiskat, the Albany, the Severn and the Moose. The aim of the project is to gather water resources data of value in assessing the current water needs in the area and the future water needs of Ontario. This long-term programme of investigation is being carried on in co-operation with the Department of Northern Affairs and National Resources of the Government of Canada.

**Expansion of Water Pollution Control Studies**

The Ontario Water Resources Commission, in co-operation with the International Joint Commission, is conducting extensive pollution monitoring studies in the Great Lakes System. A preliminary start was made on this programme during the latter part of 1965 in the western end of Lake Erie. The importance of this work has justified its extension to cover the whole of Lake Erie, Lake Ontario, the St. Clair and Detroit Rivers, sections of Lake Huron and the connecting channels.

**Industrial Waste Pollution Control**

The Commission will expand its activities in 1966 in the field of industrial waste pollution control.

**Provincial Projects**

Amendments to The Ontario Water Resources Commission Act will be proposed to provide that the approval of the Commission be required prior to the establishment of sanitary landfill and refuse disposal sites. Other revisions will encompass the new financing policy for the construction of water and sewage facilities authorizing the Commission to provide the necessary works for municipalities. The cost of services so provided is to be recovered from water and sewage rates.
Energy Legislation

There will be a revision of The Gasoline Handling Act.

Health

The increasing involvement of the Government in the varied field of health services has resulted in a complete reorganization of the Department of Health. Entering into this planning is the development of administrative patterns which are concerned with co-ordination, co-operation, long-range planning, and priorities and phasing.

Ontario Council of Health

It is proposed to establish a senior advisory body on health matters. It will be known as the Ontario Council of Health and will undertake continuing studies, research and planning.

Air Pollution Control

The programme of air pollution control will be expanded by bringing under regulation existing sources of pollution.

Nursing Homes—Legislation

Legislation will provide for Government approval, licensing, and control of all Nursing Homes in Ontario to achieve uniformity in standards and safety.

Radiation Protection

You will be asked to approve legislation to establish radiation protection services to be administered by the Department of Health.

The Healing Arts

It is the purpose of my Government to establish a Committee to enquire into all matters pertaining to the preparation, education, training, licensing, control and disciplining of all those involved in the practice of the healing arts.

Medical Services Insurance Act

The Medical Services Insurance Act will be expanded.

Boards of Review

My Government will propose the establishment of Boards of Review, empowered to consider and rule on applications for release made by, or on behalf of, patients in mental hospitals.
Highways

Ontario's Road Requirements

The programme of the Department of Highways in 1966 will be geared to anticipate and to meet rapidly-developing changes in the road requirements of the Province. The Department's scheduling of work will continue to ensure the maximum improvement in the level of service rendered by Ontario's road network, in which the King's Highway mileage and municipal roads and streets complement each other.

The Counties

With the co-operation of the Counties, the road needs studies of these jurisdictions are now completed. This will enable the Department to achieve a more equitable distribution of direct aid through a broadened development road programme, and to provide for more effective integration of all road systems of the Province.

St. Clair Parkway

An important piece of legislation arises out of the work of a committee established over a year ago composed of officials of Lambton County, the City of Sarnia, the Town of Wallaceburg and others interested in preserving the scenic beauty and developing the recreational resources bordering the St. Clair River. You will be asked to approve an Act to establish the St. Clair Parkway Commission.

Labour

In the past three years virtually all legislation administered by the Department of Labour in the areas of training, safety, labour standards and labour relations has been thoroughly reviewed to bring it into line with present-day requirements.

Legislation

There will be laid before Honourable Members, however, several important new enactments.

Proposals will be made concerning certain provisions of The Hours of Work and Vacations with Pay Act to bring them into line with modern community standards.

The Older Worker

The House will be asked to approve a special programme, to be administered by the Ontario Human Rights Commission, designed to remove barriers and enlarge opportunities for persons in the older-worker category.
On-the-Job Training Programme

Honourable Members, you will be asked to approve the expansion of the on-the-job training programme launched by the Department of Labour in co-operation with industry, labour, and agencies of Government. Acceptance of the programme has been outstanding and it has demonstrated the highest degree of effectiveness, with several thousand persons being trained in trades or occupations on the job.

LANDS AND FORESTS

Forest Regeneration

Under The Crown Timber Act, the Minister of Lands and Forests may enter into an agreement with a licensee for the protection and maintenance of the productivity of the licensed area. Redoubled efforts have been made to reach agreement with all the major licence-holders in the Province whereby forest regeneration will take place at such a rate as to assure continuous yields. As a consequence of discussions and meetings recently held with the larger licence-holders, formal agreements with them are in process of being executed.

Tree planting on a major scale will this year be supplemented in several districts by tubed seedling programmes. This should result in a very substantial increase in the number of trees planted. By other recognized methods of regeneration, including aerial seeding, still greater progress in forest regeneration will occur in 1966.

A new Act will be introduced respecting private forestry. It will provide for Government assistance in regeneration and stand improvement of private lands through agreement with the owners of the lands.

Northern Indians in the Forest Protection Service

The policy of the Department of Lands and Forests for training our northern Indian citizens in forest protection and management is expanding rapidly and in 1966 will be continued particularly in the further development of standby fire crews. A force of 300 Indians was maintained during the 1965 season. In the past three years 890 Indians have completed a 10-day training programme to qualify as "certified fire-fighters". Approximately 1,000 Indians were employed in tree-planting last year.

Junior Rangers—Bilingual Experiment

Last summer, at a camp at Racine Lake in the Chapleau District, the Department designated as Junior Rangers 12 English-speaking youths from Ontario with some knowledge of French, and 12 French-speaking youths from several points in Quebec Province with similar knowledge of English. This first bilingual experiment in the Ranger programme was so successful that it will be extended.

Legislation

Proposals will be laid before the House to amend The Algoma Central and Hudson Bay Railway Company Act.

**Progress in Mining**

The value of Ontario's mineral production in 1965 exceeded that of any previous year as new mines came into production. The interest in prospecting and exploration activity continued at a high level, stimulated by the programme of geological surveys and geological reports through which information was provided, by the Department of Mines, on the geological structure and mineral-bearing potential of the Province.

An area of some 20,000 square miles in Northeastern Ontario, containing few rock exposures and difficult of access, appears to have considerable merit because of proximity to an important mining area. This will be one of the many areas to be examined geologically this year.

**Municipal Affairs**

Legislation affecting municipal administration will be introduced to amend The Municipal Act, The Assessment Act, and certain other Acts, having regard to the important recommendations of The Select Committee on The Municipal Act and Other Related Acts.

You will also be asked to approve a Bill introducing a new concept in municipal government. This legislation will establish a Development Board as a Municipal Corporation to provide services in Moosonee and other northern areas so that the needs of these communities may be met.

**Citizenship Programme**

The Citizenship Division of the Department of the Provincial Secretary and Citizenship will continue its programme for the successful integration of immigrants into the life of Ontario. Field staff will be provided for the area outside of Metropolitan Toronto. You will be asked to approve the extension of the highly successful and expanding summer school programme, embracing language and citizenship training for adult newcomers, and the training of persons to teach a second language.

**Public Welfare**

*Bed Construction Grants for Charitable Institutions*

The Charitable Institutions Act will be amended to authorize the Department of Public Welfare to share capital costs on the basis of $5,000 per bed, in place of the present grant of $2,500 per bed.

*Broader Welfare Services*

You will be asked to approve the enactment of a comprehensive Welfare Act. This legislation will consolidate and extend the present benefits of Old Age Assistance, Disabled Persons' and Blind Persons' Allowances, on which many of the present restrictions will be eliminated.
Financial Support for Rest Home Construction

An amendment to The Homes for the Aged Act will be submitted, giving authority to the municipalities of Ontario to construct Rest Homes and to receive financial support from the Provincial Government. The Rest Homes will serve adult persons of any age who require long-term care and a measure of nursing services.

Programme Concerning Older Citizens

You will be asked to approve the establishment of a new branch of the Department of Public Welfare, to be known as the Office on Aging. This branch will concern itself with the general social conditions, and treatment, of our older citizens.

Reform Institutions

Progressive Measures

The Department of Reform Institutions will continue its progress in the reorganization of correctional services, and Members of the Legislature will be asked to support the establishment, development and maintenance of a number of varied programmes and institutions.

Further emphasis will be placed upon the continuance of the policy of reducing the size of larger institutions, and of diversifying programmes in all localities of the Province. Training centres will be established in association with all reform institutions. Forestry camp activities will be enlarged.

A Trades and Industries Advisory Committee will be established to evaluate the existing vocational training, and industrial and farm production in reform institutions. The principal purpose is to up-date these areas of the rehabilitation programmes to bring them in line with present-day methods and needs in industry and the labour market.

A new 60-bed dormitory for the treatment of offenders with alcoholism and drug addiction problems will be constructed. An extension and consolidation will be made of the in-patient forensic clinic for the treatment of sex deviates, which was opened in 1965.

A new staff school will be constructed for the more effective use of available professional and clinical personnel in the training and orientation of the staffs of the Department of Reform Institutions and the new Regional Detention Centres.

To keep pace with the changing pattern of institutions and to enable men with indeterminate sentences to take advantage of training programmes in institutions in their own locality, the Parole and Rehabilitation Service will be extended. Honourable Members will be asked to approve amendments to The Parole Act.

Additional agreements will be signed to establish Regional Detention Centres to replace local jails in many areas of the Province.
Construction of the new Rehabilitation Centre for Women will commence this year.

Tourism

There will be an expanded programme to increase and encourage tourism in our Province. Your approval of such programme, and the appropriation therefore of additional expenditures, will be sought.

The consolidation of The Tourist Establishment Act and The Tourism and Information Act will be proposed. Such legislation will include provision for the licensing of privately-operated information centres and a system of rate filing for tourist establishments.

Centennial Centre of Science and Technology

Work will continue on the construction of The Ontario Centennial Centre of Science and Technology. Present plans are to have the first two of five phases completed in 1967 for Centennial Year celebrations.

It is anticipated that, by 1970, over one-and-a-half million people will visit the Centre each year.

Particular attention is being paid to the educational aspects of the Centre. It is expected that approximately 3,000 school children per day will visit the Centre by 1975.

Transportation in Ontario

Need for Improved Driving Habits

The motor vehicle population explosion in Ontario in the last 20 years has quadrupled the number of automobiles, in use on the highways, to a total of 2,500,000. During the same period the number of licensed drivers has increased to almost three million who drove more than 22 billion miles in 1965.

As a consequence of this explosive growth in road transportation, there has been a corresponding increase in traffic accidents. The Department of Transport has developed a vigorous programme aimed at persuading the motorist to improve his driving habits and attitudes.

Important new measures in the interest of safety will be introduced in the coming year.

Compulsory Motor Vehicle Inspection

Compulsory motor vehicle inspection, introduced last spring, will operate at 80 locations this year, fully utilizing the Department’s enlarged fleet of mobile safety check units.

High School Driver Instruction

The rapidly growing interest in driver instruction in the high schools is indicated with the course being now provided in almost 150 schools. The driver training programme is endorsed by the Departments of Education and Transport.
Metropolitan Toronto and Region Transportation Study

The report on the examination of the transportation problems of our provincial capital and its environs, being conducted by the Metropolitan Toronto and Region Transportation Study, is scheduled for completion this year. The first concrete product of the study was a recommendation that a lakeshore rail service for commuters be introduced on a trial basis. This was approved and is now being implemented with starting date planned for early in 1967.

Manpower Resources

In recent years there have developed in Ontario many practical forms of educational training to improve the skill of our workers.

Continuing study has been given to aspects of the problems of training and retraining to meet the demands for skilled manpower.

It is my Government's intention to provide a formal means of co-ordinating the development of manpower resources in all Departments of Government, particularly the Departments of Education, Labour, Economics and Development, and Agriculture. Through this co-ordinated effort, and in collaboration with other Government agencies, active progress will be made during the ensuing year to initiate new programmes relating to manpower development.

Redistribution

Legislation respecting electoral boundaries of the Legislative Assembly will be laid before Honourable Members following receipt of the final report of the Redistribution Commission.

Cultural Exchanges

My Government intends to join in discussions with the Government of Quebec for arrangements respecting cultural exchanges. Visits of a cultural nature with personal contact should lead to deeper mutual understanding.

The many streams of culture in our country have lent a special character to our national life. All Canadians have become much more conscious than formerly of the richness of this unique quality of our society.

It is desirable that a greater degree of awareness be brought about amongst the people of all Provinces in the realm of their cultural achievements and traditions, and thus enhance a spirit of national unity and goodwill.

Other Legislation

During the Session, further legislative measures and proposals will be placed before you for your consideration and approval.
May Divine Providence guide you in your deliberations.

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:


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.

Mr. Speaker informed the House of a vacancy that had occurred in the Membership of the House since the last Session by reason of the death of the late Leo Troy, Member for the Electoral District of Nipissing.

The House then adjourned at 3.55 p.m.

SECOND DAY

WEDNESDAY, JANUARY 26TH, 1966

PRAYERS

3 O'CLOCK P.M.

Mr. Speaker informed the House,

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

**ELECTORAL DISTRICT OF BRACONDALE—George Ben.**
This is to certify that, in view of a Writ of Election dated the Fifth day of August, 1965, issued by the Honourable the Lieutenant Governor of the Province of Ontario, and addressed to Mrs. E. L. Antler, Returning Officer for the Electoral District of Bracondale, for the election of a Member to represent the said Electoral District of Bracondale in the Legislative Assembly of this Province in the room of Joseph M. Gould, Esquire, who, since his election as representative of the said Electoral District of Bracondale, hath departed this life, George Ben, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-fourth day of September, 1965, which is now lodged of record in my office.

RODERICK LEWIS,
Chief Election Officer.

Toronto, January 26th, 1966.

George Ben, Esquire, Member for the Electoral District of Bracondale, 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 NIPISSING—Richard Stanley Smith.

PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Fifth day of August, 1965, issued by the Honourable the Lieutenant Governor of the Province of Ontario, and addressed to James I. Martyn, Esquire, Returning Officer for the Electoral District of Nipissing, for the election of a Member to represent the said Electoral District of Nipissing in the Legislative Assembly of this Province in the room of Leo Troy, Esquire, who, since his election as representative of the said Electoral District of Nipissing, hath departed this life, Richard Stanley Smith, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Twenty-fourth day of September, 1965, which is now lodged of record in my office.

RODERICK LEWIS,
Chief Election Officer.

Toronto, January 26th, 1966.
Richard Stanley Smith, Esquire, Member for the Electoral District of Nipissing, having taken the Oaths and subscribed the Roll, took his seat.

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

By Mr. Gibson, the Petition of The Kenora Rink Company Limited praying that an Act may pass dissolving the company and transferring its assets to the Corporation of the Town of Kenora.

By Mr. Lawrence (St. George), the Petition of The Toronto Aged Men's and Women's Homes praying that an Act may pass enabling it to hold real property at 43-55 Belmont Street and 102 Davenport Road in the City of Toronto, and for other purposes.

By Mr. Mackenzie, the Petition of the Corporation of the Township of Toronto praying that an Act may pass to enable it to issue and sell sinking fund debentures and to make provision for the management of the sinking fund.

By Mr. McKeough, the Petition of The Tilbury Public School Board praying that an Act may pass enabling it to establish, and vest certain property denied to it in the "William J. Miller Trust".

By Mr. Olde, the Petition of the Strathroy Middlesex General Hospital praying that an Act may pass to change the name of the Strathroy General Hospital to the Strathroy Middlesex General Hospital.

By Mr. Freeman, the Petition of The Corporation of the City of Port Arthur praying that an Act may pass dissolving the Board of Park Management and establishing a Board to be known as The Parks, Recreation and Community Centres Board of the City of Port Arthur.

By Mr. Paterson, the Petition of The Board of Trustees of the Continuation School of the Township of Pelee praying that an Act may pass permitting it to pay a certain sum per day to the parent or guardian of each pupil of Grades 11, 12 and 13 attending a secondary school outside the Township of Pelee in lieu of providing daily transportation to and from such school.

By Mr. Gordon, the Petition of the Corporation of the City of Brantford praying that an Act may pass to incorporate the Brantford and District Civic Centre Commission.

By Mr. Sopha, the Petition of Huntington University praying that an Act may pass to permit the Board of Regents to increase its membership.

By Mr. Farquhar, the Petition of The Corporation of the Township of Michipicoten praying that an Act may pass authorizing a fixed assessment for the Wawa Curling Club.
By Mr. Worton, the Petition of the Board of Education for the City of Guelph and the Public School Board of the Township School Area of the Township of Guelph praying that an Act may pass to establish the Guelph District Board of Education.

By Mr. Walker, the Petition of the Corporation of the Township of Pickering praying that an Act may pass to enable it to establish an area for the supply of power for the use of the inhabitants thereof.

By Mr. Lawrence (Russell), the Petition of L'Institut Canadien Français de la Cité d'Ottawa praying that an Act may pass to increase its powers to hold property and its honouring privileges.

By Mr. Cowling, the Petition of the Canadian National Exhibition Association praying that an Act may pass enabling it to change its membership; and for other purposes.

By Mr. McNeil, the Petition of the Corporation of the Township of Charlottesville praying that an Act may pass confirming a by-law to issue debentures for school renovation and equipment.

By Mr. MacDonald, the Petition of the Corporation of the Town of Weston praying that an Act may pass authorizing it to lease or license certain portions of untravelled highways for parking purposes.

By Mr. White, the Petition of the Corporation of the City of London praying that an Act may pass to authorize the Corporation to refund certain business and property taxes; and for other purposes.

By Mr. White, the Petition of The Board of Education of the City of London praying that an Act may pass vesting certain lands in The Board in fee simple; and for other purposes.

By Mr. Morningstar, the Petition of the Corporation of the Town of Thorold praying that an Act may pass to relieve the Corporation from any further obligation imposed on it by the plan of refunding of the Corporation's debenture debt; and for other purposes.

By Mr. Apps, the Petition of the Corporation of the Town of Gananoque and the Corporation of the United Counties of Leeds and Grenville praying that an Act may pass to enlarge the Gananoque High School District.

By Mrs. Pritchard, the Petition of the Corporation of the City of Hamilton praying that an Act may pass to increase the membership of the Hamilton Transit Commission; and for other purposes.

By Mr. Bales, the Petition of The Excelsior Life Insurance Company praying that an Act may pass authorizing it to apply to the Parliament of Canada for a special Act continuing the Company as if it had been incorporated by Special Act of the Parliament of Canada.
By Mr. Butler, the Petition of the Corporation of the City of Kitchener praying that an Act may pass permitting certain by-laws compelling completion of proposed apartment buildings; and for other purposes.

By Mr. Lawrence (Russell), the Petition of the Corporation of the City of Ottawa praying that an Act may pass authorizing it to enter into certain agreements for the purpose of maintaining and operating a community television system; and for other purposes.

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.

Mr. White moved, seconded by Mr. Harris,


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

Mr. MacDonald moved, seconded by Mr. Freeman,

That the motion be amended by adding to the first paragraph thereof the words,

"13. On Orders in Council and Regulations."

And a debate arising, after some time the amendment was lost on the following division:—
The main motion was then put and declared to be carried.

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. Mackenzie (Chairman), Messrs. Carton, Cowling, Ewen, Farquhar, Gisborn, Johnston (Parry Sound), Knox, Letherby, McNeil, Oliver, Reuter, Root, Sandercock, Thrasher.
The Quorum of the said Committee to consist of four members.

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

Bill 2, An Act to amend The Algoma Central and Hudson Bay Railway Company Act, 1941. *Mr. Roberts.*


Bill 5, An Act to amend The Provincial Land Tax Act, 1961-62. *Mr. Roberts*

The House then adjourned at 5.50 p.m.

**THIRD DAY**

**THURSDAY, JANUARY 27TH, 1966**

**PRAYERS**

3 O'CLOCK P.M.

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

By Mr. Ewen, the Petition of the Corporation of the Township of Saltfleet praying that an Act may pass empowering the Corporation to relieve owners of farm lands from part of certain special assessments, yearly, so long as such lands continue to be used for farming.

By Mr. Mackenzie, the Petition of the Board of Education of the Township of Toronto praying that an Act may pass annulling certain trusts and permitting it to sell certain lands owned by it by virtue of The Township of Toronto Act, 1962-63.

By Mr. Bukator, the Petition of The Greater Niagara General Hospital praying that an Act may pass establishing the terms of office of the Board of Governors.

By Mr. Reuter, the Petition of the Corporation of the County of Waterloo praying that an Act may pass providing for the re-establishment of the boundaries of the Police Village of Baden; also, the Petition of the Corporation of the Town of Hespeler praying that an Act may pass permitting it to pay the cost of certain curb and gutter work by a special rate.
By Mr. Kerr, the Petition of the Corporation of the Town of Burlington praying that an Act may pass to defer frontage charges on storm sewers, curbs and sidewalks.

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.

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

Bill 6, An Act to amend The Medical Services Insurance Act, 1965. Mr. Dymond.


Bill 9, An Act to amend The County Courts Act. Mr. Wishart.


Bill 12, An Act to amend The Public Trustee Act. Mr. Wishart.

Bill 13, An Act to amend The Sheriffs Act. Mr. Wishart.


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. Knox moved, seconded by Mr. Carton,

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


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. Singer,

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, 1965 (No. 1).

Provincial Auditor’s Report, 1964-65, for the Province of Ontario (No. 3).

The House then adjourned at 5.45 p.m.

FOURTH DAY
FRIDAY, JANUARY 28TH, 1966

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

Your Committee recommends that the 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 AND UNIVERSITY AFFAIRS

Messrs. Apps, Bales, Downer, Eagleson, Guindon, Hodgson (Victoria), Kerr, Knox, Lawrence (Russell), Lawrence (St. George), Lewis (Scarborough West), MacDonald, McKeough, Newman, Nixon, Peck, Racine, Smith, Welch, Worton, Wells—21.

The Quorum of the said Committee to consist of five members.
Committee on Government Commissions


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

Committee on Health and Welfare

Messrs. Apps, Braithwaite, Bukator, Carruthers, Cowling, Demers, Dunlop, Eagleson, Ewen, Harris, Lewis (Scarborough West), Noden, Pritchard (Mrs.), Racine, Reilly, Rowe, Trotter, Villeneuve, Wells, Worton, Young—21.

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

Committee on Highways and Tourism


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

Committee on Legal Bills and Labour


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

Committee on Municipal Affairs


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

Committee on Natural Resources, Wildlife and Mining

Messrs. Brown, Brunelle, Butler, Davison, Demers, Evans, Farquhar, Freeman, Gibson, Gisborn, Guindon, Hamilton, Hodgson (Scarborough East), Hodgson (Victoria), Johnston (Parry Sound), Johnston (Carleton), Letherby, Mackenzie, McNeil, Noden, Paterson, Pittcock, Rollins, Root, Rowe, Sandercock, Sargent, Smith, Spence, Taylor, Villeneuve, Welch, Whitney, Yakabuski—34.

The Quorum of the said Committee to consist of seven members.
COMMITTEE ON PRIVATE BILLS


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

COMMITTEE ON PRIVILEGES AND ELECTIONS


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

COMMITTEE ON PUBLIC ACCOUNTS

Messrs. Bales, Bryden, Carton, McKeough, Reuter, Rowe, Sopha, Trotter, Wells—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,

Ordered, That Mr. Reilly, Member for the Electoral District of Eglinton, 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. Reilly to express his thanks from the Chair.

Mr. Singer moved, seconded by Mr. Dunlop,

That this House advise the Minister of Justice at Ottawa of its grave concern relating to the distribution of hate literature and racist propaganda in the Province of Ontario, and that the Government of Canada be urged that amendments be made to the Criminal Code of Canada which will make it an offence
for anyone to advocate or promote genocide, or for anyone to communicate statements in any public place which incite hatred or contempt against any identifiable group, where such incitement is likely to lead to a breach of the peace, unless such statements communicated were true or relevant to any subject of public interest and on reasonable grounds were believed to be true.

Mr. Dunlop moved, seconded by Mr. Singer,

That, as, in the opinion of this House, the dissemination of statements or matter disparaging to individuals or groups by reason of race, national origin, colour or religion, is a matter of grave concern, and as it has been long held to be contrary to public policy to promote feelings of ill-will and hostility between different classes of Her Majesty’s subjects, the Ministry should make further and appropriate representations to the Government of Canada advocating the enactment of amendments to the Criminal Code and other legislation designed to eliminate those acts offensive to the dignity of Canadian society without the erosion of any of the liberties of the subject so long recognized as fundamental to our concept of democracy; and that the following amendments to the Criminal Code be included among the specific legislative proposals to be made as part of these representations:

(1) Everyone who publishes or circulates or causes to be published or circulated, orally or in writing, any matter intended or calculated to incite violence or provoke disorder against any class of persons, or against any person as a member of any class in Canada, is guilty of an indictable offence and is liable to punishment.

(2) Everyone who publishes, orally or in writing, a statement, tale, news or matter that he knows or ought to know is likely to cause injury or mischief to the public interest, is guilty of an indictable offence and is liable to punishment, save that no person shall be convicted of an offence under this section by reason only of having published statements relating to controversial, social, economic, political or religious beliefs or opinions, unless he advocates or incites disorder or the use of violence, or intends primarily to promote hatred or hostility against a racial, national, religious or ethnic group or the members thereof.

(3) (i) Everyone who, with intent to destroy, in whole or in part, a national, ethnic, racial or religious group as such, kills a member of the group, is guilty of an indictable offence and is subject to such penalty as the Criminal Code provides for murder; and

(ii) Everyone who, with intent to destroy, in whole or in part, a national, ethnic, racial or religious group as such, causes bodily or mental harm to a member or members of the group, or deliberately inflicts on the group or any of its members conditions of life calculated to bring about its physical destruction, in whole or in part, is guilty of an indictable offence and is liable to punishment.
By unanimous consent of the House the discussion proceeded on the two motions together, and after some time,

On motion by Mr. Trotter, it was,

*Ordered*, That the debate be adjourned.

The House then adjourned at 1.15 p.m.

FIFTH DAY
MONDAY, JANUARY 31ST, 1966

Prayers

The following Petitions were 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 confirming a certain by-law respecting fences; and for other purposes; also, the Petition of the Governing Council of The Salvation Army, Canada East, praying that an Act may pass exempting certain real property owned by it, as defined in The Assessment Act.

By Mr. Root, the Petition of Fanny Eliza Dickieson and Viola Belle Gray praying that an Act may pass vesting certain property of the late William A. Dickieson in the petitioners.

By Mr. Sopha, the Petition of the Corporation of the City of Sudbury praying that an Act may pass to establish a Parks and Recreation Commission.

By Mr. Thrasher, the Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor praying that an Act may pass vesting certain lands and premises in it in fee simple.

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

*Ordered*, That Mr. Beckett be substituted for Mr. Harris on the Standing Committee on Municipal Affairs.

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 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. Oliver,

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

"But that this House:

1. Regrets the failure of the Government to protect the rights of the individual citizen of the Province of Ontario against the ever-growing encroachment of the bureaucratic process.

2. Regrets that the Government has declined to co-operate with the Federal Government in the field of medical care and has failed to provide a universal, comprehensive medical plan for all citizens of Ontario.

3. Regrets the failure of the Government to provide equal educational opportunity for all citizens of Ontario.

4. Deplores the attitude of the Government towards the rights of those who contribute to the greatness of the Province through their labour and deprives them of using the collective bargaining process to improve their pension rights.

5. Regrets the failure of the Government to ensure that the farmer receives his equitable share of the fruits of the abundant economy.

6. Regrets the Government's neglect in having failed to take the necessary steps to bring into existence effective regional government.

7. Deplores the neglect of the Government toward the pressing needs of the northern part of our Province and its failure to take positive action to develop a varied economy in that important area.

8. Recommends that, in view of the failure of the Fulton-Favreau formula for the amendment of the British North America Act to win universal acceptance in Canada, the Government place in the hands of an all-party Committee the problem of devising a scheme of repatriation and amendment of our constitution, which Committee would avail itself of the assistance of the Ontario Advisory Committee."

On motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

The House then adjourned at 5.45 p.m.
**SIXTH DAY**

**TUESDAY, FEBRUARY 1ST, 1966**

**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 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, above all, this House regrets governmental failure to achieve even the basic prerequisites necessary to eliminate poverty and to prevent its recurrence in succeeding generations and, to remedy this neglect, advocates that:

1. Government policy should henceforth be oriented towards a guaranteed basic income program, dynamic regional economic and social development, and a comprehensive manpower program based in the first instance on a skills inventory.

2. As an immediate, interim measure, old age security and related allowances should be increased to $100 per month.

On motion by Mr. Walker,

*Ordered*, That the Debate be adjourned.

The following Sessional Paper was Tabled:

Report No. 3 of the Ontario Law Reform Commission on Personal Property Security Legislation (*No. 71*).

The House then adjourned at 6.00 p.m.
SEVENTH DAY
WEDNESDAY, FEBRUARY 2ND, 1966

Prayers

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

Bill 18, An Act to amend The Plant Diseases Act. Mr. Stewart.
Bill 19, An Act to repeal The Stallions Act. Mr. Stewart.
Bill 22, An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands. Mr. Roberts.

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

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

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

Bill 3, An Act to amend The Public Lands Act.

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

Bill 9, An Act to amend The County Courts Act.
Bill 12, An Act to amend The Public Trustee Act.
Bill 13, An Act to amend The Sheriffs 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. White,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

EIGHTH DAY

THURSDAY, FEBRUARY 3RD, 1966

PRAYERS

3.00 O'CLOCK P.M.

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 Township of Saltfleet praying that an Act may pass empowering the Corporation to relieve owners of farm lands from part of certain special assessments, yearly, so long as such lands continue to be used for farming.

Petition of The Kenora Rink Company Limited praying that an Act may pass dissolving the company and transferring its assets to the Corporation of the Town of Kenora.

Petition of the Board of Education of the Township of Toronto praying that an Act may pass annulling certain trusts and permitting it to sell certain lands owned by it by virtue of The Township of Toronto Act, 1962-63.

Petition of The Toronto Aged Men's and Women's Homes praying that an Act may pass enabling it to hold real property at 43 - 55 Belmont Street and 102 Davenport Road in the City of Toronto; and for other purposes.
Petition of the Corporation of the Township of Toronto praying that an Act may pass to enable it to issue and sell sinking fund debentures and to make provision for the management of the sinking fund.

Petition of The Tilbury Public School Board praying that an Act may pass enabling it to establish, and vest certain property denied to it, in the "William J. Miller Trust".

Petition of the Strathroy Middlesex General Hospital praying that an Act may pass to change the name of the Strathroy General Hospital to the Strathroy Middlesex General Hospital.

Petition of The Corporation of the City of Port Arthur praying that an Act may pass dissolving the Board of Park Management and establishing a Board to be known as The Parks, Recreation and Community Centres Board of the City of Port Arthur.

Petition of the Corporation of the City of Brantford praying that an Act may pass to incorporate the Brantford and District Civic Centre Commission.

Petition of Huntington University praying that an Act may pass to permit the Board of Regents to increase its membership.

Petition of the Board of Education for the City of Guelph and the Public School Board of the Township School Area of the Township of Guelph praying that an Act may pass to establish the Guelph District Board of Education.

Petition of L'Institut Canadien Francais de la Cité d'Ottawa praying that an Act may pass to increase its powers to hold property and its honouring privileges.

Petition of the Canadian National Exhibition Association praying that an Act may pass enabling it to change the membership; and for other purposes.

Petition of the Corporation of the Township of Charlotteville praying that an Act may pass confirming a by-law to issue debentures for school renovation and equipment.

Petition of the Corporation of the City of London praying that an Act may pass to authorize the Corporation to refund certain business and property taxes; and for other purposes.

Petition of the Corporation of the Town of Thorold praying that an Act may pass to relieve the Corporation from any further obligation imposed on it by the plan of the refunding of the Corporation's debenture debt; and for other purposes.

Petition of the Corporation of the Town of Gananoque and the Corporation of the United Counties of Leeds and Grenville praying that an Act may pass to enlarge the Gananoque High School District.

Petition of the Corporation of the City of Kitchener praying that an Act may pass permitting certain by-laws compelling completion of proposed apartment buildings; and for other purposes.
Petition of the Corporation of the Town of Hespeler praying that an Act may pass permitting it to pay the cost of certain curb and gutter work by a special rate.

Petition of the Corporation of the City of Ottawa praying that an Act may pass authorizing it to enter into certain agreements for the purpose of maintaining and operating a community television system; and for other purposes.

Petition of the Governing Council of The Salvation Army, Canada East, praying that an Act may pass exempting certain real property owned by it, as defined in The Assessment Act.

Petition of the Corporation of the City of Sudbury praying that an Act may pass to establish a Parks and Recreation Commission.

Petition of the Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor praying that an Act may pass vesting certain lands and premises in it in fee simple.

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

Bill Pr3, An Act respecting The Board of Education of the Township of Toronto. Mr. Mackenzie.

Bill Pr7, An Act respecting The Tilbury Public School Board. Mr. McKeough.

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

Bill Pr1, An Act respecting the Township of Saltfleet. Mr. Ewen.

Bill Pr 2, An Act respecting The Kenora Rink Company Limited. Mr. Gibson.

Bill Pr5, An Act respecting The Toronto Aged Men's and Women's Homes. Mr. Lawrence (St. George).

Bill Pr6, An Act respecting the Township of Toronto. Mr. Mackenzie.

Bill Pr8, An Act respecting the Strathroy Middlesex General Hospital. Mr. Olde.

Bill Pr9, An Act respecting the City of Port Arthur. Mr. Freeman.

Bill Pr11, An Act respecting the City of Brantford. Mr. Gordon.

Bill Pr12, An Act respecting Huntington University. Mr. Sopha.
Bill Pr14, An Act to establish The Guelph District Board of Education.  
Mr. Worton.

Bill Pr16, An Act respecting L'Institut Canadien Francais de la Cité d'Ottawa.  Mr. Lawrence (Russell).

Bill Pr17, An Act respecting the Canadian National Exhibition Association.  
Mr. Cowling.

Bill Pr18, An Act respecting the Township of Charlottesville.  Mr. McNeil.

Bill Pr21, An Act respecting the City of London.  Mr. White.

Bill Pr23, An Act respecting the Town of Thorold.  Mr. Morningstar.

Bill Pr24, An Act respecting the Gananoque High School District.  Mr. Apps.

Bill Pr30, An Act respecting the City of Kitchener.  Mr. Butler.

Bill Pr31, An Act respecting the Town of Hespeler.  Mr. Reuter.

Bill Pr32, An Act respecting the City of Ottawa.  Mr. Lawrence (Russell).

Bill Pr33, An Act respecting The Salvation Army.  Mr. Cowling.

Bill Pr34, An Act respecting the City of Sudbury.  Mr. Sopha.

Bill Pr35, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.  Mr. Thrasher.

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

Bill 24, An Act to amend The Department of Agriculture Act.  Mr. Stewart.


Bill 26, An Act respecting the Liability of Occupiers of Premises.  Mr. Sopha.


Mr. Grossman, Minister of Reform Institutions, rose to correct what he alleged to be a mis-statement of fact contained in Mr. Ben's speech in the Throne Debate yesterday, February 2nd.
On the objection being taken, Mr. Speaker ruled in favour of Mr. Grossman, which ruling was sustained on the following division:

**AYES**

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

Guindon
Harris
Haskett
Henderson
Hodgson
(Scarborough East)
Johnston
(Parry Sound)
Kerr
Knox
Lawrence
(Russell)
Lawrence
(St. George)
Lewis
(Humber)
Mackenzie
MacNaughton
Morningstar
McNeil
Noden
Peck
Pitlock

**NOES**

Ben
Braithwaite
Bryden
Bukator
Davison
Freeman
Gaunt
Gibson
Gisborn
Gordon

Lewis
(Scarborough West)
MacDonald
Newman
Nixon
Oliver
Paterson
Racine
Reaume
Renwick

Price
Pritchard (Mrs.)
Randall
Reilly
Reuter
Robarts
Roberts
Rollins
Root
Rowe
Rowntree
Simonett
Spooner
Stewart
Thrasher
Villeneuve
Walker
Wardrope
Wells
White
Wishart
Yakabuski
Yaremko—64.

Singer
Smith
Sopha
Spence
Taylor
Thompson
Trotter
Whicher
Worton
Young—29.

The Order of the Day for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

Mr. Dymond moved, That the Bill be now read a second time, and, a Debate arising, after some time it was, on motion by Mr. Thompson,

*Ordered*, That the Debate be adjourned.
The Order of the Day for resuming the Adjourned Debate on the two Motions respecting hate literature and other matter disparaging to individuals or groups by reason of race, national origin, colour or religion, having been read,

The Debate was resumed and, after some time, the Motions were declared to be carried.

The House then adjourned at 6.05 p.m.

NINTH DAY
FRIDAY, FEBRUARY 4th, 1966

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 29, An Act to amend The Labour Relations Act. Mr. Gisborn.

Bill 30, An Act to amend The Municipal Act. Mr. Young.


The Order of the Day for Resuming the Adjourned Debate on the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

The Debate was resumed and, after some time,

Mr. Thompson moved, seconded by Mr. Oliver,

That all the words in the motion, That the Bill be now read a second time, after the word “That” be struck out and the following substituted therefor:—

“this Bill be referred to the Standing Committee on 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 the Bill shall 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;

d) 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, and payment of a part of the cost of Prescribed Drugs, shall be phased into the program as independent Health Services, in order that the program shall be fully comprehensive by 1971.”

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 1.00 p.m.

TENTH DAY
MONDAY, FEBRUARY 7TH, 1966

PRAYERS

3.00 O’CLOCK P.M.

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

By Mr. Bales, the Petition of the Corporation of the Township of North York, praying that an Act may pass permitting it to require owners of certain lands to enter into an agreement re conditions relating to development of the land.

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

Bill 32, An Act to establish the Grand River Conservation Authority.  
Mr. Simonett.
Before the Orders of the Day Mr. Thompson attempted to move the Adjournment of the House to discuss a definite matter of urgent public importance, namely:

A grave matter of civil disobedience and disrespect for the law in relation to the strike now in progress of employees of the Oshawa Times.

Mr. Speaker disallowed the motion on the ground that the subject matter is sub judice and also on the ground that, when no longer sub judice, it could be discussed at an early date in the Debate on the Motion for an Address in Reply to the Speech from the Throne, or on the Budget Debate.

On appeal, Mr. Speaker's ruling was sustained on the following division:

**Ayes**

Allan  
Bales  
Brunelle  
Bryden  
Carruthers  
Carton  
Cass  
Cecile  
Cowling  
Davis  
Davison  
Demers  
Dunlop  
Dymond  
Edwards  
Freeman  
Gisborn  
Grossman  
Hamilton  
Harris  
Haskett  
Henderson  
Hodgson  
Johnston  
Kerr  
Knox  
Lawrence  
Lewis  
MacDonald  
Mackenzie  
MacNaughton  
Morningstar  
McKeough  
McNeil  
Noden  
Olde  
Peck

**Noes**

Ben  
Braithwaite  
Bukator  
Farquhar  
Gaunt  
Gordon  
Newman  
Nixon  
Sargent  
Smith  
Sopha  
Spence  
Thompson  
Trotter  
Whicher  
Worton—17.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,
The Debate was resumed and, after some time, it was,

On motion by Mr. Renwick,

*Ordered*, That the Debate be adjourned.

The following Sessional Paper was Tabled:—

Annual Report of the Liquor Control Board of Ontario ending March 31, 1965 *(No. 43).*

The House then adjourned at 5.55 p.m.

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**ELEVENTH DAY**

**TUESDAY, FEBRUARY 8TH, 1966**

**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 two of the clock tomorrow afternoon.

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 Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

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

On motion by Mr. Gisborn,

Ordered, That the Debate be adjourned.

Mr. Thompson moved, seconded by Mr. Singer, That a Select Committee of this House be appointed immediately to review the rules and procedures of the House and to recommend appropriate changes, including a complete re-organization of the Committee system and amendments to the rules to permit the filming and tape-recording of the regular business of this House, providing certain safeguards against interference with the proceedings or dignity of this Chamber.

And, a Debate arising, after some time it was,

On motion by Mr. Thompson,

Ordered, That the Debate be adjourned.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, 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 following Sessional Paper was Tabled:—

Annual Report of the Minister of Lands and Forests for the year ending March 31, 1965 (No. 15).

The House then adjourned at 10.25 p.m.
TWELFTH DAY
WEDNESDAY, FEBRUARY 9TH, 1966

PRAYERS

2.00 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, 1967, and recommends them to the Legislative Assembly.

Toronto, 8th February, 1966.

— 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, 1966, and recommends them to the Legislative Assembly.

Toronto, 8th February, 1966.

(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. Oliver,

Ordered, That the Debate be adjourned.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

The Debate was resumed and, after some time,
Mr. Bryden moved that the Question be now put, which motion was lost on the following division:

**AYES**

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**NOES**

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

On motion by Mr. Dymond,

*Ordered, That the Debate be adjourned.*

The House then adjourned at 6.00 p.m.

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**PRAYERS**

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 Pr12, An Act respecting Huntington University.
Bill Pr18, An Act respecting the Township of Charlottesville.
Bill Pr23, An Act respecting the Town of Thorold.

Your Committee begs to report the following Bill with certain amendments:—
Bill Pr24, An Act respecting the Gananoque High School District.

The following Sessional Papers were Tabled:—


The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

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

On motion by Mr. Singer,

Ordered, That the Debate be adjourned.

Mr. Nixon moved, seconded by Mr. Spence, That this House take the appropriate action to:

1. Create a permanent system of voter registration to replace the existing enumeration of voters.

2. Amend The Election Act of Ontario to:

(a) reduce the eligible voting age from twenty-one to eighteen years;

(b) provide for the payment of set funds from the Public Treasury to cover expenses incurred by candidates in Provincial general elections or by-elections;

(c) require the printing on all ballots in all provincial elections of the candidate’s party affiliation.
3. Petition the federal government to permit individual contributors to political parties recognized in Provincial general elections to claim the full amount of their contributions as a deduction from their taxable income per tax return year in the same manner and in addition to the deductions allowed as contributions to charities, specifying that the only contributions eligible for deduction are those made to the provincial association, the local constituency association, the official agent of the party leader or the candidate.

And, a Debate arising, after some time,

Mr. Bryden moved, seconded by Mr. Lewis (Scarborough West), that the motion be amended by striking out clause (b) of section 2 thereof.

It was then, on motion by Mr. Trotter,

Ordered, That the Debate be adjourned.

THE EVENING SITTING

8.00 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. Young,

Ordered, That the Debate be adjourned.

The House then adjourned at 10.30 p.m.

FOURTEENTH DAY

FRIDAY, FEBRUARY 11TH, 1966

10.30 O’CLOCK A.M.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

The Debate was resumed and, after some time,
Mr. Speaker put the Question, Shall the words “the Bill be now read the second time” stand, and the Question having been decided in the affirmative on the following division:—

**AYES**

Allan  
Auld  
Bales  
Beckett  
Boyer  
Brown  
Brunelle  
Carruthers  
Carton  
Cecile  
Connell  
Cowling  
Davis  
Downer  
Dunlop  
Dymond  
Edwards  
Evans  
Ewen  
Gomme  

Grossman  
Harris  
Haskett  
Hodgson  
Hodgson  
Johnston  
Kerr  
Knox  
Lewis  
Lewis  
Mackenzie  
MacNaughton  
McNeil  
Noden  
Olde  
Pittock  

Pritchard (Mrs.)  
Randall  
Reilly  
Robarts  
Roberts  
Rollins  
Root  
Rowe  
Rowntree  
Simonett  
Spooner  
Stewart  
Thrasher  
Villeneuve  
Walker  
Wells  
White  
Whitney  
Yaremko—55.

**NOES**

Braithwaite  
Bryden  
Bukator  
Davison  
Farquhar  
Gaunt  
Gibson  
Gisborn  
Lewis  
MacDonald  
Newman  
Nixon  
Oliver  
Reaume  
Renwick  

Sargent  
Singer  
Spence  
Thompson  
Trotter  
Whicher  
Worton  
Young—23.

Mr. Speaker declared the Bill to be read the second time and referred to the Committee of the Whole House.

The House then adjourned at 12.50 p.m.

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**FIFTEENTH DAY**

**MONDAY, FEBRUARY 14TH, 1966**

**PRAYERS**

Mr. Apps 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 Greater Niagara General Hospital praying that an Act may pass establishing the terms of office of the Board of Governors.

Petition of The Board of Trustees of the Continuation School of the Township of Pelee praying that an Act may pass permitting it to pay a certain sum per day to the parent or guardian of each pupil of Grades 11, 12, and 13 attending a secondary school outside the Township of Pelee in lieu of providing daily transportation to and from such school.

Petition of the Corporation of the Township of Michipicoten praying that an Act may pass authorizing a fixed assessment for The Wawa Curling Club.

Petition of the Corporation of the Township of Pickering praying that an Act may pass to enable it to establish an area for the supply of power for the use of the inhabitants thereof.

Petition of the Corporation of the Town of Weston praying that an Act may pass authorizing it to lease or license certain portions of untravelled highways for parking purposes.

Petition of the Corporation of the County of Waterloo praying that an Act may pass providing for the re-establishment of the boundaries of the Police Village of Baden.

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

Petition of the Corporation of the City of Hamilton praying that an Act may pass to increase the membership of the Hamilton Transit Commission; and for other purposes.

Petition of the Corporation of the City of Toronto praying that an Act may pass confirming a certain by-law respecting fences; and for other purposes.

Petition of the Corporation of the Town of Burlington praying that an Act may pass to defer frontage charges on storm sewers, curbs and sidewalks.

Petition of Fanny Eliza Dickieson and Viola Belle Gray praying that an Act may pass vesting certain property of the late William A. Dickieson in the petitioners.

Petition of The Excelsior Life Insurance Company praying that an Act may pass authorizing it to apply to the Parliament of Canada for a special Act continuing the Company as if it had been incorporated by special Act of the Parliament of Canada.

Petition of the Corporation of the Township of North York, praying that an Act may pass permitting it to require owners of certain lands to enter into an agreement re conditions relating to development of the land.
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.

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

Bill Pr28, An Act respecting the Estate of William A. Dickieson. Mr. Root.

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

Bill Pr4, An Act respecting The Greater Niagara General Hospital. Mr. Bukator.

Bill Pr10, An Act respecting The Board of Trustees of the Continuation School of the Township of Pelee. Mr. Paterson.

Bill Pr13, An Act respecting the Township of Michipicoten. Mr. Farquhar.

Bill Pr15, An Act respecting the Township of Pickering. Mr. Walker.

Bill Pr19, An Act respecting the Town of Weston. Mr. MacDonald.

Bill Pr20, An Act respecting the Police Village of Baden. Mr. Reuter.

Bill Pr22, An Act respecting The Board of Education for the City of London. Mr. White.

Bill Pr25, An Act respecting the City of Hamilton. Mrs. Pritchard.

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

Bill Pr27, An Act respecting the Town of Burlington. Mr. Kerr.

Bill Pr29, An Act respecting The Excelsior Life Insurance Company, Mr. Bales.

Bill Pr36, An Act respecting the Township of North York. Mr. Bales.

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

Bill 33, An Act to amend The Assessment Act. Mr. MacDonald.
The House resolved itself into a Committee to consider Bill 6, An Act to amend The Medical Services Insurance Act, 1965.

The Evening Sitting

8.00 O’Clock P.M.

The Committee continued its consideration of Bill 6.

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 House then adjourned at 10.40 p.m.

SIXTEENTH DAY
TUESDAY, FEBRUARY 15TH, 1966

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 Pr2, An Act respecting The Kenora Rink Company Limited.

Bill Pr9, An Act respecting the City of Port Arthur.

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

Bill Pr5, An Act respecting The Toronto Aged Men’s and Women’s Homes.

Bill Pr8, An Act respecting the Strathroy Middlesex General Hospital.

Bill Pr14, An Act to establish The Guelph District Board of Education.

Bill Pr16, An Act respecting L’Institut Canadien Français de la Cité d’Ottawa.

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 Toronto Aged Men’s and Women’s Homes.
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 34, An Act to amend The Assessment Act. Mr. Davison.

Orders for Returns were made arising out of Questions by Mr. Whicher relating to salaries and expenses of Members of the Legislature serving on various Boards and Commissions.

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:

1. Regrets that the Government by its many years of neglect, inefficiency, misleading accounting and lack of plans has brought Ontario to the position where further taxation has been forced upon it.

2. Further regrets the decision of the Government to levy oppressive, unplanned taxation that will greatly increase the heavy burden already carried by the wage earner and farmer.

3. Further regrets that the Government has failed to include action on the realignment of municipal taxing obligation in order to relieve the already over-burdened home owner from oppressive and inequitable and increasing local taxes.

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

On motion by Mr. White,

Ordered, That the Debate be adjourned.

The Evening Sitting

8.00 O'Clock P.M.

The House resolved itself into a Committee to consider Bill 6, An Act to amend The Medical Services Insurance Act, 1965.
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 House then adjourned at 11.25 p.m.

SEVENTEENTH DAY
WEDNESDAY, FEBRUARY 16TH, 1966

Prayers

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

Bill 35, An Act to prevent Discrimination in Employment Because of Age. Mr. Rowntree.

Bill 36, An Act to amend The Telephone Act. Mr. Stewart.

The House resolved itself into a Committee to consider Bill 6, An Act to amend The Medical Services Insurance Act, 1965.

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 House then adjourned at 6.05 p.m.

EIGHTEENTH DAY
THURSDAY, FEBRUARY 17TH, 1966

Prayers

The following Sessional Paper was Tabled:

Final Report of the Special Commission on Redistribution of Electoral Districts (No. 60).
The House resolved itself into a Committee to consider Bill 6, An Act to amend The Medical Services Insurance Act, 1965.

After some time Mr. Speaker resumed the Chair, and the Chairman reported the Bill with certain amendments and asked for leave to sit again.

And it was Ordered, That the report be now received and adopted and the Bill be read the third time tomorrow.

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

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

Ordered, That the Debate be adjourned.

Mr. Paterson moved, seconded by Mr. Braithwaite, That, in the opinion of this House, this Government should make available long-term, guaranteed loans at reasonable interest rates for the development of legitimate attractions and accommodations in the tourist industry.

And, a Debate arising, after some time it was,

On motion by Mr. Bukator,

Ordered, That the Debate be adjourned.

The Evening Sitting

8.00 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. Nixon,

Ordered, That the Debate be adjourned.

The House then adjourned at 11.00 p.m.
NINETEENTH DAY
FRIDAY, FEBRUARY 18TH, 1966

PRAYERS

10.30 O'CLOCK A.M.

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

Bill Pr18, An Act respecting the Township of Charlottesville.

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

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

Bill Pr18, An Act respecting the Township of Charlottesville.

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

The Order of the Day for Third Reading of Bill 6, An Act to amend The Medical Services Insurance Act, 1965, having been read,

Mr. Dymond moved that the Bill be now read the third 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:

“this House believes that the needs of the people of Ontario cannot be adequately met by mere tinkering with The Medical Services Insurance Act, 1965, and proposes, as an alternative, that that Act be replaced by legislation which will:

(a) facilitate the establishment at the earliest possible opportunity of a joint federal-provincial plan qualifying for federal assistance on the terms already announced by the federal government;

(b) contain additional, interim provisions to provide protection for lower income groups pending the coming into force of a joint plan.”

Despite objection that the amendment was Out of Order on the ground that it dealt with matters already determined on second reading, Mr. Speaker decided to permit the amendment to go to a vote, and, after some time,
Mr. Speaker put the Question, Shall the words “the Bill be now read the third time” stand, and the Question having been decided in the affirmative on the following division:—

**Ayes**

- Allan
- Auld
- Beckett
- Boyer
- Brunelle (Scarborough East)
- Butler
- Carruthers
- Carton
- Cecile (Carleton)
- Cowling
- Demers (St. George)
- Downer
- Dunlop
- Dymond
- Edwards
- Evans
- Ewen
- Gomme
- Grossman
- Harris
- Haskett
- Henderson
- Hodgson
- Hodgson (Victoria)
- Johnston (Carleton)
- Knox
- Lawrence
- Mackenzie
- MacNaughton
- Morningstar
- McKeough
- McNeil
- Noden
- Olde
- Peck
- Price
- Pritchard (Mrs.)
- Randall
- Robarts
- Roberts
- Rollins
- Rowe
- Rowntree
- Spooner
- Stewart
- Thrasher
- Walker
- Wells
- White
- Wishart
- Yaremko—51.

**Noes**

- Ben (Scarborough West)
- Braithwaite
- Bryden
- Bukator
- Davison
- Freeman
- Gaunt
- Gisborn
- Lewis (Scarborough West)
- MacDonald
- Newman
- Nixon
- Oliver
- Paterson
- Racine
- Renwick
- Sargent
- Singer
- Smith
- Spence
- Taylor
- Trotter
- Worton
- Young—24.

Mr. Speaker declared the Bill to be read the third time and passed.

The following Bill was also read the third time and passed:

Bill Pr18, An Act respecting the Township of Charlottesville.

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 certain 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 Pr18, An Act respecting the Township of Charlottesville."

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 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. Wells,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

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TWENTIETH DAY
MONDAY, FEBRUARY 21st, 1966

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


Bill 42, An Act to amend The Change of Name Act.  Mr. Wishart.


Bill 45, An Act to provide for the Licensing and Regulation of Nursing Homes.  Mr. Dymond.

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. Yakabuski,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

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TWENTY-FIRST DAY

TUESDAY, FEBRUARY 22ND, 1966

PRAYERS

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 Pr4, An Act respecting The Greater Niagara General Hospital.

Bill Pr19, An Act respecting the Town of Weston.

Bill Pr20, An Act respecting the Police Village of Baden.

Bill Pr22, An Act respecting The Board of Education for the City of London.
Your Committee begs to report the following Bills with certain amendments:

Bill Pr17, An Act respecting the Canadian National Exhibition Association.

Bill Pr29, An Act respecting The Excelsior Life Insurance Company.

Bill Pr34, An Act respecting the City of Sudbury.

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 Pr13, An Act respecting the Township of Michipicoten.

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

Your Committee recommends that the Petition of the Corporation of the City of Hamilton relating to the proposed Salada Planetarium be accepted and that for this purpose the provisions of Rule 66, respecting advertising, and Rule 63, with respect to time for presenting the Petition and the time for introducing the Bill, be suspended; special fees, provided by subsection 3 of Rule 64, having been paid.

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

By Mrs. Pritchard, the Petition of the Corporation of the City of Hamilton praying that an Act may pass confirming an agreement with Salada Foods Limited and Salada Planetarium Foundation of Hamilton.

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

Bill Pr37, An Act respecting the City of Hamilton. Mrs. Pritchard.

The Order of the Day for Second Reading of Bill Pr5, An Act respecting The Toronto Aged Men’s and Women's Homes, having been read,

Mr. Lawrence (St. George) moved, That the Bill be now read the second time, and after some time the motion was carried on the following division:
Ayes

Allan Allan
Apps Apps
Auld Auld
Bales Bales
Beckett Beckett
Boyer Boyer
Brown Brown
Carruthers Carruthers
Cecile Cecile
Connell Connell
Cowling Cowling
Davis Davis
Demers Demers
Downer Downer
Dunlop Dunlop
Dymond Dymond
Eagleson Eagleson
Edwards Edwards
Evans Evans
Ewen Ewen
Grossman Grossman
Guindon Guindon
Harris Harris
Haskett Price
Henderson Pritchard (Mrs.)
Hodgson Reilly
Hodgson (Scarborough East) Reuter
Hodgson (Victoria) Robarts
Kerr Rollins
Knox Rowe
Lawrence Rowntree
Lawrence (Russell) Sandercock
Letherby Simonett
Letherby Spooner
Mackenzie Thrasher
MacNaughton Villeneuve
Morningstar Walker
McKeough Wardrobe
McNeil Welch
Noden Wells
Olde White
Peck Whitney
Pitlock Wishart
Pitlock Yaremko—63.

Noes

Ben Ben
Braithwaite Braithwaite
(Scarborough West) Singer
Davison Davison
Farquhar Farquhar
Freeman Freeman
Gaunt Gaunt
Gibson Gibson
Gisborn Gisborn
Gordon Gordon
Lewis Lewis
MacDonald Smith
Newman Smith
Nixon Spoa
Oliver Spence
Paterson Taylor
Racine Thompson
Reaume Whicher
Renault Worton
Renwick Young—27.

And it was,

Ordered, That the Bill be now read a second time and referred to the Committee of the Whole House.

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


Bill 32, An Act to establish the Grand River Conservation Authority.

Bill Pr2, An Act respecting The Kenora Rink Company Limited.

Bill Pr8, An Act respecting the Strathroy Middlesex General Hospital.
Bill Pr9, An Act respecting the City of Port Arthur.

Bill Pr12, An Act respecting Huntington University.

Bill Pr14, An Act to establish The Guelph District Board of Education.

Bill Pr16, An Act respecting L'Institut Canadien Français de la Cité d'Ottawa.

Bill Pr23, An Act respecting the Town of Thorold.

Bill Pr24, An Act respecting the Gananoque High School District.

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.

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 at present 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,

Mr. Sopha moved, That the Question be now put, which motion was lost on the following division:—

AYES

Ben
Braithwaite
Bryden
Davison
Farquhar
Freeman
Gisborn
Lewis
(Scarborough West)

MacDonald
Newman
Nixon
Oliver
Paterson
Racine
Reaume
Renwick
Singer

Smith
Sopha
Spence
Taylor
Thompson
Whicher
Worton
Young—25.
And it was then,

On motion by Mr. Cowling,

Ordered, That the Debate be adjourned.

THE EVENING SITTING

8.00 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, 1967, the following sums:—

1401. To defray the expenses of the Main Office, Department of Prime Minister .................................................. $ 160,000

1402. To defray the expenses of the Cabinet Office .............. 96,000

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.
TWENTY-SECOND DAY
WEDNESDAY, FEBRUARY 23RD, 1966

PRAYERS

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

Ordered, That Mr. Singer be substituted for Mr. Reaume on the Standing Committee on Legal Bills and Labour.

The following Sessional Papers were Tabled:—


Copies of Court Orders bearing date the 20th day of December, 1965, in a proceeding pending between Tilco Plastics Limited and Vic Skurjat et al (No. 61).

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

Bill 46, An Act to amend The Summary Convictions Act.  Mr. Wishart.


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-THIRD DAY
THURSDAY, FEBRUARY 24TH, 1966

PRAYERS

3.00 O'CLOCK P.M.

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 Pr11, An Act respecting the City of Brantford.

Bill Pr27, An Act respecting the Town of Burlington.

Bill Pr35, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.

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

Bill Pr6, An Act respecting the Township 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 Pr33, An Act respecting The Salvation Army.

On motion by Mr. Bryden, it was,

Ordered, That Resolution No. 11, standing in his name, be discharged.

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

Bill 48, An Act to amend The Co-operative Loans 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. Nixon,

Ordered, That the Debate be adjourned.
Mr. Lewis (Scarborough West) moved, seconded by Mr. Gisborn, That this House urges upon the Government of Canada the repeal and subsequent re-drafting of the relevant sections 237 (1) (2) (3) and 209 (1) (2) of the Criminal Code in the direction of liberalizing the grounds for the granting of therapeutic abortion to take into account such factors as, in addition to preserving the life of the mother, rape, incest, emotional well-being, and related considerations.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 O'Clock P.M.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.40 p.m.

TWENTY-FOURTH DAY
FRIDAY, FEBRUARY 25TH, 1966

PRAYERS

10.30 O'Clock A.M.

The following Sessional Paper was Tabled:—

Annual Report of the Minister of Reform Institutions for the year 1965 (No. 37).

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, 1967, the following sum:—

1901. To defray the expenses of the Main Office, Department of Reform Institutions ........................................ $ 1,928,000

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.

TWENTY-FIFTH DAY
MONDAY, FEBRUARY 28TH, 1966

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 49, An Act to amend The Municipal Act. Mr. MacDonald.


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sum:—

1902. To defray the expenses of the Parole and Rehabilitation Service, Department of Reform Institutions. ......... $ 716,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.
The Order of the Day for 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. Apps,

Ordered, That the Debate be adjourned.

The House then adjourned at 10.50 p.m.

TWENTY-SIXTH DAY
TUESDAY, MARCH 1st, 1966

PRAYERS

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 Pr21, An Act respecting the City of London.

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

Bill Pr36, An Act respecting the Township of North York.

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

Bill Pr1, An Act respecting the Township of Saltfleet.

Bill Pr31, An Act respecting the Town of Hespeler.

Mr. Speaker informed the House that the Clerk had received from the Commissioners of Estate Bills their report in the following case:—
Bill Pr3, An Act respecting The Board of Education of the Township of Toronto.

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1, February 28th, 1966.

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

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

Re': Bill Pr3,
15 Elizabeth II, 1966.

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 such Commissioners, now beg to report thereon.

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

(a) photostatic copies of the original Grant from the Crown, dated the 9th day of November, 1833, whereby the Crown granted to William Thompson, James McGrath, and Joseph Gardiner, the east and west halves of Lot 3 in the First Concession west of Hurontario Street in the Township of Toronto, in trust for the endowment, support and maintenance of a school in the Township of Toronto, reserving one acre thereof for the purpose of a burial ground;

(b) photostatic copy of an Order of the Court of Chancery, dated the 6th day of February, 1864, whereby the said lands were vested in the Trustees of School Section No. 12, Township of Toronto, County of Peel;

(c) evidence that the said lands became vested successively in the Board of Trustees of the Public School Board of the Township School Area of Toronto No. 1 and the Board of Education for the Township of Toronto, by Statutes of Ontario, 11-12 Eliz. II, Chapter 190, Section 4;

(d) letter from the Office of the Deputy Minister of Health, dated June 5th, 1964, evidencing that the Department of Health has no interest in the matter of the said lands on account of the fact that the cemetery referred to was not established, and disclaims any interest in the lands for cemetery purposes.
We recommend that the preamble to the said Bill be amended by adding thereto the appropriate recitals to indicate the successive ownership of the lands, as indicated above.

With the amendments set out in this report, we are of the opinion the provisions of the Bill are proper for carrying into effect its purposes and that it is reasonable 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, together with the material to which we have referred.

Yours truly,

F. G. MacKay, J.A.,
A. Kelly, 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, 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.

Mr. Spence moved, seconded by Mr. Bukator, That legislation be enacted to permit school boards located in cash crop areas of the province to extend the summer holiday for high school students by one week, such week to be recovered during the school year or at the beginning of the summer holidays in the following year, in order to provide a maximum labour force for farmers harvesting cash crops.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

The Evening Sitting

8.00 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, 1967, the following sum:—

1903. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails), Department of Reform Institutions... $21,913,000

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.

TWENTY-SEVENTH DAY

WEDNESDAY, MARCH 2ND, 1966

PRAYERS 3.00 O'CLOCK P.M.

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


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

Bill 35, An Act to prevent Discrimination in Employment Because of Age.


Bill 38, An Act to amend The Ontario Northland Transportation Commission Act.

Bill Pr4, An Act respecting The Greater Niagara General Hospital.

Bill Pr6, An Act respecting the Township of Toronto.

Bill Pr11, An Act respecting the City of Brantford.

Bill Pr17, An Act respecting the Canadian National Exhibition Association.
Bill Pr19, An Act respecting the Town of Weston.

Bill Pr20, An Act respecting the Police Village of Baden.

Bill Pr21, An Act respecting the City of London.

Bill Pr27, An Act respecting the Town of Burlington.

Bill Pr34, An Act respecting the City of Sudbury.

Bill Pr35, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.

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

Bill 18, An Act to amend The Plant Diseases Act.

Bill 36, An Act to amend The Telephone Act.


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


Bill 22, An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands

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


Bill 42, An Act to amend The Change of Name Act.


Bill 46, An Act to amend The Summary Convictions Act.


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

Bill 45, An Act to provide for the Licensing and Regulation of Nursing Homes.

The House then adjourned at 6.00 p.m.
TWENTY-EIGHTH DAY
THURSDAY, MARCH 3RD, 1966

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 with certain amendments:—

Bill Pr26, An Act respecting the City of Toronto.

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

Bill Pr15, An Act respecting the Township of Pickering.

Bill Pr30, An Act respecting the City of Kitchener.

The following Sessional Paper was Tabled:—

Report of The Department of Tourism and Information and The Department of Public Records and Archives of the Province of Ontario, for the year 1965 (No. 38).

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

Bill 53, An Act to amend The Public Health Act. Mr. Dymond.

Bill 54, An Act to amend The St. Lawrence Parks Commission Act. Mr. Auld.

Bill 55, The Department of Tourism and Information Act, 1966. Mr. Auld.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.
The Order of the Day for Second Reading of Bill 34, An Act to amend The Assessment Act, having been read,

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

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 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, 1967, the following sum:—

801. To defray the expenses of the General Administration, Department of Highways.............................. $ 3,771,000

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.

TWENTY-NINTH DAY
FRIDAY, MARCH 4TH, 1966

Prayers

10.30 O’Clock A.M.

The following Sessional Paper was Tabled:—


The Answer to Question No. 2 was also Tabled.
The following Bills were 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. Bukator,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

THIRTIETH DAY
MONDAY, MARCH 7TH, 1966

PRAYERS

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

Bill Pr7, An Act respecting The Tilbury Public School Board.

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1, March 2nd, 1966.

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

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

Re : Bill Pr7,
15 Elizabeth II, 1966.
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.

Your Commissioners appointed the 28th day of February at 2 p.m. to consider the said petition and Bill and gave notice thereof to the applicant. On the hearing Mr. G. A. Gallagher, Q. C., appeared for the petitioner, The Tilbury Public School Board, and submitted the following documents:

Copy of the Will of William J. Miller

Copy of By-law 2397 of the County of Kent

Copy of the resolution of the Town of Tilbury, passed 24th January, 1966

Copy of affidavit of Malcolm A. Derbyshire

Mr. Derbyshire, Secretary-Treasurer of The Tilbury Public School Board, Mr. H. Herman, a member of the said School Board, Mr. K. B. Rodger, Clerk-Treasurer of the Town of Tilbury, and Mr. J. Young, Mayor of the Town of Tilbury, were also present at the hearing.

The following are the amendments to the Bill we suggest:

Sections 2, 3 and 4 as they appear in the draft Bill be deleted and that in their place be substituted the following:

2. The trustees of the William J. Miller Trust shall be those members of the Public School Board of the area of which the Town of Tilbury forms a part, who are from time to time elected as members of such Board by the public school ratepayers of the Town of Tilbury.

3. Notwithstanding the provisions of By-law 2397 of the County of Kent, which came into force on the 1st day of January, 1966, establishing an enlarged school area which includes the Town of Tilbury, the assets of the William J. Miller Trust are hereby vested in the said trustees of the William J. Miller Trust as herein provided for, and the Board of Trustees of the public school area created by such By-law 2397 is authorized and directed to transfer, convey and pay over the said assets to the said Trustees of the William J. Miller Trust.

4. All moneys both capital and income coming into the hands of the said trustees from the assets of the William J. Miller Trust situate in the United States of America set out in the Schedule hereto shall become and be in the hands of the said trustees, capital of the said trust.

5. The trustees may postpone the realization of any of the assets in the said Schedule set out which are not investments authorized by the laws of Ontario for the investment of trust funds; save as aforesaid all funds of the William J. Miller Trust shall be invested and reinvested in investments authorized by the laws of Ontario for the investment of trust funds.
The first three lines of Section 5 shall be deleted and the following substituted therefor:

"The net income in the hands of the Trustees shall be paid and applied as follows:"

A new section shall be inserted between sections 6 and 7:

"The trustees are authorized to appoint a secretary-treasurer and to engage the services of agents, accountants, investment counsel, solicitors and such other professional assistants as may be reasonably required in the administration of the trust and may pay proper remuneration for such services out of the income of the trust fund."

Your Commissioners have dealt with the Bill on its merits and the form relating thereto. We would point out that the Petitioner, The Tilbury Public School Board, by virtue of the creation of an enlarged public school area, pursuant to The Public Schools Act and By-law 2397 of the County of Kent, ceased to exist on the 1st day of January, 1966, and that all its assets became vested in the Board of the new enlarged public school area. We have not felt called upon to express any opinion as to the effect on the proposed Bill of the facts recited in this paragraph.

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, together with the documents referred to herein, are accordingly returned herewith.

Yours truly,

F. G. MacKay, J.A.,
A. Kelly, J.A.,
Commissioners of Estate Bills.

Bill Pr28, An Act respecting the Estate of William A. Dickieson.

THE SUPREME COURT OF ONTARIO (Crest) Osgoode Hall, Toronto 1,
March 1st, 1966.

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

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

Re: Bill Pr28,
15 Elizabeth II, 1966.
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.

Your Commissioners appointed the 1st day of March at 10 a.m. to consider the said petition and Bill and gave notice thereof to the applicant. On the hearing Mr. Dingwall, Q.C., appeared for the petitioners and submitted the following documents:

Petition of Fanny Eliza Dickieson and Viola Belle Gray

Certified copy of Letters Probate of the Last Will and Testament of William A. Dickieson

Affidavit of Ralph Bowles Newell

Affidavit of Viola Belle Gray


Mr. S. M. McBride, Q.C., appeared on behalf of the Official Guardian representing the infants and unborn children who have or may have an interest in the estate of the testator. Mr. McBride opposed the passage of the Bill.

From the documents submitted and the representation made by the above-named solicitors, it appears that William A. Dickieson, late of the Township of Eramosa, in the County of Wellington, died on 17th October, 1937, having first made his Last Will and Testament. The main asset of the estate was a farm. In respect of this farm he left a life interest to his widow and after her death a life interest to his daughter and provided that on the daughter's death the farm be sold and the proceeds thereof together with the residue of the estate be divided among the children of the said daughter with a provision that, if any of her children died in her life-time, the children of such child were to take the parent's share.

The widow, Fanny Eliza Dickieson, together with the daughter Viola Belle Gray and the daughter's husband have continued since the date of the death of the said testator to reside on and operate the said farm.

The effect of the said Bill Pr28 would be to defeat the provisions of the Will made by the testator with respect to his estate and to vest the title to the farm in the daughter Viola Belle Gray and her husband Albert E. Gray as joint tenants. It would divest the interest of the testator's widow in the estate including her right of encroachment on capital and it would extinguish the interest of the grandchildren of the testator and their issue in the estate.
It is alleged that the farm is in disrepair. There are available other procedures whereby there can be accomplished the object of raising money for the repair of the farm without resorting to the complete destruction of the intention of the testator as to the disposition of his estate as set out in his Will.

We recommend in the strongest terms that this Bill do not pass into law.

The Bill duly signed by the Commissioners and a copy of the petition for the same, together with the documents referred to herein, are accordingly returned herewith.

Yours truly,

F. G. MacKay, J.A.,
A. Kelly, J.A.,
Commissioners of Estate Bills.

Ordered, That Bill Pr7, together with the report of the Commissioners of Estate Bills thereon, be referred to the Standing Committee on Private Bills.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:

802. To defray the expenses of the Electronic Computing Services, Department of Highways ........................................ $ 1,172,000

803. To defray the expenses of the Operations—Head Office Administration ......................................................... 893,000

The Evening Sitting

8.00 O’Clock P.M.

804. To defray the expenses of the Maintenance, King’s Highways and Other Roads, Department of Highways .... $ 92,831,000

805. To defray the expenses of the Purchasing and Other Services ............................................................... 8,870,000
806. To defray the expenses of the Commuter Rail Project,
  Maintenance.............................................. $ 325,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.25 p.m.

THIRTY-FIRST DAY
TUESDAY, MARCH 8TH, 1966

PRAYERS 3.00 O’CLOCK P.M.

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 Pr10, An Act respecting The Board of Trustees of the Continuation School of the Township of Pelee.

Bill Pr37, An Act respecting the City of Hamilton.

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

Bill Pr3, An Act respecting The Board of Education of the Township of Toronto.

Bill Pr7, An Act respecting The Tilbury Public School Board.

Bill Pr25, An Act respecting the City of Hamilton.

Bill Pr32, An Act respecting the City of Ottawa.

Your Committee would recommend that the fees and the penalties and the actual cost of printing be remitted on Bill Pr28, An Act respecting the Estate of William A. Dickieson.
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.

Mr. Sopha moved, seconded by Mr. Nixon, That, in the opinion of this House, it is deplorable that the citizens of many organized municipalities have not got adequate and certain supplies of fresh and potable water nor have the citizens of many municipalities adequate sewage disposal facilities, and, in the opinion of this House, adequate water and sewage services are a minimum requirement for the protection of health, enjoyment of a reasonable standard of living and the attraction and development of industrial growth. This House is further of the opinion that the Government has lacked direction and purpose in providing for many thousands of our citizens their minimum requirements of fresh water and reasonable facilities of sewage disposal.

The Debate proceeded, by agreement, on this motion and on Notice of Motion No. 8 by Mr. Oliver, as follows:—

That the Ontario Water Resources Commission be instructed to report upon the feasibility of piping water from the Great Lakes to drought areas in Western Ontario.

After some time it was,

On motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

The Evening Sitting

8.00 O'Clock P.M.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.
THIRTY-SECOND DAY
WEDNESDAY, MARCH 9TH, 1966

Prayers

3.00 O’Clock P.M.

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 again been read,

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

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

THIRTY-THIRD DAY
THURSDAY, MARCH 10TH, 1966

Prayers

3.00 O’Clock P.M.

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

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

Bill 3, An Act to amend The Public Lands Act.


Bill 22, An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands.

The following Sessional Paper was Tabled:—

Annual Report of The St. Lawrence Parks Commission for the period ending December 31st, 1965 (No. 50).
The following Bill was introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 60, An Act to amend The Hours of Work and Vacations with Pay Act.

Mr. Gisborn.

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, 1967, the following sums:

807. To defray the expenses of the Construction and Other Capital Projects, Department of Highways $224,654,000

808. To defray the expenses of the Planning and Design 13,044,000

809. To defray the expenses of the Property Purchases and Related Services 13,917,000

810. To defray the expenses of the Research and Sundry Engineering Services 4,464,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The Order of the Day for Resuming the Adjourned Debate on Resolutions Nos. 8 and 12 respecting Water Resources having been read,

The Debate was resumed, and after some time,

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 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, 1967, the following sum:—

811. To defray the expenses of the Commuter Rail Project
     —Capital, Department of Highways                      $ 9,300,000

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 10.30 p.m.

THIRTY-FOURTH DAY
FRIDAY, MARCH 11TH, 1966

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, 1967, the following sums:—

2001. To defray the expenses of the Main Office, Department of Tourism and Information                      $ 103,000

2002. To defray the expenses of the Administrative Branch                        1,118,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.05 p.m.
THIRTY-FIFTH DAY
MONDAY, MARCH 14TH, 1966

PRAYERS

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

Bill 61, An Act to establish the Department of Financial and Commercial Affairs. Mr. Robarts.


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, 1967, the following sums:—

2003. To defray the expenses of the Information and Promotion Division, Department of Tourism and Information... $ 1,926,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

2004. To defray the expenses of the Tourist Industry Development Branch.......................... $ 794,000

2005. To defray the expenses of the Public Records and Archives. 397,000

2006. To defray the expenses of the Theatres Branch............. 123,000

2007. To defray the expenses of the Travel Research Branch.... 143,000

2008. To defray the expenses of The St. Lawrence Parks Commission........................................ 2,104,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.45 p.m.
Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee's First Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 7, An Act to amend The Bailiffs Act.
Bill 9, An Act to amend The County Courts Act.
Bill 12, An Act to amend The Public Trustee Act.
Bill 13, An Act to amend The Sheriffs Act.

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:


The following Sessional Papers were Tabled:


46th Annual Report of the Ontario Department of Labour for the fiscal year ending March 31, 1965 (No. 11).
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.

Mr. Gaunt moved, seconded by Mr. Farquhar, That the Ontario Hospital Services Commission extend coverage to all aged and infirm persons who are no longer eligible to remain in hospital but require long-term care and who choose to enter a nursing home, provided that nursing home is provincially licensed and inspected. Also, That O.H.S.C. be extended to cover disabled children, whose disability is so great that they are incapable of caring for themselves.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

**THE EVENING SITTING**

8.00 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, 1967, the following sum:—

2009. To defray the expenses of the Ontario Centennial Project, Department of Tourism and Information............. $ 1,715,000

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.
THIRTY-SEVENTH DAY
WEDNESDAY, MARCH 16TH, 1966

Prayers

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 Labour Relations Act. Mr. Rowntree.


The following Sessional Papers were Tabled:

Annual Report of the Inspector of Legal Offices for the year ending December 31st, 1965 (No. 5).


Copy of a letter from the Prime Minister to the President of FAME (No. 63).

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

Bill Pr3, An Act respecting The Board of Education of the Township of Toronto.

Bill Pr7, An Act respecting The Tilbury Public School Board.

Bill Pr10, An Act respecting The Board of Trustees of the Continuation School of the Township of Pelee.

Bill Pr22, An Act respecting The Board of Education for the City of London.

Bill Pr25, An Act respecting the City of Hamilton.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr29, An Act respecting The Excelsior Life Insurance Company.

Bill Pr32, An Act respecting the City of Ottawa.
Bill Pr36, An Act respecting the Township of North York.

Bill Pr37, An Act respecting the City of Hamilton.

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

Bill 19, An Act to repeal The Stallions Act.

Bill 24, An Act to amend The Department of Agriculture Act.

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

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

That,

every person, syndicate, reciprocal exchange or corporation transacting business as an insurer for fire insurance within the meaning of The Insurance Act shall, in addition to the taxes and fees now required by law to be paid, pay to the Treasurer of Ontario on or before the 15th day of March in each year such sum as is determined by the Lieutenant Governor in Council, not exceeding 1 per cent, calculated upon the gross premiums, fixed payments and assessments, other than those in respect of reinsurance ceded to such insurer by other insurers, received during the preceding year in respect of fire insurance business transacted in Ontario, excluding,

(a) premiums returned; and

(b) the cash value of dividends paid or credited to policyholders by mutual insurance companies and reciprocal exchanges,

as shown by the annual statement furnished to the Superintendent of Insurance under The Insurance Act,

as provided in Bill 10, An Act to amend The Fire Marshals Act.

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

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


Bill 9, An Act to amend The County Courts Act.


Bill 12, An Act to amend The Public Trustee Act.

Bill 13, An Act to amend The Sheriffs Act.


Bill 32, An Act to establish the Grand River Conservation Authority.


Bill Pr2, An Act respecting The Kenora Rink Company Limited.

Bill Pr4, An Act respecting The Greater Niagara General Hospital.

Bill Pr5, An Act respecting The Toronto Aged Men's and Women's Homes.

Bill Pr6, An Act respecting the Township of Toronto.

Bill Pr8, An Act respecting the Strathroy Middlesex General Hospital.

Bill Pr11, An Act respecting the City of Brantford.

Bill Pr12, An Act respecting Huntington University.

Bill Pr14, An Act to establish The Guelph District Board of Education.

Bill Pr16, An Act respecting L'Institut Canadien Français de la Cité d'Ottawa.

Bill Pr19, An Act respecting the Town of Weston.

Bill Pr20, An Act respecting the Police Village of Baden.

Bill Pr21, An Act respecting the City of London.

Bill Pr23, An Act respecting the Town of Thorold.

Bill Pr24, An Act respecting the Gananoque High School District.

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

Bill Pr9, An Act respecting the City of Port Arthur.

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

The House then adjourned at 5.45 p.m.
THIRTY-EIGHTH DAY
THURSDAY, MARCH 17TH, 1966

PRAYERS

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


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


Bill 70, An Act to amend The Retail Sales Tax Act, 1960-61. 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.

Mr. Lawrence (Russell) moved, seconded by Mr. Harris, That this Legislature by formal resolution let it be known to the Legislatures and peoples of its sister Provinces that our faith in Canada as a viable and successful independent nation transcends the whole question of the status of individual Provinces within our Confederation.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.
THE EVENING SITTING

8.00 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, 1967, the following sum:—

1001. To defray the expenses of the Main Office, Department of
Lands and Forests.................................................. $ 2,351,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.45 p.m.

THIRTY-NINTH DAY
FRIDAY, MARCH 18th, 1966

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 73, An Act to amend The Land Transfer Tax Act. Mr. Allan.

Bill 74, An Act to amend The Succession Duty Act. Mr. Allan.

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

Bill 1, An Act to amend The Conveyancing and Law of Property Act.
Bill 9, An Act to amend The County Courts Act.


Bill 12, An Act to amend The Public Trustee Act.

Bill 13, An Act to amend The Sheriffs Act.


Bill 32, An Act to establish the Grand River Conservation Authority.


Bill Pr2, An Act respecting The Kenora Rink Company Limited.

Bill Pr4, An Act respecting The Greater Niagara General Hospital.

Bill Pr5, An Act respecting The Toronto Aged Men's and Women's Homes.

Bill Pr6, An Act respecting the Township of Toronto.

Bill Pr8, An Act respecting the Strathroy Middlesex General Hospital.

Bill Pr9, An Act respecting the City of Port Arthur.

Bill Pr11, An Act respecting the City of Brantford.

Bill Pr12, An Act respecting Huntington University.

Bill Pr14, An Act to establish The Guelph District Board of Education.

Bill Pr16, An Act respecting L'Institut Canadien Français de la Cité d'Ottawa.

Bill Pr19, An Act respecting the Town of Weston.

Bill Pr20, An Act respecting the Police Village of Baden.

Bill Pr21, An Act respecting the City of London.

Bill Pr23, An Act respecting the Town of Thorold.

Bill Pr24, An Act respecting the Gananoque High School District.

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 12.50 p.m.

FORTIETH DAY
MONDAY, MARCH 21ST, 1966

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, 1967, the following sums:—

1002. To defray the expenses of the Fish and Wildlife Branch, Department of Lands and Forests .................. $ 695,000
1003. To defray the expenses of the Forest Protection Branch . . . 230,000
1004. To defray the expenses of the Lands and Surveys Branch . . 1,289,000
1005. To defray the expenses of the Parks Branch ................. 201,000
1006. To defray the expenses of the Research Branch ............. 882,000

THE EVENING SITTING
8.00 O'CLOCK P.M.

1007. To defray the expenses of the Timber Branch ................. $ 1,156,000
1008. To defray the expenses of the Forest Ranger School . . . . 243,000
1009. To defray the expenses of the Junior Ranger Program ....... 930,000
1010. To defray the expenses of the Basic Organization .......... 26,162,000
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............. $ 1,268,000
1014. To defray the expenses of the Parks Branch............. 4,500,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 10.30 p.m.

FORTY-FIRST DAY
TUESDAY, MARCH 22ND, 1966

PRAYERS

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

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

Bill 42, An Act to amend The Change of Name Act.

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


Mr. Rowntree.
Bill 76, An Act proclaiming Arbor Week. *Mr. Thrasher.*

The following Sessional Paper was Tabled:—


Answers were Tabled to Questions Nos. 8, 10 and 18 (*See Hansard*).

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

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

*Ordered*, That the Report be received.

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

The Order of the Day for Second Reading of Bill 17, An Act to amend The Ontario Human Rights Code, 1961-62, having been read,

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

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

**THE EVENING SITTING**

8.00 O'CLOCK P.M.

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

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

*Ordered*, That the Report be received.

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

The House then adjourned at 10.35 p.m.
FORTY-SECOND DAY
WEDNESDAY, MARCH 23RD, 1966

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 77, An Act to incorporate The Ontario Education Capital Aid Corporation. Mr. Allan.

The following Sessional Papers were Tabled:


1964 Annual Report of Municipal Statistics, Department of Municipal Affairs (No. 16).

The Order of the Day for Second Reading of Bill 70, An Act to amend The Retail Sales Tax Act, 1960-61, having been read,

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

Mr. Bryden moved, seconded by Mr. Gisborn,

That the motion for second reading of Bill No. 70, An Act to amend The Retail Sales Tax Act, 1960-61, be amended by striking out all the words after "That" and substituting the following:

In the opinion of this House the government, before making a further large increase in the retail sales tax which will bear heavily on those least able to pay, should take fuller advantage of more progressive taxes, notably, corporation and personal income taxes and levies on natural resources exploited for private profit.

The Debate continued, and after some time,

Mr. Speaker put the Question, Shall the words "the Bill be now read the second time" stand, and the Question having been decided in the affirmative on the following division:
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Mr. Speaker declared the Bill to be read the second time and referred to the Committee of the Whole House,

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

Bill 54, An Act to amend The St. Lawrence Parks Commission Act.

Bill 55, The Department of Tourism and Information Act, 1966.


Bill 73, An Act to amend The Land Transfer Tax Act.

Bill 74, An Act to amend The Succession Duty Act.

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


Debate was adjourned on the motion for Second Reading of the following Bill:—

Bill 61, An Act to establish the Department of Financial and Commercial Affairs.

The House then adjourned at 6.00 p.m.

FORTY-THIRD DAY
THURSDAY, MARCH 24TH, 1966

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 78, The Mental Health Act, 1966.  Mr. Dymond.

Bill 79, An Act to amend The Mental Hospitals Act.  Mr. Dymond.


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.

The Evening Sitting 8.00 O’Clock P.M.

The Debate continued 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, above all, this House regrets governmental failure to achieve even the basic prerequisites necessary to eliminate poverty and to prevent its recurrence in succeeding generations and, to remedy this neglect, advocates that:

1. Government policy should henceforth be oriented towards a guaranteed basic income program, dynamic regional economic and social development, and a comprehensive manpower program based in the first instance on a skills inventory.

2. As an immediate, interim measure, old age security and related allowances should be increased to $100 per month.

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

AYES

Braithwaite  Lewis  Sargent
Bryden     (Scarborough West)  Singer
Bukator    MacDonald  Smith
Davison    Newman  Sopha
Farquhar   Nixon  Spence
Freeman    Oliver  Thompson
Gaunt      Paterson  Worton
Gisborn    Racine  Young—24.

NOES

Apps  Haskett  Price
Bales  Hodgson  Pritchard (Mrs.)
Beckett  Hodgson  Randall
Boyer  (Scarborough East)  Reilly
Brown  Hodgson  Robarts
Butler  (Victoria)  Rollins
Carruthers  Johnston  Root
Carton  Kerr  Rowe
Cecile  Knox  Simonett
Cowling  Lawrence  Spooner
Demers  (St. George)  Stewart
Downer  Lewis  Thrasher
Dunlop  (Humber)  Villeneuve
Dymond  Mackenzie  Walker
Eagleson  MacNaughton  Wardrobe
Edwards  McKeeough  Wells
Evans  McNeil  White
Ewen  Noden  Whitney
Gomme  Olde  Wishart
Grossman  Peck  Yakabuski
Guindon  Pittock  Yaremko—59.
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 that this House:

1. Regrets the failure of the Government to protect the rights of the individual citizen of the Province of Ontario against the ever-growing encroachment of the bureaucratic process.

2. Regrets that the Government has declined to co-operate with the Federal Government in the field of medical care and has failed to provide a universal, comprehensive medical plan for all citizens of Ontario.

3. Regrets the failure of the Government to provide equal educational opportunity for all citizens of Ontario.

4. Deplores the attitude of the Government towards the rights of those who contribute to the greatness of the Province through their labour and deprives them of using the collective bargaining process to improve their pension rights.

5. Regrets the failure of the Government to ensure that the farmer receives his equitable share of the fruits of the abundant economy.

6. Regrets the Government's neglect in having failed to take the necessary steps to bring into existence effective regional government.

7. Deplores the neglect of the Government toward the pressing needs of the northern part of our Province and its failure to take positive action to develop a varied economy in that important area.

8. Recommends that, in view of the failure of the Fulton-Favreau formula for the amendment of the British North America Act to win universal acceptance in Canada, the Government place in the hands of an all-party Committee the problem of devising a scheme of repatriation and amendment of our constitution, which Committee would avail itself of the assistance of the Ontario Advisory Committee."

having been put, was lost on the same Division.

The main motion, having then been put, was carried on the same vote reversed—59 to 24,

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 House then adjourned at 10.50 p.m.

FORTY-FOURTH DAY
FRIDAY, MARCH 25TH, 1966

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 84, An Act to amend The Public Hospitals Act. Mr. Dymond.

Bill 85, An Act to amend The Medical Act. Mr. Dymond.

The following Sessional Papers were Tabled:—

Report of the Minister of Agriculture for the year ending March 31, 1965
(No. 21).

Agricultural Statistics for Ontario, 1964 (No. 22).

Annual Report to the Minister of Agriculture of the Ontario Telephone
Service Commission, 1964 (No. 49).

Eleventh Annual Report of the Ontario Food Terminal for the fiscal year
ending March 31, 1965 (No. 27).

Annual Report of the Ontario Stock Yards Board for the fiscal year ended
June 30, 1965 (No. 25).

Report of the Loans made under The Co-operative Loans Act, during the
period January 1, 1965, to December 31, 1965 (No. 26).

Ontario Department of Agriculture Annual Report of the Agricultural
Research Institute of Ontario, April 1, 1964–March 31, 1965 (No. 29).
Answers were Tabled to Questions Nos. 6, 7, 16, 17, 19, 22 and 23 (See Hansard).

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,

(a) every purchaser shall pay to the Treasurer a tax at the rate of 22 cents per imperial gallon on all fuel received by him; and

(b) every registrant shall pay to the Treasurer a tax at the rate of 22 cents per imperial gallon on all fuel used by him to generate power for the propulsion of a motor vehicle,


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 22 cents per imperial gallon on all diesel fuel purchased or delivery of which is received by him in Ontario for his own use,


That,

(a) every purchaser of tangible personal property shall pay to Her Majesty in right of Ontario a tax in respect of the consumption or use thereof computed at the rate of 5 per cent of the fair value thereof;

(b) every purchaser who, after the coming into force of this Act, takes delivery of any tangible personal property purchased by him prior to the coming into force of this Act shall pay to Her Majesty in right of Ontario a tax at the rate of 5 per cent of the purchase price of such tangible personal property; and

(c) every person who brings into Ontario or who receives delivery in Ontario of tangible personal property acquired by him for value for his own consumption or use, or for the consumption or use of other persons at his expense, or on behalf of, or as agent for, a principal who desires to acquire such property
for the consumption or use by such principal or other persons at his expense, shall immediately report the matter in writing to the Comptroller and shall supply him with the invoice and all other pertinent information required by him in respect of the consumption or use of such property and at the same time shall pay to Her Majesty in right of Ontario the same tax in respect of the consumption and use of such property as would have been payable if the property had been purchased at a retail sale in Ontario,

as provided in Bill 70, An Act to amend The Retail Sales Tax Act, 1960-61.

That,

every consumer shall pay to Her Majesty in right of Ontario a tax computed at the rate of,

(a) one-tenth of 1 cent on every cigarette purchased by him;

(b) 1 cent per ounce or part thereof of any tobacco, other than cigarettes or cigars, purchased by him at a price of less than 50 cents a package;

(c) 1 cent per ounce or part thereof of any tobacco, other than cigarettes or cigars, that is packaged in quantities of two ounces or more and purchased by him at a price of less than 25 cents per ounce; and

(d) 2 cents per ounce or part thereof of any tobacco, other than cigarettes or cigars, purchased by him at a price of 50 cents or more a package,


That,

every purchaser of gasoline shall pay to the Minister for the use of the Crown in right of Ontario a charge or tax at the rate of 16 cents per imperial gallon on all gasoline purchased or delivery of which is received by him,

as provided in Bill 72, An Act to amend The Gasoline Tax Act.

That,

every person who tenders for registration a conveyance, deed, transfer or other instrument or writing whereby any land is granted, assigned, conveyed or otherwise transferred shall pay a tax before the conveyance, deed, transfer, instrument or writing is registered, computed at the rate of one-fifth of 1 per cent upon the value of the consideration for the grant, assignment, conveyance or other transfer up to $25,000, and two-fifths of 1 per cent upon the remainder,

as provided in Bill 73, An Act to amend The Land Transfer Tax Act.
That,

the increases in exemptions from the succession duty in favour of widows, dependent children and certain widowers,

as provided in Bill 74, An Act to amend The Succession Duty Act, be approved.

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

Bill 3, An Act to amend The Public Lands Act.


Bill 73, An Act to amend The Land Transfer Tax Act.

Bill 74, An Act to amend The Succession Duty Act.

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

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

Bill 77, An Act to incorporate The Ontario Education Capital Aid Corporation.

The Order of the Day for Second Reading of Bill 33, An Act to amend The Assessment Act, having been read,

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

The Debate concluded on the adjournment of the House.

The House then adjourned at 12.55 p.m.
FORTY-FIFTH DAY
MONDAY, MARCH 28TH, 1966

PRAYERS

The House observed a minute's silence in respect to the memory of Robert W. Gibson, late member for Kenora, who departed this life on Saturday last, March 26th.

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

Bill 3, An Act to amend The Public Lands Act.


Bill 73, An Act to amend The Land Transfer Tax Act.

Bill 74, An Act to amend The Succession Duty Act.

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

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

That,

the Lieutenant Governor in Council may authorize the Treasurer of Ontario to guarantee payment by Ontario of any debentures, bills or notes issued by, or of any temporary loan made to, The Ontario Education Capital Aid Corporation under the authority of The Ontario Education Capital Aid Corporation Act, 1966, and any guarantee given or purporting to be given under the authority of section 8 of The Ontario Education Capital Aid Corporation Act, 1966 is binding upon Ontario and is not open to question upon any ground whatever,

as provided in Bill 77, An Act to incorporate The Ontario Education Capital Aid Corporation.
Also, that the Committee had directed him to report the following Bill without amendment:

Bill 77, An Act to incorporate The Ontario Education Capital Aid Corporation.

Ordered, That the Report be now received and adopted and that the Bill 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 supplementary sums:

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT

611. To defray the expenses of the Special Grant $ 861,600

DEPARTMENT OF HEALTH

716. To defray the expenses of the Special Grants $ 4,575,000

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:

901. To defray the expenses of the Main Office, Department of Labour $ 1,230,000

THE EVENING SITTING

8.00 O’CLOCK P.M.

902. To defray the expenses of the Industrial Training Branch $ 2,323,000

903. To defray the expenses of the Conciliation Services 583,000

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 10.35 p.m.
FORTY-SIXTH DAY
TUESDAY, MARCH 29TH, 1966

Prayers

3.00 O'Clock P.M.

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

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, 1966, such payments to be charged to
the proper appropriations following the voting of Supply.

The following Sessional Papers were Tabled:—

Report on the Audit for the Year ending March 31st, 1965, of the Public
Service Superannuation Fund and the Public Service Retirement Fund (No. 32).

Report of the Minister of Education’s Committee on the Training of Element-
ary School Teachers, 1966 (No. 64).

The following Bill was read the third time and was passed:—

Bill 77, An Act to incorporate The Ontario Education Capital Aid Cor-
poration.

The Order of the Day for Second Reading of Bill 66, The Securities Act, 1966,
having been read, Mr. Wishart moved that the Bill be now read the second time,
and after some time,

On motion by Mr. Singer, it was,

Ordered, That the Debate be adjourned.

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 certain 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 73, An Act to amend The Land Transfer Tax Act.
Bill 74, An Act to amend The Succession Duty Act.
Bill 77, An Act to incorporate The Ontario Education Capital Aid Corporation."

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.

Mr. Wells moved, seconded by Mr. Thrasher, That appropriate representations be made to the Government of Canada advocating the repeal of that portion of Section 150, Clause 2 (c), of the Criminal Code which pertains to contraception.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The Debate on the motion for Second Reading of Bill 66, The Securities Act, 1966, was resumed, and after some time, it was,

On motion by Mr. Yaremko,

Ordered, That the Debate be adjourned.

The House then adjourned at 11.20 p.m.
FORTY-SEVENTH DAY
WEDNESDAY, MARCH 30TH, 1966

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

The following Sessional Paper was Tabled:

Annual Report of the Office of the Registrar General, Department of the Provincial Secretary and Citizenship, for the fiscal year ending December 31, 1965 (No. 18).

Mr. Speaker addressed the House as follows:

Yesterday I was asked to give the House a definitive statement of the sub judice rule as it applies in this House, with particular reference to a recent ruling by the Chairman of the Committee of the Whole House.

At the outset, I remind the House that by Rule 1 (b) the Rules and precedents of this Legislature are binding on us and that we go elsewhere for guidance only when a point is not covered by our own Rules and precedents. However, in this instance, I find no great variance in the rules and decisions followed in this House, and in the House of Commons of Canada and of the United Kingdom.

Briefly, then, I find the situation to be this:

A criminal action is sub judice from charge to final disposition by the Courts, and no reference to the case may be made by way of motion, question, including a supplementary question, or in debate.

A civil action is subject to the rule in the same way from the time it is set down for trial until disposed of, and, in case of appeal, from the time of notice of appeal to disposition thereof, subject, however, to this most important proviso, which I cannot stress too strongly: that is, that absolute discretion must be left with the Speaker to intervene at any time to stop any debate, even if the action has not been set down, if, in his opinion, there is a real danger of prejudice, nor can he permit any discussion of his ruling if he so intervenes. Relevant to this, I call to the attention of the House that a bad practice has grown up, that of debating the Speaker's or Chairman's rulings under the guise of points of order.
In all jurisdictions which have come to my notice, it is absolutely clear that there can be no discussion, question or motion relating to matters referred to Royal Commissions or referred by the House itself to tribunals or select committees of the House, until the report is made. In this connection, I should point out that whether or not the statement or question would be in contempt of court, if said outside the House, is entirely irrelevant. This is a question of law which the Speaker cannot be expected to be able to decide, nor has he any need to so decide.

I come now to the type of body with which the Chairman was concerned in his ruling to which I referred earlier. In the case of these lesser bodies, it has always been left entirely in the discretion of the Chair. The rule has consistently been held to apply to such lesser bodies but only if the Chair feels that there is a real danger of prejudice. The precedents indicate that the Chair has consistently exercised this discretion in a very generous way so as not to unduly curtail debate, and, in my opinion, this is how the discretion should be exercised in order to give flexibility. Nevertheless, the discretion should remain where it is, that is, with the Chair.

Applying this to the specific case, the Chairman was entirely within his rights to exercise his discretion in the way he did. However, I have suggested to him that, in the interests of free discussion, he might moderate his ruling to allow the discussion of salaries to be pursued during the consideration of the Estimates of the various Departments of Government, so long as no civil servant or group of civil servants is prejudiced with respect to the arbitration of salaries.

The Debate on the motion for Second Reading of Bill 66, The Securities Act, 1966, was resumed, and after some time,

The motion was declared to be carried and the Bill read the second time and referred to the Committee on Legal Bills and Labour.

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

Bill 64, An Act to amend The Labour Relations Act.


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

Bill 78, The Mental Health Act, 1966.

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

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

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

Bill Pr3, An Act respecting The Board of Education of the Township of Toronto.

Bill Pr7, An Act respecting The Tilbury Public School Board.

Bill Pr10, An Act respecting The Board of Trustees of the Continuation School of the Township of Pelee.

Bill Pr17, An Act respecting the Canadian National Exhibition Association.

Bill Pr22, An Act respecting The Board of Education for the City of London.

Bill Pr25, An Act respecting the City of Hamilton.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr27, An Act respecting the Town of Burlington.

Bill Pr29, An Act respecting The Excelsior Life Insurance Company.

Bill Pr32, An Act respecting the City of Ottawa.

Bill Pr34, An Act respecting the City of Sudbury.

Bill Pr37, An Act respecting the City of Hamilton.

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

The House then adjourned at 6.10 p.m.

FORTY-EIGHTH DAY
THURSDAY, MARCH 31st, 1966

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 81, An Act to amend The Municipality of Metropolitan Toronto Act. Mr. Robarts.
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.

Mr. Bukator moved, seconded by Mr. Newman, That a Select Committee of this House be appointed to inquire into and report upon all aspects of pollution in the waters of the Great Lakes and the problems of air pollution in Ontario.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

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**The Evening Sitting**

8.00 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. Harris,

*Ordered*, That the Debate be adjourned.

The House then adjourned at 10.30 p.m.

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**FORTY-NINTH DAY**

**FRIDAY, APRIL 1ST, 1966**

**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:—


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, 1967, the following sums:

904. To defray the expenses of the Labour Standards Branch, Department of Labour

\[ \text{\$808,500} \]

905. To defray the expenses of the Labour Relations Board

\[ \text{\$556,000} \]

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 1.00 p.m.

FIFTIETH DAY
MONDAY, APRIL 4TH, 1966

3.00 O'CLOCK P.M.

Prayers

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

The Evening Sitting

8.00 O'CLOCK P.M.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:

1201. To defray the expenses of the Main Office, Department of Mines

\[ \text{\$630,000} \]

1202. To defray the expenses of the Geological Branch

\[ \text{\$1,295,000} \]

1203. To defray the expenses of the Mines Inspection Branch

\[ \text{\$418,000} \]

1204. To defray the expenses of the Laboratories Branch

\[ \text{\$235,000} \]
1205. To defray the expenses of the Sulphur Fumes Arbitrator... $ 29,000

1206. To defray the expenses of the Mining Lands Branch... 423,000

1207. To defray the expenses of the Main Office... 500,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.05 p.m.

FIFTY-FIRST DAY
TUESDAY, APRIL 5TH, 1966

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 89, An Act respecting Regional Development Councils. Mr. Randall.


Bill 91, An Act to incorporate the Ontario Development Corporation. Mr. Randall.

The following Sessional Paper was Tabled:
Report of the Minister, Ontario Department of Transport, 1964-65 (No. 54).

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

Bill Pr3, An Act respecting The Board of Education of the Township of Toronto.

Bill Pr7, An Act respecting The Tilbury Public School Board.
Bill Pr10, An Act respecting The Board of Trustees of the Continuation School of the Township of Pelee.

Bill Pr17, An Act respecting the Canadian National Exhibition Association.

Bill Pr22, An Act respecting The Board of Education for the City of London.

Bill Pr25, An Act respecting the City of Hamilton.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr27, An Act respecting the Town of Burlington.

Bill Pr29, An Act respecting The Excelsior Life Insurance Company.

Bill Pr32, An Act respecting the City of Ottawa.

Bill Pr34, An Act respecting the City of Sudbury.

Bill Pr37, An Act respecting the City of Hamilton.

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, 1967, the following sums:

906. To defray the expenses of the Safety and Technical Services, Department of Labour ........................................... $ 2,553,000

THE EVENING SITTING

8.00 O’CLOCK P.M.

907. To defray the expenses of the Human Rights Commission . $ 131,500

908. To defray the expenses of the Research Branch ............... 291,000

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

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


Bill 22, An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands.

Bill 35, An Act to prevent Discrimination in Employment Because of Age.


Bill 38, An Act to amend The Ontario Northland Transportation Commission Act.


Bill 42, An Act to amend The Change of Name Act.


Bill 54, An Act to amend The St. Lawrence Parks Commission Act.

Bill 55, The Department of Tourism and Information Act, 1966.


Bill Pr35, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.

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 10.25 p.m.
FIFTY-SECOND DAY
WEDNESDAY, APRIL 6TH, 1966

Prayers

On motion by Mr. Robarts,

Ordered, That when this House adjourns today, it do stand adjourned until Monday, April 18th, at 3.00 o'clock p.m.

The following Bill was introduced, read the first time, and ordered to be read the second time at a later date:—


Answers were Tabled to Questions Nos. 1, 9 and 20 (See Hansard).

The Debate on the motion for Second Reading of Bill 61, An Act to establish the Department of Financial and Commercial Affairs, was resumed, and after some time,

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

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


Bill 87, An Act to amend The Provincial Parks Act.


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


Bill 85, An Act to amend The Medical Act.
The following Bills were read the third time and were passed:—


Bill 22, An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands.

Bill 35, An Act to prevent Discrimination in Employment Because of Age.


Bill 38, An Act to amend The Ontario Northland Transportation Commission Act.


Bill 42, An Act to amend The Change of Name Act.


Bill 54, An Act to amend The St. Lawrence Parks Commission Act.

Bill 55, The Department of Tourism and Information Act, 1966.


Bill Pr35, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.

The Order of the Day for Third Reading of Bill 21, An Act to amend The Crown Timber Act, having been read,

Mr. Roberts moved that the Bill be now read the third time.

Mr. Ben moved, seconded by Mr. Newman,

That all the words after the word "that" be struck out and the following substituted therefor:—

"the Bill be not now read a third time but be referred back to the Committee of the Whole House for the purpose of amending Section 9 thereof to provide for payment of stumpage charges plus a penalty not exceeding four times such stumpage charges, and imprisonment as an alternative penalty."

which amendment was declared to be lost and the Bill was accordingly read the third time and passed.
The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour’s Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:

"The following are the titles of the Bills to which Your Honour’s Assent is prayed:

Bill 1, An Act to amend The Conveyancing and Law of Property Act.
Bill 3, An Act to amend The Public Lands Act.
Bill 9, An Act to amend The County Courts Act.
Bill 12, An Act to amend The Public Trustee Act.
Bill 13, An Act to amend The Sheriffs Act.
Bill 22, An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands.
Bill 32, An Act to establish the Grand River Conservation Authority.
Bill 35, An Act to prevent Discrimination in Employment Because of Age.

Bill 38, An Act to amend The Ontario Northland Transportation Commission Act.


Bill 42, An Act to amend The Change of Name Act.


Bill 54, An Act to amend The St. Lawrence Parks Commission Act.

Bill 55, The Department of Tourism and Information Act, 1966.


Bill Pr2, An Act respecting The Kenora Rink Company Limited.

Bill Pr3, An Act respecting The Board of Education of the Township of Toronto.

Bill Pr4, An Act respecting The Greater Niagara General Hospital.

Bill Pr5, An Act respecting The Toronto Aged Men's and Women's Homes.

Bill Pr6, An Act respecting the Township of Toronto.

Bill Pr7, An Act respecting The Tilbury Public School Board.

Bill Pr8, An Act respecting the Strathroy Middlesex General Hospital.

Bill Pr9, An Act respecting the City of Port Arthur.

Bill Pr10, An Act respecting The Board of Trustees of the Continuation School of the Township of Pelee.

Bill Pr11, An Act respecting the City of Brantford.

Bill Pr12, An Act respecting Huntington University.
Bill Pr14, An Act to establish The Guelph District Board of Education.

Bill Pr16, An Act respecting L’Institut Canadien Français de la Cité d’Ottawa.

Bill Pr17, An Act respecting the Canadian National Exhibition Association.

Bill Pr19, An Act respecting the Town of Weston.

Bill Pr20, An Act respecting the Police Village of Baden.

Bill Pr21, An Act respecting the City of London.

Bill Pr22, An Act respecting The Board of Education for the City of London.

Bill Pr23, An Act respecting the Town of Thorold.

Bill Pr24, An Act respecting the Gananoque High School District.

Bill Pr25, An Act respecting the City of Hamilton.

Bill Pr26, An Act respecting the City of Toronto.

Bill Pr27, An Act respecting the Town of Burlington.

Bill Pr29, An Act respecting The Excelsior Life Insurance Company.

Bill Pr32, An Act respecting the City of Ottawa.

Bill Pr34, An Act respecting the City of Sudbury.

Bill Pr35, An Act respecting The Board of Trustees of the Roman Catholic Separate Schools for the City of Windsor.

Bill Pr37, An Act respecting the City of Hamilton.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

“In Her Majesty’s name, the Honourable the Lieutenant Governor doth assent to these Bills.”

His Honour was then pleased to retire.

The House then adjourned at 5.35 p.m.
FIFTY-THIRD DAY
MONDAY, APRIL 18TH, 1966

PRAYERS

3.00 O'CLOCK P.M.

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

THE EVENING SITTING

8.00 O'CLOCK P.M.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:

1801. To defray the expenses of the Main Office, Department of Public Works ........................................ $ 1,369,000
1802. To defray the expenses of the Ontario Government Buildings—Operational Maintenance .................................... 4,441,000
1803. To defray the expenses of the Ontario Government Buildings—Repairs .................................................. 3,355,000
1804. To defray the expenses of the Telephone Communication Services ................................................................. 1,735,000
1805. To defray the expenses of the Leased Premises .................... 4,150,000
1806. To defray the expenses of the Maintenance of Locks, Bridges, Dams and Docks, etc ........................................ 125,000
1807. To defray the expenses of the Miscellaneous .................... 642,000
1808. To defray the expenses of the Architectural and Engineering .................................................................................. 1,925,000
1809. To defray the expenses of the Purchasing ..................................... 524,000
1810. To defray the expenses of the Property and Surveys .............. 544,000

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 10.55 p.m.
FIFTY-FOURTH DAY
TUESDAY, APRIL 19TH, 1966

PRAYERS

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The Order of the Day for Second Reading of Bill 15, An Act to amend The Election Act, having been read,

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

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

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, 1967, the following sums:

1811. To defray the expenses of the Public Buildings and Services,
        Department of Public Works ......................... $ 37,007,000

1812. To defray the expenses of the Dams, Docks and Locks... 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 11.00 p.m.
FIFTY-FIFTH DAY
WEDNESDAY, APRIL 20TH, 1966

PRAYERS

The following Sessional Papers were Tabled:—


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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 5.50 p.m.

FIFTY-SIXTH DAY
THURSDAY, APRIL 21ST, 1966

PRAYERS

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

Bill 93, An Act to amend The Evidence Act. Mr. Wishart.


Bill 95, An Act to amend The Fire Departments Act. Mr. Wishart.

Bill 96, An Act to amend The Credit Unions Act. Mr. Wishart.
The Order of the Day for Second Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, having been read,

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

Mr. Thompson moved, seconded by Mr. Oliver, That all the words of the motion after "that" be struck out and the following words substituted:

"the Bill not now be read a second time but be referred to the Standing Committee on Municipal Affairs with instructions to amend Bill 81—

To provide for complete amalgamation of all municipal governments within Metro Toronto, and that the said Committee report back to this Legislature within two weeks."

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

On motion by Mr. MacDonald,

Ordered, That the Debate be adjourned.

With the consent of the House, Notice of Motion No. 14, by Mr. Trotter, was withdrawn.

Mr. Kerr moved, seconded by Mrs. Pritchard, That, in view of the high cost of repairing motor vehicles and the corresponding increase in insurance rates in Ontario, a study be conducted as to the procedure followed by insurance companies licensed in the Province in assessing and adjusting accident claims, including the system of tendering on cost of repairs of insured vehicles.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

The Evening Sitting

8.00 O’Clock P.M.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, 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 then adjourned at 10.30 p.m.
FIFTY-SEVENTH DAY
FRIDAY, APRIL 22ND, 1966

PRAYERS

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

Bill 97, An Act to amend The Registry Act. Mr. Wishart.
Bill 98, An Act to amend The Land Titles Act. Mr. Wishart.
Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau. Mr. Wishart.
Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit. Mr. Wishart.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, 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 12.55 p.m.

FIFTY-EIGHTH DAY
MONDAY, APRIL 25TH, 1966

PRAYERS

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

Bill 102, An Act to provide for the Establishment of The St. Clair Parkway Commission. Mr. MacNaughton.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, having been read,

The Debate was resumed.

THE EVENING SITTING

8.00 O'CLOCK P.M.

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

On motion by Mr. Bryden,

Ordered, That the Debate be adjourned.

The House then adjourned at 10.30 p.m.

FIFTY-NINTH DAY

TUESDAY, APRIL 26TH, 1966

PRAYERS

3.00 O'CLOCK P.M.

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

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

Bill 64, An Act to amend The Labour Relations Act.

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 Motion for Second Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, having been read,
The Debate was resumed and, after some time, it was,

On motion by Mr. White,

Ordered, That the Debate be adjourned.

Mr. Paterson moved, seconded by Mr. Racine, That an adequately staffed branch be established in the Department of the Attorney General to investigate all bankruptcies and to ensure that in any breach of the law appropriate action is initiated by law officers of the Crown.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING 8.00 O’CLOCK P.M.

The Order of the Day for Resuming the Adjourned Debate on the amendment to the Motion for Second Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, having again been read,

The Debate was resumed and, after some time,

Mr. Speaker put the Question, Shall the words “the Bill be now read the second time” stand, and the Question having been decided in the affirmative on the following division:—

**Ayes**

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Mr. Speaker declared the Bill to be read the second time and referred to the Committee of the Whole House.

The Order of the Day for Second Reading of Bill 86, An Act to amend The Loan and Trust Corporations Act, having been read,

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

Mr. Renwick moved, seconded by Mr. Bryden, That the motion “that the Bill be now read the second time” be amended by striking out the word “now” and adding the words “sixty days hence”.

The Debate continued, and after some time,

Mr. Speaker put the Question, Shall the word “now” stand, and the Question having been decided in the affirmative on the following division:—

**AYES**

Auld
Boyer
Brunelle
Bukator
Cecile
Demers
Downer
Dymond
Edwards
Evans
Ewen
Farquhar
Grossman
Haskett
Henderson
Hodgson  
(Scarborough East)
Hodgson  
(Victoria)
Johnston  
(Parry Sound)

Lawrence  
(Russell)
Lawrence  
(St. George)
Letherby
Lewis  
(Humber)
MacNaughton
Morningstar
McKeough
McNeil
Newman
Nixon
Noden
Olde
Oliver
Paterson
Pittcock
Pritchard (Mrs.)
Racine
Randall
Robarts
Rollins
Root
Rowe
Rowntree
Sargent
Singer
Smith
Spence
Spooner
Thompson
Thrasher
Trotter
Walker
Wells
Whicher
White
Whitney
Wishart—55.
Mr. Speaker declared the Bill to be read the second time and referred to the Committee of the Whole House.

The House then adjourned at 11.15 p.m.

SIXTIETH DAY
WEDNESDAY, APRIL 27TH, 1966

Prayers 3.00 O’Clock P.M.

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

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

Bill 19, An Act to repeal The Stallions Act.

Bill 36, An Act to amend The Telephone Act.

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

Bill 18, An Act to amend The Plant Diseases Act.

Bill 24, An Act to amend The Department of Agriculture 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 6.00 p.m.
SIXTY-FIRST DAY
THURSDAY, APRIL 28TH, 1966

Prayers

The following Sessional Paper was Tabled:—

1965 Annual Report of the Department of Municipal Affairs (No. 16).

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The Order of the Day for Second Reading of Bill 76, An Act proclaiming Arbor Week, having been read,

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

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

The Evening Sitting

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, 1967, the following sum:—

701. To defray the expenses of the Main Office, Department of Health. ........................................ $ 13,953,000

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 11.00 p.m.

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SIXTY-SECOND DAY
FRIDAY, APRIL 29TH, 1966

Prayers 10.30 O'Clock A.M.

On motion by Mr. Robarts,

Ordered, That until further order, the House will meet at two of the clock in the afternoon, Monday to Thursday inclusive, each week.

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

Bill 105, An Act to amend The Territorial Division Act. Mr. Spooner.

The following Sessional Paper was Tabled:—


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.
SIXTY-THIRD DAY
MONDAY, MAY 2ND, 1966

PRAYERS

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

Bill 106, An Act to provide for the Registration of and Disclosure by Public
Finance Companies that hold Shares in Private Loan Companies. 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, 1967, the following sums:

702. To defray the expenses of the Public Health Administration
Branch, Department of Health.......................... $ 2,796,000

703. To defray the expenses of the Public Health Nursing Branch 91,000

704. To defray the expenses of the Maternal and Child Health
Branch................................................... 123,000

705. To defray the expenses of the Dental Service Branch ...... 86,000

706. To defray the expenses of the Nursing Branch............. 461,000

707. To defray the expenses of the Epidemiology Branch....... 926,000

708. To defray the expenses of the Medical Rehabilitation
Branch................................................... 486,000

709. To defray the expenses of the Tuberculosis Prevention
Branch.................................................. 5,069,000

THE EVENING SITTING

8.00 O’CLOCK P.M.

710. To defray the expenses of the Industrial Hygiene Branch.. $ 1,627,000

711. To defray the expenses of the Environmental Sanitation
Branch.................................................... 380,000

712. To defray the expenses of the Laboratory Branch........... 3,992,000
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.

SIXTY-FOURTH DAY
TUESDAY, MAY 3RD, 1966

PRAYERS

2.00 O’CLOCK P.M.

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

Bill 107, An Act to amend The Juvenile and Family Courts Act. Mr. Wishart.


The following Sessional Papers were Tabled:—


Interim Report of the Select Committee on Conservation Authorities (No. 66).

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.
The Order of the Day for Second Reading of Bill 16, An Act to impose Liability on Parents for Damages caused by the Tortious Acts of their Children, having been read,

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

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING
8.00 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, 1967, the following sums:—

713. To defray the expenses of the Mental Health Branch,
    Department of Health ................................. $ 92,505,000

714. To defray the expenses of the Medical Services Insurance
    Division ................................................. 50,000,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.30 p.m.

SIXTY-FIFTH DAY
WEDNESDAY, MAY 4TH, 1966

PRAYERS
2.00 O'CLOCK P.M.

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

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

Resolved, That the Committee have leave to sit again.

The House then adjourned at 6.10 p.m.

SIXTY-SIXTH DAY
THURSDAY, MAY 5TH, 1966

PRAYERS

The Order of the Day for Second Reading of Bill 89, An Act respecting Regional Development Councils, having been read,

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

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

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


The Order of the Day for Second Reading of Bill 25, An Act to amend The Judicature Act, having been read,

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

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 O'CLOCK P.M.

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


Bill 91, An Act to incorporate the Ontario Development Corporation.

Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit.
The following Bills were read the second time and referred to the Committee on Legal Bills and Labour:—

Bill 93, An Act to amend The Evidence Act.
Bill 95, An Act to amend The Fire Departments Act.
Bill 96, An Act to amend The Credit Unions Act.
Bill 98, An Act to amend The Land Titles Act.
Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau.

The House then adjourned at 11.20 p.m.

SIXTY-SEVENTH DAY
FRIDAY, MAY 6TH, 1966

PRAYERS

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

Bill 102, An Act to provide for the Establishment of The St. Clair Parkway Commission.
Bill 107, An Act to amend The Juvenile and Family Courts Act.
Bill 110, An Act to amend The Industrial Farms Act.
The following Bills were read the second time and referred to the Committee on Legal Bills and Labour:—

Bill 97, An Act to amend The Registry Act.

Bill 106, An Act to provide for the Registration of and Disclosure by Public Finance Companies that hold Shares in Private Loan Companies.

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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SIXTY-EIGHTH DAY
MONDAY, MAY 9TH, 1966

PRAYERS

2.00 O’CLOCK P.M.

On motion by Mr. Rowntree,

Ordered, That when this House adjourns the present sitting thereof it do stand adjourned until three of the clock to-morrow afternoon, this later adjournment to be for tomorrow only.

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

Bill 111, An Act to amend The Private Sanitaria 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, 1967, the following sums:—

601. To defray the expenses of the Main Office, Department of Energy and Resources Management .......................... $ 362,000
602. To defray the expenses of the Energy Branch .......................... 796,000
603. To defray the expenses of the Ontario Energy Board .......................... 114,000
604. To defray the expenses of the Conservation Authorities Branch .......................... 1,985,000
607. To defray the expenses of the Water Management Program .......................... 400,000
608. To defray the expenses of the Conservation Authorities Branch .......................... 8,715,000
611. To defray the expenses of the Water Management Program .......................... 5,550,000

The Evening Sitting

8.00 O'Clock P.M.

605. To defray the expenses of the Ontario Water Resources Commission—Operations .......................... $ 6,217,000
606. To defray the expenses of the Ontario Water Resources Commission—Data Processing .......................... 53,000
610. To defray the expenses of the Ontario Water Resources Commission .......................... 35,000,000
609. To defray the expenses of The Hydro-Electric Power Commission of Ontario .......................... 3,900,000

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 10.55 p.m.
SIXTY-NINTH DAY
TUESDAY, MAY 10TH, 1966

PRAYERS

3.00 O'CLOCK P.M.

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,

during the fiscal year ending the 31st day of March, 1967, the expenses of the Department of Financial and Commercial Affairs shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 61, An Act to establish the Department of Financial and Commercial Affairs.

That,

the moneys required for the purposes of an agreement under section 14a of The Juvenile and Family Courts Act, as enacted by section 1 of The Juvenile and Family Courts Amendment Act, 1966, shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,

as provided in Bill 107, An Act to amend The Juvenile and Family Courts Act.

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

Bill 18, An Act to amend The Plant Diseases Act.

Bill 19, An Act to repeal The Stallions Act.

Bill 36, An Act to amend The Telephone Act.

Bill 61, An Act to establish the Department of Financial and Commercial Affairs.

Bill 64, An Act to amend The Labour Relations Act.


Bill 107, An Act to amend The Juvenile and Family Courts Act.


Bill 110, An Act to amend The Industrial Farms Act.

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


Also, That Bill 86, An Act to amend The Loan and Trust Corporations Act, be referred to the Committee on Legal Bills and Labour.

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.

Mr. Nixon moved, seconded by Mr. Racine, That special classes for children with learning disabilities be established on a regional basis across Ontario at provincial government expense.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 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, 1967, the following sums:—
1601. To defray the expenses of the Main Office, Department of Provincial Secretary and Citizenship ............... $ 470,500

1602. To defray the expenses of the Companies Branch .............. 530,000

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.

SEVENTIETH DAY
WEDNESDAY, MAY 11TH, 1966

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, 1967, the following sums:—

1603. To defray the expenses of the Citizenship Branch, Department of Provincial Secretary and Citizenship ............... $ 484,000

1604. To defray the expenses of the Office of the Speaker .............. 24,000

1605. To defray the expenses of the Legislative Library .............. 82,000

1606. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer ..................... 134,000

1607. To defray the expenses of the Sessional and Other Requirements ..................... 1,923,000

1608. To defray the expenses of the Queen's Printer ..................... 248,000

1609. To defray the expenses of the Registrar-General's Branch ......... 885,000

1610. To defray the expenses of the Post Office ..................... 718,000
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.

SEVENTY-FIRST DAY
THURSDAY, MAY 12TH, 1966

PRAYERS

2.00 O'Clock P.M.

Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee's Fourth Report which was read as follows and adopted:

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

Bill 95, An Act to amend The Fire Departments Act.

Bill 96, An Act to amend The Credit Unions Act.

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

Bill 46, An Act to amend The Summary Convictions Act.

Bill 93, An Act to amend The Evidence Act.

Bill 98, An Act to amend The Land Titles Act.

Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau.

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

Bill 112, An Act to provide for Crop Insurance. Mr. Stewart.

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 resolved itself into a Committee to consider Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act.

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 EVENING SITTING 8.00 O'CLOCK P.M.

Mr. Lawrence (Russell) moved, seconded by Mr. Harris, That, in the opinion of this House, the Government of Ontario should erect in Ottawa a building to accommodate, when appropriate, its various services to the Ottawa Valley and Eastern Ontario region, and that such building in both form and site be in keeping with the prestige of this Province.

The Debate concluded at nine of the clock.

The House again resolved itself into a Committee to consider Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act.

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 House then adjourned at 11.05 p.m.

SEVENTY-SECOND DAY FRIDAY, MAY 13TH, 1966

Prayers 10.30 O'CLOCK A.M.

The following Sessional Paper was Tabled:—

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. Ben,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

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SEVENTY-THIRD DAY
MONDAY, MAY 16TH, 1966

_2.00 O’CLOCK P.M._

Prayers

The House again resolved itself into a Committee to consider Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act.

_The Evening Sitting_

_8.00 O’CLOCK P.M._

The Committee continued its consideration of Bill 81.

After some time Mr. Speaker resumed the Chair, and the Chairman reported the Bill with certain amendments and asked for leave to sit again.

And it was Ordered, That the report be now received and adopted and the Bill be read the third time tomorrow.

The House then adjourned at 10.20 p.m.

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SEVENTY-FOURTH DAY
TUESDAY, MAY 17TH, 1966

_2.00 O’CLOCK P.M._

Prayers

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.

Mr. MacDonald moved, seconded by Mr. Freeman, That, in the opinion of this House, a Select Committee should be established to consider Ontario's approach to changes in the constitution, particularly an amending formula; that this committee should commence its work immediately, and report to the 1967 Session of the Legislature.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING 8.00 O'CLOCK P.M.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.10 p.m.

SEVENTY-FIFTH DAY
WEDNESDAY, MAY 18TH, 1966

PRAYERS 2.00 O'CLOCK P.M.

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

Bill 113, An Act to amend The Department of Agriculture Act. Mr. Stewart.

Bill 114, An Act to amend The Edible Oil Products Act. Mr. Stewart.

Bill 115, An Act respecting Abandoned Orchards. Mr. Stewart.
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,

(a) every guarantee executed under the seal of the Ontario Development Corporation and signed by the Treasurer of Ontario and given or purporting to be given under the authority of section 9 of The Ontario Development Corporation Act, 1966, is binding upon the Province and is not open to question upon any ground whatsoever;

(b) the Lieutenant Governor in Council may authorize the Treasurer of Ontario to guarantee payment by the Province of any debentures, bills or notes issued by or of any temporary loan made to the Ontario Development Corporation under the authority of The Ontario Development Corporation Act, 1966, and every guarantee given or purporting to be given under the authority of section 12 of The Ontario Development Corporation Act, 1966, is binding upon the Province and is not open to question upon any ground whatsoever,

as provided in Bill 91, An Act to incorporate the Ontario Development Corporation.

That,

the Ontario Government stock, together with the interest thereon, issued to the Accountant of the Supreme Court by the Treasurer of Ontario, under subsection 7 of section 60 of The Land Titles Act, as enacted by section 15 of The Land Titles Amendment Act, 1966, shall be charged upon and paid out of the Consolidated Revenue Fund,

as provided in Bill 98, An Act to amend The Land Titles Act.

That,

when section 16 of The Land Titles Amendment Act, 1966 comes into force, the amount of interest received by the Treasurer of Ontario under subsection 5 of section 62 of The Land Titles Act, as enacted by subsection 1 of section 18 of The Land Titles Amendment Act, 1961-62, in respect of the preceding calendar year, shall be paid out of the Consolidated Revenue Fund to the Accountant of the Supreme Court to be credited to The Land Titles Survey Fund,

as provided in Bill 98, An Act to amend The Land Titles Act.
That,

the moneys required for the purposes of The Consumer Protection Bureau Act, 1966 shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,

as provided in Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau.

That,

the Minister may make grants to The St. Clair Parkway Commission, which shall be paid, before the 31st day of March, 1967, out of the Consolidated Revenue Fund,

as provided in Bill 102, An Act to provide for the Establishment of The St. Clair Parkway Commission.

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

Bill 24, An Act to amend The Department of Agriculture Act.

Bill 46, An Act to amend The Summary Convictions Act.


Bill 87, An Act to amend The Provincial Parks Act.

Bill 89, An Act respecting Regional Development Councils.


Bill 91, An Act to incorporate the Ontario Development Corporation.

Bill 93, An Act to amend The Evidence Act.

Bill 95, An Act to amend The Fire Departments Act.

Bill 96, An Act to amend The Credit Unions Act.

Bill 98, An Act to amend The Land Titles Act.

Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau.

Bill 102, An Act to provide for the Establishment of The St. Clair Parkway Commission.
Also, that the Committee had directed him to report the following Bill with a certain amendment:

Bill Pr36, An Act respecting the Township of North York.

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

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

Bill 18, An Act to amend The Plant Diseases Act.
Bill 19, An Act to repeal The Stallions Act.
Bill 24, An Act to amend The Department of Agriculture Act.
Bill 36, An Act to amend The Telephone Act.
Bill 46, An Act to amend The Summary Convictions Act.
Bill 61, An Act to establish the Department of Financial and Commercial Affairs.
Bill 64, An Act to amend The Labour Relations Act.
Bill 87, An Act to amend The Provincial Parks Act.
Bill 89, An Act respecting Regional Development Councils.
Bill 91, An Act to incorporate the Ontario Development Corporation.
Bill 93, An Act to amend The Evidence Act.
Bill 95, An Act to amend The Fire Departments Act.
Bill 96, An Act to amend The Credit Unions Act.
Bill 98, An Act to amend The Land Titles Act.
Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau.

Bill 102, An Act to provide for the Establishment of The St. Clair Parkway Commission.


Bill 107, An Act to amend The Juvenile and Family Courts Act.


Bill 110, An Act to amend The Industrial Farms Act.

Bill Pr36, An Act respecting the Township of North York.

The Order of the Day for Third Reading of Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act, having been read,

Mr. Spooner moved, That the Bill be now read the third time.

Mr. Thompson moved in amendment, seconded by Mr. Singer,

That the Bill be not now read the third time but be read the third time this day six months hence, and a debate arising, after some time,

Mr. Speaker put the Question, Shall the words “the Bill be now read the third time” stand, and the Question having been decided in the affirmative on the following division:—

**AYES**

Allan Gisborn Lawrence (St. George)
Apps Gomme MacDonald
Auld Guindon Mackenzie
Bales Harris MacNaughton
Beckett Haskett Morningstar
Boyer Henderson McKeough
Brown Hodgson Noden
Brunelle Hodgson (Scarborough East)
(Brunelle)
Bryden Hodgson (Victoria)
Carruthers Johnston (Carleton)
Carton Kerr
Cowling Knox
Davis Lawrence (Russell)
Edwards
Evans
Ewen
Ayes—Continued

Rollins
Rowe
Rowntree
Simonett
Sponner

Stewart
Thrasher
Villeneuve
Walker
Wardrop

White
Whitney
Wishart
Yaremko—57.

Noes

Ben
Braithwaite
Farquhar
Gordon
Nixon

Oliver
Racine
Sargent
Singer
Smith

Taylor
Thompson
Whicher
Worton—14.

Mr. Speaker declared the Bill to be read the third time and passed.

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

Bill 105, An Act to amend The Territorial Division Act.


Bill 112, An Act to provide for Crop Insurance.

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


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. Ben,

Ordered, That the Debate be adjourned.

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 19, An Act to repeal The Stallions Act.
Bill 24, An Act to amend The Department of Agriculture Act.
Bill 36, An Act to amend The Telephone Act.
Bill 46, An Act to amend The Summary Convictions Act.
Bill 61, An Act to establish the Department of Financial and Commercial Affairs.
Bill 64, An Act to amend The Labour Relations Act.
Bill 81, An Act to amend The Municipality of Metropolitan Toronto Act.
Bill 87, An Act to amend The Provincial Parks Act.
Bill 89, An Act respecting Regional Development Councils.
Bill 91, An Act to incorporate the Ontario Development Corporation.
Bill 93, An Act to amend The Evidence Act.
Bill 95, An Act to amend The Fire Departments Act.
Bill 96, An Act to amend The Credit Unions Act.
Bill 98, An Act to amend The Land Titles Act.
Bill 100, An Act to establish and provide for the Duties of a Consumer Protection Bureau.
Bill 102, An Act to provide for the Establishment of The St. Clair Parkway Commission.
Bill 103, An Act to amend The Vital Statistics Act."

Bill 107, An Act to amend The Juvenile and Family Courts Act.


Bill 110, An Act to amend The Industrial Farms Act.

Bill Pr36, An Act respecting the Township of North York.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

“In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills.”

His Honour was then pleased to retire.

The House then adjourned at 5.50 p.m.

SEVENTY-SIXTH DAY
THURSDAY, MAY 19TH, 1966

Prayers

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

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


Bill 85, An Act to amend The Medical Act.

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

Bill 45, An Act to provide for the Licensing and Regulation of Nursing Homes.
Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee's Fifth Report which was read as follows and adopted:

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


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


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


The following Sessional Paper was Tabled:—

Report of the Board of Governors of the University of Toronto for the year ended June 30th, 1965 (No. 10).

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.

Mr. Gaunt moved, seconded by Mr. Farquhar, That, in the opinion of this House, The Farm Products Marketing Act should be amended to provide that, before a local board is dissolved, public hearings be held by a judge in order to determine the facts in issue, and, where the hearings justify dissolution of the local board, that an election be held within sixty days of the dissolution to elect the producer-members of a new local board.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.
152

19TH AND 20TH MAY 1966

THE EVENING SITTING

8.00 O'CLOCK P.M.

The House, according to Order, again 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, 1967, the following sum:—

401. To defray the expenses of the Main Office, Department of Economics and Development .................. $ 5,091,000

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 10.40 p.m.

SEVENTY-SEVENTH DAY

FRIDAY, MAY 20TH, 1966

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 Tuesday next:—


The following Sessional Paper was Tabled:—

Transcript of Evidence taken at inquest into death of Anatol Chomenko, of Kitchener, Friday, March 4th, 1966, and the statement thereon of the Minister of Reform Institutions (No. 67).
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, 1967, the following sum:—

402. To defray the expenses of the Economic Council, Department of Economics and Development ................ $ 218,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

On motion by Mr. Robarts,

Ordered, That this House do stand adjourned until two of the clock on Tuesday next.

The House then adjourned at 1.00 p.m.

SEVENTY-EIGHTH DAY
TUESDAY, MAY 24TH, 1966

Prayers 2.00 O'Clock P.M.

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


Bill 119, An Act to amend The Plant Diseases Act. Mr. Stewart.

Bill 120, An Act to amend The Weed Control Act. Mr. Stewart.


Bill 123, An Act to amend The Ryerson Polytechnical Institute Act, 1962-63. Mr. Davis.
The following Sessional Papers were Tabled:—


Four Reports of the Metropolitan Toronto and Region Transportation Study (No. 68).

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 5.35 p.m.

SEVENTY-NINTH DAY

WEDNESDAY, MAY 25TH, 1966

Prayers 2.00 O'Clock P.M.

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


Bill 125, An Act to amend The Municipal Franchises Act. Mr. Spooner.

Bill 126, An Act to amend The Local Improvement Act. Mr. Spooner.

Bill 127, An Act to amend The Ontario Municipal Board Act. Mr. Spooner.


Bill 129, An Act to amend The Department of Municipal Affairs 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, 1967, the following sums:—

403. To defray the expenses of the Office of Chief Economist, Department of Economics and Development ........ $1,289,000

404. To defray the expenses of the Ontario Development Agency 473,000

405. To defray the expenses of the Ontario House ............... 478,000

406. To defray the expenses of the Trade and Industry Branch. 1,713,000

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.

EIGHTIETH DAY
THURSDAY, MAY 26TH, 1966

Prayers 2.00 O’Clock P.M.

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

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

Bill 86, An Act to amend The Loan and Trust Corporations Act.

Bill 97, An Act to amend The Registry Act.
The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:

Bill 130, An Act respecting Legal Aid.  Mr. Wishart.

Bill 131, An Act to modify the Rule against Perpetuities.  Mr. Wishart.


Bill 133, An Act to amend The Trustee Act.  Mr. Wishart.


The following Sessional Paper was Tabled:


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.

Mr. Cowling moved, seconded by Mr. Johnston (Carleton), That, in the opinion of this House, when Mr. Speaker is in the Chair, the speeches of members of the Legislature, except the Prime Minister and the Leader of the Opposition, or a Minister moving a Government Order and the member speaking in reply immediately after such Minister, or a member making a motion of "No Confidence" in the Government and a Minister replying thereto, should be limited to forty minutes; and further, that no member, except the Prime Minister and the Leader of the Opposition, should speak for more than thirty minutes at a time in any committee of the Whole House.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.
THE EVENING SITTING

8.00 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, 1967, the following sums:

407. To defray the expenses of the Ontario Housing Corporation, Department of Economics and Development........... $ 2,391,000

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 House then adjourned at 10.50 p.m.

EIGHTY-FIRST DAY
FRIDAY, MAY 27TH, 1966

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 135, An Act to amend The Parks Assistance Act. Mr. Simonett.

Bill 136, An Act to amend The Housing Development Act. Mr. Randall.

The following Sessional Papers were Tabled:

Report of the Automobile Insurance Technical Committee established in the Department of Transport (No. 69).

Answers to Private Notice Questions asked by Messrs. Thompson and Whicher were also Tabled (See *Hansard*).

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

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

*Ordered*, That the Report be received.

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

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

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

*Ordered*, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

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**EIGHTY-SECOND DAY**

**MONDAY, MAY 30TH, 1966**

**Prayers**

2.00 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. Boyer,

*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, 1967, the following sums:

2101. To defray the expenses of the Main Office, Department of Transport .......................... $ 990,000
2102. To defray the expenses of the Ontario Highway Transport Board .................................. 201,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

The Committee continued its consideration.

And the House having continued to sit until Twelve of the clock Midnight,

TUESDAY, MAY 31ST

2103. To defray the expenses of the Highway Safety Branch .... $ 496,000
2104. To defray the expenses of the Motor Vehicles Administration .............................................. 6,588,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 12.30 a.m.

EIGHTY-THIRD DAY

TUESDAY, MAY 31ST, 1966

Prayers 2.00 O'CLOCK P.M.

The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:
Bill 137, An Act to promote Ambulance Services and improve their Standards. *Mr. Dymond.*


Bill 139, An Act to amend The Air Pollution Control Act. *Mr. Dymond.*

Bill 140, An Act to amend The Ontario Mental Health Foundation Act, 1960-61. *Mr. Dymond.*


Answers were Tabled to Questions Nos. 5, 12 and 24 (See Hansard).

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:—

2105. To defray the expenses of the Data Processing Branch, Department of Transport........................................ $ 735,000

2106. To defray the expenses of the Motor Vehicle Accident Claims Fund.................................................. 615,000

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. Davison moved, seconded by Mr. Gisborn, That this government consider establishing a fund out of which payments may be made to compensate victims of crimes of violence, or their dependants, to be administered by a Board constituted to hear applications and make awards for compensation.

And Mr. Whicher moved, seconded by Mr. Nixon, That a fund be established by the province for the payment of compensation to the victims of crimes of violence, or their dependants, to be administered by a Board reporting regularly to this House.

The Debate proceeded, by agreement, on the two Resolutions.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.
8.00 O'Clock P.M.

The House, according to Order, again 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.

EIGHTY-FOURTH DAY
WEDNESDAY, JUNE 1st, 1966

Prayers

2.00 O'Clock P.M.

The following Sessional Paper was Tabled:—

Decision of the Ontario Municipal Board on an Application by the Township of Darlington (No. 70).

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


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

Bill 113, An Act to amend The Department of Agriculture Act.

Bill 114, An Act to amend The Edible Oil Products Act.

Bill 115, An Act respecting Abandoned Orchards.


Bill 119, An Act to amend The Plant Diseases Act.

Bill 120, An Act to amend The Weed Control Act.

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


Bill 126, An Act to amend The Local Improvement Act.

Bill 127, An Act to amend The Ontario Municipal Board Act.


Bill 129, An Act to amend The Department of Municipal Affairs 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) the Lieutenant Governor in Council may authorize the Treasurer of Ontario to pay to The Crop Insurance Commission of Ontario out of the Consolidated Revenue Fund a sum equivalent to such percentage of the premiums payable under any plan or plans of crop insurance, as the Lieutenant Governor in Council determines;

(b) if at any time the amount standing to the credit of the Ontario Crop Insurance Fund is insufficient for the purpose of making payments for claims under plans of crop insurance, the Lieu-
tenant Governor in Council may authorize the Treasurer of Ontario to advance to The Crop Insurance Commission of Ontario out of the Consolidated Revenue Fund such sums as are necessary to meet the deficit on such terms and conditions as the Lieutenant Governor in Council directs; and

(c) the moneys required for the purposes of administering The Crop Insurance Act (Ontario), 1966 shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund, as provided in Bill 112, An Act to provide for Crop Insurance.

Also, That Bill 112, An Act to provide for Crop Insurance, be referred to the Committee on Agriculture.

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

Bill 45, An Act to provide for the Licensing and Regulation of Nursing Homes.


Bill 85, An Act to amend The Medical Act.

Bill 105, An Act to amend The Territorial Division Act.


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


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

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.
2ND JUNE
1966

EIGHTY-FIFTH DAY
THURSDAY, JUNE 2ND, 1966

PRAYERS 2.00 O'CLOCK P.M.

Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee's Seventh Report, which was read as follows and adopted:

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

Bill 106, An Act to provide for the Registration of and Disclosure by Public Finance Companies that hold Shares in Private Loan Companies.

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

Your Committee begs to report the following Bills without amendment:

Bill 126, An Act to amend The Local Improvement Act.
Bill 127, An Act to amend The Ontario Municipal Board Act.
Bill 129, An Act to amend The Department of Municipal Affairs Act.

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

Bill 143, An Act to amend The Farm Products Marketing Act. Mr. Stewart.

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

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:

2201. To defray the expenses of the General Administration, Treasury Department ........................................ $ 984,000

2202. To defray the expenses of the Treasury Board Division... 552,000

2203. To defray the expenses of the Accounts Division .......... 12,518,000

2204. To defray the expenses of the Finance Division .......... 110,000

2205. To defray the expenses of the Revenue Division .......... 6,473,000

2206. To defray the expenses of the Data Processing Branch ... 723,000

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. Lawrence (Russell) moved, seconded by Mr. Harris, That this House take appropriate action by way of amendment to The Election Act of Ontario or by way of special legislation to make it possible for all persons absent from the Province in the service of the Province of Ontario or the Dominion of Canada, who would otherwise be qualified to vote in elections for the Ontario Legislature, to vote in such elections.

The Debate concluded, and Mr. Speaker directed the discharge of the Notice.

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


Bill 85, An Act to amend The Medical Act.

Bill 105, An Act to amend The Territorial Division Act.

The Evening Sitting

8.00 O'Clock P.M.

The House, according to Order, again 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, 1967, the following sums:

2207. To defray the expenses of the Ontario Racing Commission,
Treasury Department.......................... $ 296,000

2208. To defray the expenses of the Pension Commission of
Ontario........................................... 168,000

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.

EIGHTY-SIXTH DAY
FRIDAY, JUNE 3RD, 1966

Prayers

10.30 O'Clock A.M.

On motion by Mr. Haskett,

Ordered, That Bill 121, An Act to amend The Highway Traffic Act, be discharged from the list for Committee of the Whole House and referred to the Standing Committee on Highways and Tourism.

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

Bill 144, An Act to amend The Public Utilities Act. Mr. Spooner.
Bill 145, An Act respecting the Village of Beachville. Mr. Spooner.

Bill 146, An Act to amend The Racing Commission Act. Mr. Oliver.

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, 1967, the following sums:—

301. To defray the expenses of the Main Office, Department of Civil Service .................................................. $ 100,000
302. To defray the expenses of the Position Administration .... 250,000
303. To defray the expenses of the Recruitment and Examination 269,500
304. To defray the expenses of the Training and Development .. 184,500
305. To defray the expenses of the Administrative Services .... 210,500
306. To defray the expenses of the Data Processing Services .... 131,000
307. To defray the expenses of the Pay Research .................. 101,500

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.05 p.m.

EIGHTY-SEVENTH DAY
MONDAY, JUNE 6TH, 1966

Prayers 2.00 O'CLOCK P.M.

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

Bill 147, An Act to amend The Charitable Institutions Act, 1962-63. Mr. Cecile.
Bill 148, The Vocational Rehabilitation Services Act, 1966. Mr. Cecile.

Bill 149, An Act to amend The Homes for the Aged Act. Mr. Cecile.

Before the Orders of the Day the Provincial Secretary and Minister of Citizenship, the Hon. John Yaremko, made reference to the ceremony which had taken place at the statue of Sir John A. MacDonald, immediately prior to the beginning of today's sitting.

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, 1967, the following sums:—

308. To defray the expenses of the Ontario Joint Council, Civil Service Arbitration Board and Grievance Boards, Department of Civil Service $ 37,500

309. To defray the expenses of the Publications 79,000

310. To defray the expenses of the Personnel Research 87,500

1501. To defray the expenses of the Office of Provincial Auditor 623,000

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.

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,

every individual as defined in The Income Tax Act, 1961-62 shall pay to Her Majesty for the use of Ontario the taxes imposed by that Act in accordance with that 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,

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

Bill 86, 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 EVENING SITTING

8.00 O’CLOCK P.M.

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

(*In the Committee*)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:—

1301. To defray the expenses of the Main Office, Department of Municipal Affairs.................................. $ 1,047,000
1302. To defray the expenses of the Community Planning........ 708,000
1303. To defray the expenses of the Municipal Finance Division. 541,000
1304. To defray the expenses of the Municipal Administration and Assessment.................................. 974,000

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

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.15 p.m.

EIGHTY-EIGHTH DAY
TUESDAY, JUNE 7TH, 1966

Prayers

Mr. Hodgson (Victoria), from the Standing Committee on Highways and Tourism, presented the Committee's First Report which was read as follows and adopted:

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


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


Bill 151, An Act to amend The Schools Administration Act.  Mr. Davis.

Bill 152, An Act to amend The Separate Schools Act.  Mr. Davis.

Bill 153, An Act to amend The Department of Education Act.  Mr. Davis.

Bill 154, An Act to amend The Public Schools Act.  Mr. Davis.


Bill 156, An Act to amend The Pharmacy Act.  Mr. Dymond.

Bill 157, An Act to amend The Dentistry 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, 1967, the following sums:

1305. To defray the expenses of the Subsidies, Grants and Payments to Municipalities, Department of Municipal Affairs .................................................. $ 58,407,000

1306. To defray the expenses of the Ontario Municipal Board .... 493,000

1307. To defray the expenses of the Main Office ....................... 1,205,000

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 130, An Act respecting Legal Aid, having been read, Mr. Wishart moved that the Bill be now read the second time, and after some time,

On motion by Mr. Trotter, it was,

Ordered, That the Debate be adjourned.

Mr. Gisborn moved, seconded by Mr. Lewis (Scarborough West), That this House authorizes and instructs the Standing Committee on Health and Welfare to meet immediately to enquire into the operation and administration of the Ontario Hospital in Hamilton and to hear representations from the staff of the Hospital and other interested persons.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING 8.00 O'CLOCK P.M.

The House, according to Order, again 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 11.00 p.m.

EIGHTY-NINTH DAY
WEDNESDAY, JUNE 8TH, 1966

PRAYERS

2.00 O'CLOCK P.M.

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


Bill 163, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. Allan.

Bill 164, An Act to amend The Agricultural Development Act. Mr. Allan.


The following Sessional Papers were Tabled:—


The Order of the Day for Resuming the Adjourned Debate on the Motion for Second Reading of Bill 130, An Act respecting Legal Aid, having been read,

The Debate was resumed and, after some time, the Bill was accordingly read a second time and referred to the Committee on Legal Bills and Labour.
The Order of the Day for Second Reading of Bill 131, An Act to modify the Rule against Perpetuities, having been read,

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

Mr. Renwick moved, seconded by Mr. Bryden, That the motion be amended by striking out all the words after "That" and substituting the following:

"in the opinion of this House, the rule against perpetuities should be re-stated to invalidate interests which vest after more than one generation."

The Debate continued and after some time,

Mr. Speaker put the Question, Shall the words "the Bill be now read the second time" stand, and the Question having been decided in the affirmative on the following division:—

Ayes

Auld
Bales
Beckett
Ben
Boyer
Bukator
Butler
Cass
Cecile
Connell
Cowling
Demers
Downer
Dymond
Eagleson
Edwards
Farquhar
Gaunt
Gomme
Gordon
Grossman
Guindon
Hamilton
Harris
Henderson
Hodgson
Johnston
(Scarborough East)
Knox
Mackenzie
MacNaughton
Morningstar
Nixon
Olde
Oliver
Peck
Pitcock
Price
Racine
Randall
Reaume
Reilly
Reuter
Rollins
Root
Rowe
Rowntree
Simonett
Singer
Smith
Spence
Spooner
Stewart
Trotter
Villeneuve
Walker
Wardrope
Welch
Wells
Whicher
Whitney
Wishart
Worton
Yakabuski—63.

Noes

Bryden
Freeman
Gisborn

Lewis
(MacDonald
(Renwick—6.

Mr. Speaker declared the Bill to be read the second time and referred to the Committee on Legal Bills and Labour.
The following Bills were also read the second time and referred to the Committee of the Whole House:—


Bill 133, An Act to amend The Trustee Act.


Bill 136, An Act to amend The Housing Development Act.


Bill 139, An Act to amend The Air Pollution Control Act.

Bill 140, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


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

Bill 137, An Act to promote Ambulance Services and improve their Standards.

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

Bill 143, An Act to amend The Farm Products Marketing Act.

The Order of the Day for Second Reading of Bill 142, An Act to amend The Expropriation Procedures Act, 1962-63, having been read,

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

The motion having been put was carried on the following division:—

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<td>Yakabuski—36</td>
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Noes

Ben
Bukator
Gaunt
Nixon

Racine
Singer
Smith

Spence
Trotter

Worton—10.

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

The House then adjourned at 6.05 p.m.

NINETIETH DAY
THURSDAY, JUNE 9TH, 1966

PRAYERS

2.00 O’CLOCK P.M.

With the consent of the House, the Orders for Second Reading of Bills 23, 29 and 60 were discharged and the Bills withdrawn.

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


Bill 168, An Act to revise The Homes for Retarded Children Act, 1962-63 and to extend its Scope. Mr. Cecile.

Bill 169, An Act to amend The Planning Act. Mr. Spooner.

Bill 170, An Act to amend The Negligence Act. Mr. Wishart.

Bill 171, An Act to amend The Farm Loans Act. Mr. Allan.

Bill 172, An Act to amend The Tile Drainage Act. Mr. Allan.
The following Sessional Papers were Tabled:—

Annual Report for 1965 of The Ontario Cancer Institute incorporating the Princess Margaret Hospital (No. 59).


Annual Report, 1964-65, of The Ontario Mental Health Foundation (No. 74).

Annual Report, 1964, of The Ontario Cancer Treatment and Research Foundation (No. 58).


Answer to Question No. 11 was Tabled (See Hansard).

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sum:—

501. To defray the expenses of the Main Office, Department of Education. .................................................. $ 949,000

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.

Mr. Reuter moved, seconded by Mr. Henderson, That, in the opinion of This House, The Assessment Act, section 93 (a), under which the County Assessment Commissioner System may be established, should be amended to provide that the County Assessment Commissioner System for counties shall be established not later than January 1, 1969, by all counties not now utilizing this provision of The Assessment Act.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.
The Evening Sitting

The House, according to Order, again 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, 1967, the following sums:—

502. To defray the expenses of the Departmental Business Administration Branch, Department of Education....... $ 1,262,000

503. To defray the expenses of the School Business Administration Branch.............................................. 309,000

504. To defray the expenses of the Education Data Centre........ 385,000

505. To defray the expenses of the Personnel Branch........... 177,000

506. To defray the expenses of the Information Branch....... 306,000

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.

Ninety-First Day

Friday, June 10th, 1966

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 following Bills were read the third time and were passed:

Bill 45, An Act to provide for the Licensing and Regulation of Nursing Homes.


Bill 86, An Act to amend The Loan and Trust Corporations 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. Downer,

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

NINETY-SECOND DAY
MONDAY, JUNE 13TH, 1966

PRAYERS

2.00 O’CLOCK P.M.

Mr. Ewen, from the Standing Committee on Standing Orders and Printing, presented the Committee’s Fourth and Final Report which was read as follows and adopted:

Your Committee recommends that the following Sessional Papers be printed for departmental use and distribution:

Accounts, Public.......................................................... 1,650
Agricultural Research Institute, Report.................................. 2,750
Agriculture, Department of, Minister’s Report.......................... 2,425
Arts Council................................................................. 5,000
Auditor’s Report............................................................ 600
Civil Service Department, Report......................................... 675
Education, Minister’s Report.............................................. 3,500
Estimates ................................................................. 1,600
Highways, Department of, Report ............................... 775
Labour, Department of, Report ..................................... 2,000
Lands and Forests ....................................................... 1,350
Legal Offices, Report of Inspector ............................... 575
Liquor Control Board .................................................. 675
Mines .......................................................... 6,500
Niagara Parks Commission, Report ............................ 400
Ontario Northland Transportation Commission, Report .... 500
Police, Provincial, Report of Commissioner ................. 380
Public Welfare, Department of, Report ....................... 1,300
Public Works, Department of, Report .......................... 450
Reform Institutions, Department of, Report, Part 1 ....... 1,725
                           Part 2 .................................. 1,725
Transport, Minister's Report ..................................... 775
Tourism and Information, Department of, Report ........... 2,375

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

Mr. Wishart.

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

Bill 144, An Act to amend The Public Utilities Act.

Bill 145, An Act respecting the Village of Beachville.


Bill 163, An Act to authorize the Raising of Money on the Credit of the
Consolidated Revenue Fund.


Bill 172, An Act to amend The Tile Drainage Act.

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

Bill 148, The Vocational Rehabilitation Services Act, 1966.

Bill 149, An Act to amend The Homes for the Aged Act.
The following Bills were read the second time and referred to the Committee on Education and University Affairs:—


Bill 151, An Act to amend The Schools Administration Act.

Bill 152, An Act to amend The Separate Schools Act.

Bill 153, An Act to amend The Department of Education Act.

Bill 154, An Act to amend The Public Schools Act.

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

THE EVENING SITTING

(In the Committee)

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:—

507. To defray the expenses of the Program Branch, Department of Education.................................................. $ 13,184,000

508. To defray the expenses of the Teacher Education Branch... 7,092,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.15 p.m.

NINETY-THIRD DAY

TUESDAY, JUNE 14TH, 1966

PRAYERS

2.00 O'CLOCK P.M.

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

14TH JUNE

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

Bill 112, An Act to provide for Crop Insurance.

Bill 114, An Act to amend The Edible Oil Products Act.

Bill 115, An Act respecting Abandoned Orchards.


Bill 120, An Act to amend The Weed Control Act.

Bill 143, An Act to amend The Farm Products Marketing Act.

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

Bill 113, An Act to amend The Department of Agriculture Act.

Bill 119, An Act to amend The Plant Diseases Act.

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

Bill 175, An Act to provide for the Establishment of The Moosonee Development Area Board.  Mr. Spooner.

Bill 176, 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 156, An Act to amend The Pharmacy Act.

Bill 157, An Act to amend The Dentistry Act.

Bill 171, An Act to amend The Farm Loans Act.


The following Bill was read the second time and referred to the Committee on Education and University Affairs:—


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

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

Bill 169, An Act to amend The Planning Act.

The Order of the Day for Second Reading of Bill 160, An Act to amend The Commuter Services Act, 1965, having been read,

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

The motion having been put was carried on the following division:—

**AYES**

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**NOES**

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

The House resolved itself into a Committee to consider 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 it appears by the report of the Inspector of Legal Offices that in any year a registrar or an officer holding the office of registrar and master of titles has derived from the fees and emoluments of his office, after deducting necessary disbursements, an income that is less than his fixed annual salary, there shall be paid to such registrar or officer, out of the Consolidated Revenue Fund, an amount sufficient to make up the income for the year to his fixed annual salary,

as provided in Bill 97, An Act to amend The Registry Act.

That,

the Treasurer of Ontario shall pay out of the Consolidated Revenue Fund,

(a) any damages awarded against the Commissioner of the Ontario Provincial Police Force in any proceeding brought against him by virtue of section 43a of The Police Act and any costs incurred by him in any such proceeding so far as not recovered by him in the proceedings; and

(b) subject to the approval of the Lieutenant Governor in Council, any sum required in connection with the settlement of any claim against the Commissioner by virtue of section 43a of The Police Act,

as provided in Bill 99, An Act to amend The Police Act.

That,

the cost of the establishment, maintenance and conduct of The Ontario Institute for Studies in Education shall be payable to The Board of Governors of The Ontario Institute for Studies in Education, until the 30th day of June, 1966, out of the Consolidated Revenue Fund, and thereafter out of moneys appropriated therefor by the Legislature and out of revenues derived from tuition fees, grants from individuals and organizations and from other sources,


That,

any moneys required by the Crown in right of Ontario for the purposes of any corporation constituted under subsection 2 of
section 6 of The Housing Development Act, as re-enacted by subsection 1 of section 1 of The Housing Development Amendment Act, 1966, for purposes other than to carry out the terms of an agreement made under subsection 1 of section 6 of The Housing Development Act shall be paid, before the 31st day of March, 1967, out of the Consolidated Revenue Fund,
as provided in Bill 136, An Act to amend The Housing Development Act.

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


Bill 106, An Act to provide for the Registration of and Disclosure by Public Finance Companies that hold Shares in Private Loan Companies.


Bill 126, An Act to amend The Local Improvement Act.

Bill 127, An Act to amend The Ontario Municipal Board Act.


Bill 129, An Act to amend The Department of Municipal Affairs Act.


Bill 133, An Act to amend The Trustee Act.


Bill 136, An Act to amend The Housing Development Act.


Bill 139, An Act to amend The Air Pollution Control Act.
Bill 140, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 144, An Act to amend The Public Utilities Act.

Bill 145, An Act respecting the Village of Beachville.


Bill 163, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 172, An Act to amend The Tile Drainage Act.

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

Bill 97, An Act to amend The Registry Act.

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

The Order of the Day for Second Reading of Bill 26, An Act respecting the Liability of Occupiers of Premises, and Bill 59, An Act to amend The Fatal Accidents Act, having been read,

Mr. Sopha moved, That the Bills be now read the second time, and a debate arising,

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

The Evening Sitting

8.00 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, 1967, the following sums:—
509. To defray the expenses of the Special Schools and Services Branch, Department of Education .................. $ 7,319,000

510. To defray the expenses of the Technological and Trades Training Branch ................................. 9,932,000

511. To defray the expenses of the Youth Branch ................. 136,000

512. To defray the expenses of the Provincial Library Service . 180,000

513. To defray the expenses of Ontario's Fitness Program ...... 200,000

514. To defray the expenses of the Federal-Provincial Agreements .................................................. 75,000,000

515. To defray the expenses of the Legislative Grants, etc...... 400,908,000

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 11.45 p.m.

NINETY-FOURTH DAY
WEDNESDAY, JUNE 15TH, 1966

Prayers

2.00 O'CLOCK P.M.

The following Sessional Paper was Tabled:—

Report of the Minister of Education for 1965 (No. 7).

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


Bill 97, An Act to amend The Registry Act.

Bill 106, An Act to provide for the Registration of and Disclosure by Public Finance Companies that hold Shares in Private Loan Companies.


Bill 126, An Act to amend The Local Improvement Act.

Bill 127, An Act to amend The Ontario Municipal Board Act.


Bill 129, An Act to amend The Department of Municipal Affairs Act.


Bill 136, An Act to amend The Housing Development Act.


Bill 139, An Act to amend The Air Pollution Control Act.

Bill 140, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 144, An Act to amend The Public Utilities Act.

Bill 145, An Act respecting the Village of Beachville.


Bill 163, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 172, An Act to amend The Tile Drainage Act.

The Order of the Day for Third Reading of Bill 165, An Act to amend The Public Service Act, 1961-62, having been read,

Mr. Allan moved that the Bill be now read the third time, and, a debate arising, after some time,
Mr. Bryden, seconded by Mr. Davison, moved an amendment for the purpose of referring the Bill back to the Committee of the Whole House for amendment to protect Liquor Control Board and Liquor Licence Board employees who may wish to change associations, and to provide an impartial method of determining what association, if any, represents a majority of such employees in case of dispute.

Mr. Speaker put the Question, Shall the words "the Bill be now read the third time" stand, and the Question having been decided in the affirmative on the following division:—

**AYES**

Allan
Apps
Brunelle
Butler
Carruthers
Cass
Cecile
Cowling
Davis
Demers
Downer
Eagleson
Edwards
Grossman
Guindon
Harris
Haskett
Henderson
Hodgson
Johnston
Knox
Lawrence
Letherby
MacKenzie
MacNaughton
Noden
Olde
Randall
Reilly
(Scarborough East)
(Victoria)
(Parry Sound)
(Carleton)

**NOES**

Bryden
Davison
Farquhar
Freeman
Gaunt
Gordon
Lewis
MacDonald
Newman
Nixon
Oliver
Paterson
Racine
(Scarborough West)

Mr. Speaker declared the Bill to be read the third time and passed.

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

Bill 2, An Act to amend The Algoma Central and Hudson Bay Railway Company Act, 1941.

Bill 4, An Act to amend The Railway Fire Charge 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. Demers,

Ordered, That the Debate be adjourned.

The House then adjourned at 6.00 p.m.

NINETY-FIFTH DAY
THURSDAY, JUNE 16TH, 1966

Prayers

2.00 O’Clock P.M.

Mrs. Pritchard, from the Standing Committee on Health and Welfare, presented the Committee’s Second Report which was read as follows and adopted:

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

Bill 78, The Mental Health Act, 1966.
Bill 137, An Act to promote Ambulance Services and improve their Standards.
Bill 148, The Vocational Rehabilitation Services Act, 1966.
Bill 149, An Act to amend The Homes for the Aged Act.

Mr. Lawrence (Russell), from the Standing Committee on Education and University Affairs, presented the Committee’s First Report which was read as follows and adopted:

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

Bill 152, An Act to amend The Separate Schools Act.
Bill 153, An Act to amend The Department of Education Act.
Your Committee begs to report the following Bills with certain amendments:—

Bill 151, An Act to amend The Schools Administration Act.
Bill 154, An Act to amend The Public Schools Act.

Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee's Eighth Report which was read as follows and adopted:

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


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


The following Sessional Paper was Tabled:—

Final Report of the Select Committee on Mining (No. 83).

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

Bill 179, An Act to provide Benefits to Persons and Families in Need.  Mr. Cecile.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:—
516. To defray the expenses of the Miscellaneous Grants, Department of Education.......................... $ 1,314,000

517. To defray the expenses of the Grants to Ontario Colleges of Education........................................ 4,180,000

518. To defray the expenses of the Grant to Ryerson Polytechnical Institute........................................... 14,937,000

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. Hodgson (Victoria) moved, seconded by Mr. Apps, That in the opinion of this House a fair share of manufacturing plants should be located in future away from large population centres to facilitate orderly development of Ontario.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 O'CLOCK P.M.

The House, according to Order, again 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, 1967, the following sums:

519. To defray the expenses of the Grants to Colleges of Applied Arts and Technology, and salaries, allowances and expenses of the Ontario Council of Regents—Department of Education........................................ $ 12,400,000

520. To defray the expenses of the Grant to the Ontario Institute for Studies in Education............................ 3,377,000

521. To defray the expenses of the Teachers' Superannuation, etc.......................... 14,893,000

522. 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 11.20 p.m.

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NINETY-SIXTH DAY
FRIDAY, JUNE 17TH, 1966

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Prayers
10.30 O’CLOCK A.M.

Answers were Tabled to Questions Nos. 4 and 26 (See Hansard).

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


Bill 162, An Act to amend The Insurance Act.

Bill 170, An Act to amend The Negligence Act.

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

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

Bill 4, An Act to amend The Railway Fire Charge Act.

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

Bill 2, An Act to amend The Algoma Central and Hudson Bay Railway Company Act, 1941.
Ordered, That the Report be now received and adopted and that the Bills reported be read the third time on Monday next.

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

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

Ordered, That the Debate be adjourned.

The House then adjourned at 1.00 p.m.

NINETY-SEVENTH DAY
MONDAY, JUNE 20th, 1966

PRAYERS

2.00 O’CLOCK P.M.

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

Bill 181, An Act to amend The Public Schools Act. Mr. Gisborn.

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, 1967, the following sums:—

2301. To defray the expenses of the Main Office, Department of University Affairs .................................................. $ 446,000

2302. To defray the expenses of the Grants to Universities and Colleges .......................................................... 91,398,000
THE EVENING SITTING

8.00 O'CLOCK P.M.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:

2303. To defray the expenses of the Miscellaneous Grants, Department of University Affairs. $ 39,000

2304. To defray the expenses of the Student Awards. 10,500,000

2305. To defray the expenses of the Research Awards. 400,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 12.00 midnight.

NINETY-EIGHTH DAY

TUESDAY, JUNE 21ST, 1966

Prayers

2.00 O'CLOCK P.M.

Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee's Ninth Report which was read as follows and adopted:

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

Bill 131, An Act to modify the Rule against Perpetuities.

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

Bill 130, An Act respecting Legal Aid.


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

Bill 182, An Act to amend The Drainage Act, 1962-63.  Mr. Spooner.

Bill 183, An Act to amend The Assessment Act.  Mr. Spooner.

Before the Orders of the Day, Mr. Thompson attempted to move the Adjournment of the House to discuss a Matter of Urgent Public Importance.

Mr. Speaker ruled that he was not in Order as he, Mr. Speaker, had declined to approve this motion under Rule 38a for the reasons that the subject-matter proposed was not a specific incident of recent occurrence, as contemplated by the Rule, as it had been discussed on several previous occasions, and that it could be adequately discussed in Committee of Supply in the very near future.

On appeal by Mr. Thompson, Mr. Speaker's Ruling was sustained on the following division:—

**Ayes**

Allan       Apps       Bales       Beckett       Boyer       Brown       Brunelle    Bryden       Carruthers    Cecile       Cowling      Davis       Davison     Edwards     Freeman     Gomme
Guindon     Harris      Haskett     Henderson     Hodgson     (Victoria) Lawrence    (Russell)    MacDonald     Morningstar    McKeough    Noden       Olde        Peck        Renwick     Reuter

**Noes**

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.

Mr. Trotter moved, seconded by Mr. Gaunt, That, in the opinion of this House, this Legislature should enact legislation to supplement Old Age Security payments by $25.00 per month and should make an automatic payment of $100.00 per month to those aged 65 and over who at present are not receiving old age security and that a cost-of-living escalator clause should be applied to these payments.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING

8.00 O'Clock P.M.

The House, according to Order, again 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, 1967, the following sums:—

1701. To defray the expenses of the Main Office, Department of Public Welfare. ......................... $13,440,000

1702. To defray the expenses of the Child Welfare Branch .... 14,437,000

1703. To defray the expenses of the Day Nurseries Branch ...... 591,000

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 11.45 p.m.
NINETY-NINTH DAY

WEDNESDAY, JUNE 22ND, 1966

PRAYERS

2.00 O’CLOCK P.M.

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

Bill 184, An Act to amend The County Judges Act. Mr. Wishart.

The following Sessional Papers were Tabled:—


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


Bill 176, An Act to amend The Department of Public Welfare Act.


Bill 179, An Act to provide Benefits to Persons and Families in Need.


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 Ambulance Services Act, 1966*, including moneys necessary for grants referred to in clause d of subsection 1 of section 6 of *The Ambulance Services Act, 1966*, shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,

as provided in Bill 137, An Act to promote Ambulance Services and improve their Standards.

That,

the amounts required for the purposes of section 6 of *The Vocational Rehabilitation Services Act, 1966* shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,

as provided in Bill 148, The Vocational Rehabilitation Services Act, 1966.

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


Bill 78, The Mental Health Act, 1966.

Bill 115, An Act respecting Abandoned Orchards.


Bill 119, An Act to amend The Plant Diseases Act.


Bill 131, An Act to modify the Rule against Perpetuities.

Bill 137, An Act to promote Ambulance Services and improve their Standards.

Bill 148, The Vocational Rehabilitation Services Act, 1966.

Bill 149, An Act to amend The Homes for the Aged Act.


Bill 151, An Act to amend The Schools Administration Act.

Bill 152, An Act to amend The Separate Schools Act.

Bill 153, An Act to amend The Department of Education Act.

Bill 154, An Act to amend The Public Schools Act.


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

The 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 EVENING SITTING

8.00 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, 1967, the following sums:—

1704. To defray the expenses of the Field Services Branch, Department of Public Welfare ....................... $ 1,761,000

1705. To defray the expenses of the Finance and Administration Branch ....................... 820,000

1706. To defray the expenses of the General Welfare Assistance Branch ....................... 20,628,000

1707. To defray the expenses of the Homes for the Aged Branch ....................... 3,925,000

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.
ONE HUNDREDTH DAY
THURSDAY, JUNE 23RD, 1966

PRAYERS

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

Your Committee begs to report the following Bill without amendment:

Bill 169, An Act to amend The Planning Act.

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

Bill 185, An Act to amend The Public Service Superannuation Act. Mr. Allan.

Bill 186, An Act to amend The Teachers' Superannuation Act. Mr. Davis.

Bill 187, An Act to provide for the Relocation of the Mulholland Cairn. Mr. Spooner.

The Order of the Day for Second Reading of Bill 174, An Act to amend The Real Estate and Business Brokers Act, was discharged and the Bill withdrawn.

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

Bill 2, An Act to amend The Algoma Central and Hudson Bay Railway Company Act, 1941.

Bill 4, An Act to amend The Railway Fire Charge Act.


Bill 78, The Mental Health Act, 1966.

Bill 115, An Act respecting Abandoned Orchards.


Bill 119, An Act to amend The Plant Diseases Act.

Bill 131, An Act to modify the Rule against Perpetuities.


Bill 133, An Act to amend The Trustee Act.


Bill 137, An Act to promote Ambulance Services and improve their Standards.

Bill 148, The Vocational Rehabilitation Services Act, 1966.

Bill 149, An Act to amend The Homes for the Aged Act.


Bill 151, An Act to amend The Schools Administration Act.

Bill 152, An Act to amend The Separate Schools Act.

Bill 153, An Act to amend The Department of Education Act.

Bill 154, An Act to amend The Public Schools Act.


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

_In the Committee_

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:—

1708. To defray the expenses of the Indian Development Branch, Department of Public Welfare ....................... $ 741,000

1709. To defray the expenses of the Office on Aging ................................. 89,000

1710. To defray the expenses of the Rehabilitation Services Branch .................................................. 786,000

1711. To defray the expenses of the Welfare Allowances Branch ... 44,922,000

1712. To defray the expenses of the Welfare Allowances Branch ... 18,184,000

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. Rowe moved, seconded by Mr. Reuter, That, in the opinion of this House, "An Act to provide for the Expansion and Improvement of Privately-Owned Woodlands" should be broadened in interpretation and application.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

The following Sessional Papers were Tabled:—

Report of the Provincial Secretary of Ontario with respect to the administration of Part IX of The Corporations Act (No. 30).

Second Annual Report of The Pension Commission of Ontario, for the year ending December 31, 1965 (No. 76).

Forty-Fifth Annual Report of the Public Service Superannuation Board, for the year ended March 31, 1965 (No. 34).

Annual Report of the Teacher's Superannuation Commission (No. 8).

Annual Report of the Ontario College of Art, for the year ending May 31, 1965 (No. 9).

THE EVENING SITTING

8.00 O'CLOCK P.M.

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

Bill 175, An Act to provide for the Establishment of The Moosonee Development Area Board.


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

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 Legal Aid Act, 1966 during the fiscal year 1966-67 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 130, An Act respecting Legal Aid.

That,

the attorney shall, on or before the 1st day of March in each year, pay to the Treasurer of Ontario for the use of Ontario an annual tax equal to 2 per cent of the gross premiums or deposits, other than those in respect of re-insurance ceded to the exchange by other insurers, collected from subscribers in respect of risks located in Ontario during the preceding calendar year, after deducting returns for cancellations and all amounts returned to subscribers or credited to their accounts as savings during such year,

as provided in Bill 162, An Act to amend The Insurance Act.

Also, that Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit, be referred to the Committee on Legal Bills and Labour.

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

Bill 130, An Act respecting Legal Aid.


Bill 156, An Act to amend The Pharmacy Act.

Bill 157, An Act to amend The Dentistry Act.


Bill 162, An Act to amend The Insurance Act.

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

The House then adjourned at 11.20 p.m.
ONE HUNDRED AND FIRST DAY
FRIDAY, JUNE 24TH, 1966

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 188, An Act to amend The Ontario Municipal Employees Retirement System Act, 1961-62  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.

The House then adjourned at 1.05 p.m.

ONE HUNDRED AND SECOND DAY
MONDAY, JUNE 27TH, 1966

PRAYERS 2.00 O'CLOCK P.M.

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

Bill 189, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.  Mr. Wishart.


Bill 192, An Act to amend The Municipal Act.  Mr. Spooner.
The House, according to Order, resolved itself into the Committee of Supply.

THE EVENING SITTING

8.00 O'Clock P.M.

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1967, the following sums:—

101. To defray the expenses of the Main Office, Department of Agriculture........................................ $1,731,000

102. To defray the expenses of the Agricultural and Horticultural Societies Branch........................................ 1,208,000

103. To defray the expenses of the Agricultural Rehabilitation and Development Branch........................................ 3,933,000

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 11.45 p.m.

ONE HUNDRED AND THIRD DAY
TUESDAY, JUNE 28TH, 1966

PRAYERS

2.00 O'Clock P.M.

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

Bill 130, An Act respecting Legal Aid.


Bill 156, An Act to amend The Pharmacy Act.

Bill 157, An Act to amend The Dentistry Act.


Bill 162, An Act to amend The Insurance Act.

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

Bill 184, An Act to amend The County Judges Act.

Bill 185, An Act to amend The Public Service Superannuation Act.

Bill 186, An Act to amend The Teachers' Superannuation Act.

Bill 187, An Act to provide for the Relocation of the Mulholland Cairn.


The Order for Second Reading of Bill 20, An Act to amend The Highway Traffic Act, was discharged and the Bill withdrawn.

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,

payments of interest made under subsection 1a of section 5b of The Department of Agriculture Act, as enacted by section 1 of The Department of Agriculture Amendment Act, 1966, during the fiscal year ending on the 31st day of March, 1967, shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 113, An Act to amend The Department of Agriculture Act.

That,

notwithstanding any other Act, the Lieutenant Governor in Council, on the recommendation of the Treasurer of Ontario, may, if he considers it in the public interest, remit any,

(a) tax, impost, duty or toll payable to Her Majesty, imposed or authorized to be imposed by any Act of this Legislature;
(b) fee; or

(c) any forfeiture or pecuniary penalty imposed or authorized to be imposed by any Act of this Legislature for any contravention of the laws relating to the collection of the revenue or to the management of any public work producing toll or revenue, notwithstanding that part of such forfeiture or penalty is payable to any other person,

and any remission granted under The Financial Administration Act or any other Act may be paid out of the Consolidated Revenue Fund,

as provided in Bill 173, An Act to amend The Financial Administration Act,

That,

the Minister may make grants to The Moosonee Development Area Board, until the 31st day of March, 1967; out of the Consolidated Revenue Fund,

as provided in Bill 175, An Act to provide for the Establishment of The Moosonee Development Area Board.

That,

the moneys required for the purposes of subsection 4 of section 2 and section 3 of The Day Nurseries Act, 1966 shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,

as provided in Bill 177, The Day Nurseries Act, 1966.

That,

the moneys required for the purposes of The Elderly Persons Centres Act, 1966 shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,


That,

the moneys required to provide benefits and for the administration of The Family Benefits Act, 1966 shall, until the 31st day of March, 1967, be paid out of the Consolidated Revenue Fund,

as provided in Bill 179, An Act to provide Benefits to Persons and Families in Need.
Also, that the Committee had directed him to report the following Bills without amendment:—

Bill 112, An Act to provide for Crop Insurance.
Bill 113, An Act to amend The Department of Agriculture Act.
Bill 114, An Act to amend The Edible Oil Products Act.
Bill 120, An Act to amend The Weed Control Act.
Bill 143, An Act to amend The Farm Products Marketing Act.
Bill 169, An Act to amend The Planning Act.
Bill 170, An Act to amend The Negligence Act.
Bill 171, An Act to amend The Farm Loans Act.
Bill 175, An Act to provide for the Establishment of The Moosonee Development Area Board.
Bill 176, An Act to amend The Department of Public Welfare Act.
Bill 179, An Act to provide Benefits to Persons and Families in Need.

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


Ordered, That the Report be now received and adopted and that the Bills reported be read the third time tomorrow.
The Order of the Day for Second Reading of Bill 50, An Act to amend The Municipal Act, and Bill 51, An Act to amend The Municipality of Metropolitan Toronto Act, having been read,

Mr. Renwick moved, That the Bills be now read the second time, and a debate arising,

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

THE EVENING SITTING
8.00 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, 1967, the following sums:—

104. To defray the expenses of the Dairy Branch, Department of Agriculture......................................................... $ 1,185,000

105. To defray the expenses of the Extension Branch............. 4,060,000

106. To defray the expenses of the Farm Economics, Co-operatives and Statistics Branch........................................ 457,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.15 p.m.

ONE HUNDRED AND FOURTH DAY
WEDNESDAY, JUNE 29TH, 1966

Prayers

2.00 O’Clock P.M.

The following Sessional Papers were Tabled:—

Second Interim Report of the Select Committee on Aging (No. 82).

Second Interim Report of the Select Committee on Youth (No. 72).
On motion by Mr. Robarts,

Ordered, That this House will meet to-morrow at 10.30 o'clock a.m. and will adjourn at 1.00 o'clock p.m. until Monday next.

On motion by Mr. Robarts,

Ordered, That Orders be placed on the Order Paper for consideration of the Reports of the Select Committees on Aging, on Youth and on Consumer Credit.

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

Bill 112, An Act to provide for Crop Insurance.

Bill 113, An Act to amend The Department of Agriculture Act.

Bill 114, An Act to amend The Edible Oil Products Act.

Bill 120, An Act to amend The Weed Control Act.

Bill 143, An Act to amend The Farm Products Marketing Act.


Bill 169, An Act to amend The Planning Act.

Bill 170, An Act to amend The Negligence Act.

Bill 171, An Act to amend The Farm Loans Act.


Bill 175, An Act to provide for the Establishment of The Moosonee Development Area Board.

Bill 176, An Act to amend The Department of Public Welfare Act.


Bill 179, An Act to provide Benefits to Persons and Families in Need.


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, 1967, the following sums:—

107. To defray the expenses of the Farm Products Inspection Branch, Department of Agriculture.................. $ 581,000
108. To defray the expenses of the Farm Products Marketing Board........................................ 120,000
109. To defray the expenses of the Home Economics Branch.................................................. 715,000
110. To defray the expenses of the Information Branch....................................................... 522,000

The Evening Sitting

8.00 O’Clock P.M.

111. To defray the expenses of the Live Stock Branch........ $ 914,000
112. To defray the expenses of the Ontario Food Council........ 214,000
113. To defray the expenses of the Ontario Junior Farmer Loan Branch........................................ 458,000
114. To defray the expenses of the Ontario Telephone Service Commission................................. 108,000
115. To defray the expenses of the Soils and Crops Branch............... 737,000
116. To defray the expenses of the Veterinary Services Branch.................................................. 1,836,000
117. To defray the expenses of the Demonstration Farm, New Liskeard........................................ 102,000
118. To defray the expenses of the Horticultural Experiment Station, Vineland.......................... 648,000
119. To defray the expenses of the Kemptville Agricultural School........................................... 796,000
120. To defray the expenses of the Western Ontario Agricultural
    School, Ridgetown........................................ $ 595,000

121. To defray the expenses of the Agricultural Research
    Institute of Ontario...................................... 6,996,000

122. To defray the expenses of the Main Office.................... 400,000

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

*Ordered*, That the Report be received.

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

The Order of the Day for resuming the Adjourned Debate on the amendment
to the motion that Mr. Speaker 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.
Renwick,

*Ordered*, That the Debate be adjourned.

The House then adjourned at 11.05 p.m.

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ONE HUNDRED AND FIFTH DAY

THURSDAY, JUNE 30TH, 1966

Prayers 10.30 O’Clock A.M.

The following Sessional Paper was Tabled:—

Report of the Standing Committee on Public Accounts (*No. 84*).

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, 1967, the following sums:—

715. To defray the expenses of the Ontario Hospital Services Commission, Department of Health .................. $ 76,782,000

716. To defray the expenses of the Ontario Hospital Services Commission .......................... 12,993,000

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 1.00 p.m.

ONE HUNDRED AND SIXTH DAY
MONDAY, JULY 4TH, 1966

Prayers 2.00 O’Clock P.M.

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

Bill 194, An Act to incorporate Sunnybrook Hospital. Mr. Robarts.

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


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 application for registration is refused, a registration is cancelled or a receipt for a prospectus is not obtained, the Director of the Ontario Securities Commission may recommend to the Treasurer of Ontario that a refund of the fee or of such part thereof as he deems fair and reasonable be made, and the Treasurer may make such refund from the Consolidated Revenue Fund,


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

Bill 65, An Act to amend The Corporations Act
Bill 184, An Act to amend The County Judges Act.
Bill 185, An Act to amend The Public Service Superannuation Act.
Bill 186, An Act to amend The Teachers' Superannuation Act.
Bill 187, An Act to provide for the Relocation of the Mulholland Cairn.

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

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

The Debate was resumed.

THE EVENING SITTING
8.00 O'Clock P.M.

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

On motion by Mr. Oliver,

Ordered, That the Debate be adjourned.
The Minister of Reform Institutions Tabled correspondence with the Minister of Justice and also records of visitors to Reform Institutions (Sessional Paper No. 37, Part 2).

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

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


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

The House then adjourned at 10.45 p.m.

ONE HUNDRED AND SEVENTH DAY
TUESDAY, JULY 5TH, 1966

PRAYERS 2.00 O’CLOCK P.M.

Mr. Bales, from the Standing Committee on Legal Bills and Labour, presented the Committee’s Tenth and final Report, which was read as follows and adopted:

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

Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit.

Mr. Kerr, from the Standing Committee on Municipal Affairs, presented the Committee’s Third and final Report, which was read as follows and adopted:

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

On Motion by Mr. Robarts,

Ordered, That this House will meet tomorrow and Thursday at 10.30 a.m. and will rise for a luncheon interval from 12.30 until 2.00 p.m.

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

Bill 184, An Act to amend The County Judges Act.
Bill 185, An Act to amend The Public Service Superannuation Act.
Bill 186, An Act to amend The Teachers' Superannuation Act.
Bill 187, An Act to provide for the Relocation of the Mulholland Cairn.

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

Bill 194, An Act to incorporate Sunnybrook Hospital.

According to Order, the House discussed the Second Interim Report of the Select Committee on Aging.

According to Order, the House discussed the Second Interim Report of the Select Committee on Youth.

According to Order, the House discussed the Report of the Select Committee on Consumer Credit.
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.

Mr. Newman moved, seconded by Mr. Trotter, That a Select Committee of this House be appointed to examine into the sale and distribution of gasoline and other petroleum products in Ontario, and, without limiting the generality of such examination, the terms of reference of the Committee to include the following: 1. the pricing policy of wholesalers and manufacturers, together with differentials in price in various parts of the province; 2. the economic conditions prevailing among owners of retail outlets; 3. the production of gasoline and petroleum products within Ontario, and the source and characteristics relating to the import of such products into Ontario; 4. the effects of taxation upon the industry as well as the method of collecting the taxes.

The Debate concluded at six of the clock when Mr. Speaker left the Chair.

The Evening Sitting

8.00 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, 1967, the following sum:—

201. To defray the expenses of the Main Office, Department of Attorney General.......................... $ 368,000

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 12.00 midnight.
ONE HUNDRED AND EIGHTH DAY

WEDNESDAY, JULY 6TH, 1966

PRAYERS

10.30 O'CLOCK A.M.

The following Sessional Paper was Tabled:—

Answers to Questions relating to Metro Road contracts, asked by Mr. Ben during consideration of the Estimates of the Department of Highways (No. 78).

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 vested in the Art Gallery of Ontario and any lands and premises leased to and occupied by the Art Gallery of Ontario are not liable to taxation for provincial, municipal or school purposes, and are exempt from every description of taxation so long as the same are actually used and occupied for the purposes of the Art Gallery of Ontario,

as provided in Bill 193, An Act respecting The Art Gallery of Toronto.

That,

the real and personal property vested in Sunnybrook Hospital and any lands and premises leased to or occupied by Sunnybrook Hospital 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 Sunnybrook Hospital,

as provided in Bill 194, An Act to incorporate Sunnybrook Hospital.

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


Bill 194, An Act to incorporate Sunnybrook Hospital.
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, 1967, the following sums:—

202. To defray the expenses of the Ontario Police Commission, Department of Attorney General. $ 724,000

203. To defray the expenses of the Offices of the Legislative Counsel. 179,000

204. To defray the expenses of the Administration and Finance Division. 632,000

205. To defray the expenses of the Office of the Senior Crown Counsel. 224,000

THE EVENING SITTING
8.00 O’CLOCK P.M.

206. To defray the expenses of the Criminal Law Division. $ 1,527,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.30 p.m.

ONE HUNDRED AND NINTH DAY
THURSDAY, JULY 7TH, 1966

PRAYERS

10.30 O’CLOCK A.M.

On motion by Mr. Spooner,

Ordered, That the Order of the Day for Third Reading of Bill 192, An Act to amend The Municipal Act, be discharged and the Bill be referred back to the Committee of the Whole House for amendment.
The following Sessional Papers were Tabled:—

Annual Report of the Ontario Hospital Services Commission, 1964 (No. 84).

Return to Question No. 21 (No. 79).

Answer to Question No. 28 was also Tabled (See Hansard).

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


Bill 194, An Act to incorporate Sunnybrook Hospital.

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

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

Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit.

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 today.

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

Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit.

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, 1967, the following sums:—

207. To defray the expenses of the Administration of Justice Division, Department of Attorney General .............. $ 10,056,000

THE EVENING SITTING

8.00 O'Clock P.M.

208. To defray the expenses of the Public Safety Division...... $ 2,671,000

209. To defray the expenses of the Ontario Securities Branch... 562,000

210. To defray the expenses of the Office of the Superintendent of Insurance............................................ 341,000

211. To defray the expenses of the Ontario Law Reform Commission .......................................................... 155,000

212. To defray the expenses of the Board of Negotiation....... 80,000

213. To defray the expenses of the Ontario Provincial Police... 28,393,000

Mr. Speaker resumed the Chair; and the Chairman reported, That the Committee had come to certain Resolutions,

Ordered, That the Report be received.

Mr. Reilly, from the Committee of Supply, reported the following Resolutions which were concurred in by the House:—

Resolved, That Supply in the following supplementary amounts and to defray the expenses of the Government Departments named, be granted to Her Majesty for the fiscal year ending March 31st, 1966:—

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:

Special Grant.......................................................... $  861,600

DEPARTMENT OF HEALTH:

Special Grants.......................................................... 4,575,000

—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, 1967:—
DEPARTMENT OF AGRICULTURE:

Main Office.................................................. $ 1,731,000
Agricultural and Horticultural Societies Branch.................. 1,208,000
Agricultural Rehabilitation and Development Branch.............. 3,933,000
Dairy Branch.................................................. 1,185,000
Extension Branch.............................................. 4,060,000
Farm Economics, Co-operatives and Statistics Branch.............. 457,000
Farm Products Inspection Branch ................................ 581,000
Farm Products Marketing Board .................................. 120,000
Home Economics Branch......................................... 715,000
Information Branch............................................. 522,000
Live Stock Branch.............................................. 914,000
Ontario Food Council........................................... 214,000
Ontario Junior Farmer Loan Branch................................ 458,000
Ontario Telephone Service Commission............................. 108,000
Soils and Crops Branch......................................... 737,000
Veterinary Services Branch..................................... 1,836,000
Demonstration Farm, New Liskeard................................ 102,000
Horticultural Experiment Station, Vineland......................... 648,000
Kemptville Agricultural School................................... 796,000
Western Ontario Agricultural School, Ridgetown................... 595,000
Agricultural Research Institute of Ontario......................... 6,996,000
Main Office................................................... 400,000

DEPARTMENT OF ATTORNEY GENERAL:

Main Office.................................................. 368,000
Ontario Police Commission....................................... 724,000
Office of the Legislative Counsel................................ 179,000
Administration and Finance Division.............................. 632,000
Office of the Senior Crown Counsel.............................. 224,000
Criminal Law Division.......................................... 1,527,000
Administration of Justice Division................................ 10,056,000
Public Safety Division......................................... 2,671,000
Ontario Securities Branch...................................... 562,000
Office of the Superintendent of Insurance........................ 341,000
Ontario Law Reform Commission................................. 155,000
Board of Negotiation........................................... 80,000
Ontario Provincial Police....................................... 28,393,000

DEPARTMENT OF CIVIL SERVICE:

Main Office.................................................. 100,000
Position Administration........................................ 250,000
Recruitment and Examination.................................... 269,500
Training and Development...................................... 184,500
Administrative Services........................................ 210,500
Data Processing Services....................................... 131,000
Pay Research.................................................. 101,500
Ontario Joint Council, Civil Service Arbitration Board and
Grievance Boards................................................ 37,500
Publications................................................... 79,000
Personnel Research............................................. 87,500
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**DEPARTMENT OF HIGHWAYS:**

- General Administration: 3,771,000
- Electronic Computing Services: 1,172,000
- Operations—Head Office Administration: 893,000
- Maintenance—King’s Highways and Other Roads: 92,831,000
- Purchasing and Other Services: 8,870,000
- Commuter Rail Project—Maintenance: 325,000
- Construction and Other Capital Projects: 224,654,000
- Planning and Design: 13,044,000
- Property Purchases and Related Services: 13,917,000
- Research and Sundry Engineering Services: 4,464,000
- Commuter Rail Project—Capital: 9,300,000

**DEPARTMENT OF LABOUR:**

- Main Office: 1,230,000
- Industrial Training Branch: 2,323,000
- Conciliation Services: 583,000
- Labour Standards Branch: 808,500
- Labour Relations Board: 556,000
- Safety and Technical Services: 2,553,000
- Human Rights Commission: 131,500
- Research Branch: 291,000
- Labour Standards Branch: 9,500,000

**DEPARTMENT OF LANDS AND FORESTS:**

- Main Office: 2,351,000
- Fish and Wildlife Branch: 695,000
- Forest Protection Branch: 230,000
- Lands and Surveys Branch: 1,289,000
- Parks Branch: 201,000
- Research Branch: 882,000
- Timber Branch: 1,156,000
- Forest Ranger School: 243,000
- Junior Ranger Program: 930,000
- Basic Organization: 26,162,000
- Extra Fire Fighting: 750,000
- Lands and Surveys Branch: 100,000
- Timber Branch: 1,268,000
- Parks Branch: 4,500,000
**OFFICE OF LIEUTENANT GOVERNOR:**
Office of Lieutenant Governor ........................................... $  33,000

**DEPARTMENT OF MINES:**
Main Office ................................................................. 630,000
Geological Branch ......................................................... 1,295,000
Mines Inspection Branch ................................................. 418,000
Laboratories Branch ...................................................... 235,000
Sulphur Fumes Arbitrator ................................................ 29,000
Mining Lands Branch ...................................................... 423,000
Main Office ................................................................. 500,000

**DEPARTMENT OF MUNICIPAL AFFAIRS:**
Main Office ................................................................. 1,047,000
Community Planning ....................................................... 708,000
Municipal Finance Division .............................................. 541,000
Municipal Administration and Assessment ........................... 974,000
Subsidies, Grants and Payments to Municipalities .................. 58,407,000
Ontario Municipal Board ................................................. 493,000
Main Office ................................................................. 1,205,000

**DEPARTMENT OF PRIME MINISTER:**
Main Office ................................................................. 160,000
Cabinet Office .............................................................. 96,000

**OFFICE OF PROVINCIAL AUDITOR:**
Office of Provincial Auditor .............................................. 623,000

**DEPARTMENT OF PROVINCIAL SECRETARY AND CITIZENSHIP:**
Main Office ................................................................. 470,500
Companies Branch .......................................................... 530,000
Citizenship Branch ....................................................... 484,000
Office of the Speaker .................................................... 24,000
Legislative Library ....................................................... 82,000
Clerk of The Legislative Assembly and Chief Election Officer .... 134,000
Sessional and Other Requirements ..................................... 1,923,000
Queen’s Printer ............................................................. 248,000
Registrar-General’s Branch .............................................. 885,000
Post Office ................................................................. 718,000

**DEPARTMENT OF PUBLIC WELFARE:**
Main Office ................................................................. 13,440,000
Child Welfare Branch ..................................................... 14,437,000
Day Nurseries Branch ..................................................... 591,000
Field Services Branch .................................................... 1,761,000
Finance and Administration Branch ................................... 820,000
General Welfare Assistance Branch ................................... 20,628,000
Homes for the Aged Branch .............................................. 3,925,000
Indian Development Branch ............................................. 741,000
Office on Aging ............................................................ 89,000
Rehabilitation Services Branch ........................................ 786,000
Welfare Allowances Branch ............................................. 44,922,000
Welfare Allowances Branch ............................................. 18,184,000
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<td>Ontario Government Buildings—Repairs</td>
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<td>Maintenance of Locks, Bridges, Dams and Docks, etc</td>
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<td>Architectural and Engineering</td>
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<td>Property and Surveys</td>
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<td>Public Buildings and Services</td>
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<td>Dams, Docks and Locks</td>
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**DEPARTMENT OF REFORM INSTITUTIONS:**

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<td>Institutions (Ontario Reformatories, Industrial Farms, Training Schools and District Jails)</td>
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**DEPARTMENT OF TOURISM AND INFORMATION:**

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**DEPARTMENT OF TRANSPORT:**

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<td>Ontario Highway Transport Board</td>
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<td>Motor Vehicles Administration</td>
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<td>Motor Vehicle Accident Claims Fund</td>
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**TREASURY DEPARTMENT:**

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<td>Pension Commission of Ontario</td>
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DEPARTMENT OF UNIVERSITY AFFAIRS:

Main Office ........................................... $ 446,000
Grants to Universities and Colleges .................. 91,398,000
Miscellaneous Grants .................................. 39,000
Student Awards ....................................... 10,500,000
Research Awards ...................................... 400,000

The House then adjourned at 11.35 p.m.

ONE HUNDRED AND TENTH DAY
FRIDAY, JULY 8TH, 1966

PRAYERS 10.30 O’CLOCK A.M.

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

Ordered, That the Select Committees on Youth, Aging, Corporation Law and Conservation Authorities be respectively reappointed with the same powers and duties as heretofore, and that changes in the membership of the said Committees be as follows:

Mr. Price to be added to the Committee on Corporation Law; Mr. Gisborn to replace Mr. MacDonald on the Committee on Conservation Authorities; Mr. Brown to be retired from the Committee on Youth, and Mr. Smith to replace the late Mr. Troy on the Committee on Youth.

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

Ordered, That a Select Committee of this House be appointed to review the terms and provisions of the election laws and any related Acts and regulations, in the light of modern needs, practices and concepts, for the proper representation of those qualified to vote, and to report its findings and recommendations to this Assembly.

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. Bales (Chairman), Messrs. Beckett, Brown, Bryden, Demers, Gordon, Hodgson (Victoria), Letherby, Mackenzie, Noden, Rollins, Singer and Sopha.

Answers to Questions Nos. 3 and 27 were Tabled (See Hansard).

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

The Debate was resumed and, after some time, 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:

1. Regrets that the Government by its many years of neglect, inefficiency, misleading accounting and lack of plans has brought Ontario to the position where further taxation has been forced upon it.

2. Further regrets the decision of the Government to levy oppressive, unplanned taxation that will greatly increase the heavy burden already carried by the wage earner and farmer.

3. Further regrets that the Government has failed to include action on the realignment of municipal taxing obligations in order to relieve the already over-burdened home owner from oppressive and inequitable and increasing local taxes.

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

**AYES**

Ben  
Braithwaite  
Bryden  
Bukator  
Gaunt  
Gisborn  
Lewis  
(Scarborough West)  
MacDonald  
Newman  
Nixon  
Oliver  
Racine  
Renwick  
Singer  
Sopha  
Spence  
Thompson  
Worton  
Young—19.
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, eight hundred and forty-six million, sixty-three thousand, one 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 195, 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, 1966, and the 31st day of March, 1967. Mr. Allan.
Ordered, That the Bill be read the second time forthwith.

The Bill was then read the second time.

Ordered, That the Bill be read the third time forthwith.

The Bill was then read the third time and passed.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed several Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:

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

Bill 2, An Act to amend The Algoma Central and Hudson Bay Railway Company Act, 1941.

Bill 4, An Act to amend The Railway Fire Charge Act.

Bill 45, An Act to provide for the Licensing and Regulation of Nursing Homes.


Bill 78, The Mental Health Act, 1966.


Bill 85, An Act to amend The Medical Act.

Bill 86, An Act to amend The Loan and Trust Corporations Act.


Bill 97, An Act to amend The Registry Act.


Bill 101, An Act to provide for the Protection of Buyers of Consumer Goods and for the Fair Disclosure of the Cost of Credit.

Bill 105, An Act to amend The Territorial Division Act.

Bill 106, An Act to provide for the Registration of and Disclosure by Public Finance Companies that hold Shares in Private Loan Companies.


Bill 112, An Act to provide for Crop Insurance.

Bill 113, An Act to amend The Department of Agriculture Act.

Bill 114, An Act to amend The Edible Oil Products Act.

Bill 115, An Act respecting Abandoned Orchards.


Bill 119, An Act to amend The Plant Diseases Act.

Bill 120, An Act to amend The Weed Control Act.


Bill 126, An Act to amend The Local Improvement Act.

Bill 127, An Act to amend The Ontario Municipal Board Act.


Bill 129, An Act to amend The Department of Municipal Affairs Act.

Bill 130, An Act respecting Legal Aid.

Bill 131, An Act to modify the Rule against Perpetuities.


Bill 133, An Act to amend The Trustee Act.


Bill 136, An Act to amend The Housing Development Act.

Bill 137, An Act to promote Ambulance Services and improve their Standards.


Bill 139, An Act to amend The Air Pollution Control Act.

Bill 140, An Act to amend The Ontario Mental Health Foundation Act, 1960-61.


Bill 143, An Act to amend The Farm Products Marketing Act.

Bill 144, An Act to amend The Public Utilities Act.

Bill 145, An Act respecting the Village of Beachville.


Bill 148, The Vocational Rehabilitation Services Act, 1966.

Bill 149, An Act to amend The Homes for the Aged Act.

Bill 151, An Act to amend The Schools Administration Act.

Bill 152, An Act to amend The Separate Schools Act.

Bill 153, An Act to amend The Department of Education Act.

Bill 154, An Act to amend The Public Schools Act.


Bill 156, An Act to amend The Pharmacy Act.

Bill 157, An Act to amend The Dentistry Act.


Bill 162, An Act to amend The Insurance Act.

Bill 163, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 169, An Act to amend The Planning Act.

Bill 170, An Act to amend The Negligence Act.

Bill 171, An Act to amend The Farm Loans Act.

Bill 172, An Act to amend The Tile Drainage Act.

Bill 175, An Act to provide for the Establishment of The Moosonee Development Area Board.

Bill 176, An Act to amend The Department of Public Welfare Act.


Bill 179, An Act to provide Benefits to Persons and Families in Need.


Bill 184, An Act to amend The County Judges Act.

Bill 185, An Act to amend The Public Service Superannuation Act.

Bill 186, An Act to amend The Teachers' Superannuation Act.

Bill 187, An Act to provide for the Relocation of the Mulholland Cairn.


Bill 194, An Act to incorporate Sunnybrook Hospital."

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, 1966, and the 31st day of March, 1967."
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:

As this Fourth Session of the 27th Parliament concludes its labours, I voice appreciation of your zeal and energy in dealing with the heavy legislative programme initiated by the Executive Council of Ontario for your consideration.

During this Session, of the 37 Private Bills also presented, 30 received Royal Assent. Notice was given of 34 Private Members' Resolutions of which 32 were debated at length. 195 Public Bills were introduced. Government measures accounted for 170 and, of these, 165 received Royal Assent.

Originating in 19 Departments, the legislation to which you have given careful consideration and approval has covered a wide range of subject and scope. The extensive nature and importance of these enactments arose from their involvement with the health, well-being and rights, as well as the responsibilities, of the people of this Province. They also encompassed many phases of governmental administration and activity.

The importance, in our economy, of the industry of Agriculture was emphasized beyond all doubt in the Bills introduced affecting the agricultural community and in the Ministerial statements made during the House proceedings. The Crop Insurance Act, 1966 was an important advance in providing protection for the farmer against perils to crops. My Government will continue to represent the interests of the members of the farming community of Ontario, and to preserve all rights to which they are entitled, both in the area of Provincial and Federal jurisdiction, and to that end will continue to co-operate with the appropriate authorities in arriving at solutions for problems of mutual concern.


Regional Development Councils have been established, and the Ontario Development Corporation was created, by legislation which was approved.

In the field of education, necessary amendments to several Acts were made. The Public Libraries Act was completely reorganized with new provisions for regional library development and the appointment of an Ontario Provincial Library Council.
The Ontario Education Capital Aid Corporation has been established as part of a programme to assure to municipalities and school boards a dependable source of funds at a moderate rate of interest through the purchase of their debentures issued for the construction of schools. These funds are also available through The Ontario Universities Capital Aid Corporation for the purchase of debentures from universities.

Provision was made for tightened control by the Ontario Water Resources Commission over water management in Ontario.

Legislation of far-reaching importance in various fields of health was enacted during this Session. The Medical Services Insurance Plan is now in operation. The first groups to benefit were those in receipt of Social Assistance who have been deriving the benefits of the programme since April 1st.

This year is observed the 50th anniversary of the proclamation in 1916 of the Act which established the Department of Highways in Ontario. One year later an Act was passed to provide for a Provincial highway system which has expanded far beyond the dreams of the planners of those days and has promoted the growth and development of Ontario, the Province of Opportunity.

In the area of labour relations, extensive revisions have been made to existing legislation to meet current needs. Section 89 of The Labour Relations Act was repealed.

The passage of The Woodlands Improvement Act, 1966 will permit entering into agreements with the owners of private lands for the purpose of conducting forestry management, and was one of the highlights of the legislative proposals of the Department of Lands and Forests. The introduction of the tupid-seedling programme will be of additional strength to the reforestation programme of the Province.

The Report of the Select Committee on Mining has been presented to the Legislature, and my Ministers are reviewing the recommendations which will be of assistance to the industry and the Department of Mines.

Important and far-reaching amendments to The Municipality of Metropolitan Toronto Act were introduced and adopted.

Amendments to The Municipal Act and The Ontario Municipal Employees Retirement System Act have provided the municipalities and their employees with the opportunity for improvements in pensions and other fringe benefits.

In its citizenship programme, the Department of the Provincial Secretary and Citizenship this year is also extending to Hamilton its summer course for teachers in teaching English as a second language combined with a concentrated programme of evening language classes for newcomers. Special features of the language training programme in Hamilton are daytime classes for shift workers. Experimental projects will also be conducted for immigrant children in co-operation with the Toronto and Hamilton School Boards.
Public Welfare legislation has been submitted and approved in anticipation of meshing with Federal enactments. The Province will thus share in a wide range of welfare services and allow the development of welfare programmes which will permit more flexibility in their operations. Under these Acts the municipalities will also benefit from increased financial aid to serve the cases for which they are responsible.

Amendments have been made to The Parole Act and to certain other Acts within the purview of the Department of Reform Institutions to bring such legislation into conformity with practices in other Departments.

Legislation was passed to provide for the registration of rates by tourist establishment operators at the time of application for a licence. Provision has also been made for the establishment of regulations which would require information centres to be licensed by the Department of Tourism and Information.

Amendments to The Highway Traffic Act have provided for the setting of safety standards for tires and for the requirement of safety devices on motor vehicles.

Legislation has been submitted and approved concerning members of the Public Service of Ontario whose dedication of purpose, and efficient service, merit our recognition and commendation, which I now extend.

With the affairs of the Province in excellent condition, and its sound financial position having had the thorough scrutiny of Honourable Members, approval has been given to provide Supply to defray the expenditures for the requirements of the Departments of the Government as in their Estimates submitted. In Her Majesty’s name I thank you.

May Divine Providence guide and protect you.

The Provincial Secretary then said:—

Mr. Speaker and Members of the Legislative Assembly:

It is the will and pleasure of the Honourable the Lieutenant Governor that this Legislative Assembly be prorogued and this Legislative Assembly is accordingly prorogued.
Resolutions Submitted to the Standing Committee on Natural Resources, Wildlife and Mining
March 16th and 17th
1966

Twenty-seventh Parliament
4th Session, 1966
# INDEX

RESOLUTIONS SUBMITTED TO COMMITTEE ON NATURAL RESOURCES, WILDLIFE AND MINING

March 16th and 17th, 1966

<table>
<thead>
<tr>
<th>FISH Resolution</th>
<th>Page</th>
<th>GAME Resolution</th>
<th>Page</th>
<th>GENERAL Resolution</th>
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1. Duck Blinds:

Whereas debris along the beach from blinds left out after the close of the hunting season; and

Whereas steel stakes and posts holding blinds left in the lake bottom are dangerous to boats, water skiers and swimmers.

Therefore let it be resolved that the Department of Lands and Forests include in Section 84, subsection 4 of The Game and Fish Act, 1961-62 and the Ontario Fishery Regulations, 1964, the regulating of blinds used for the purpose of hunting migratory birds.

2. Earlier Closing of Yellow Pike Perch Season to Non-Resident (Foreign) Anglers in the District of Rainy River:

Whereas fishing success has dropped in the past years; and

Whereas the number of non-resident (foreign) anglers has shown a great increase after the 15th of February when the Yellow Pike Perch season is closed in their inland waters to protect spawning; and

Whereas the Department of Lands and Forests has placed its faith in natural spawning.

Therefore let it be resolved that the Department of Lands and Forests change the closing date of the
Yellow Pike Perch season in the District of Rainy River to non-resident (foreign) anglers to the 15th day of February each year, until the population of this species increases so as to afford a longer season.

3. FISHING BY BOW AND ARROW:
Whereas the Ontario Fishery Regulations, 1964, Schedule 10, paragraph 7, permit the taking of carp and suckers by bow and arrow in the parts of Lake St. Lawrence and Lake St. Francis in the Counties of Dundas, Stormont and Glengarry; and

Whereas carp, suckers, gar and dogfish are in competition with sports fish in counties adjoining the above area; and

Whereas carp are very detrimental to the habitat of waterfowl by their destruction of aquatic plants; and

Whereas the above area is the only area in Eastern Ontario where fishing is now permitted by bow and arrow.

Therefore let it be resolved that the open season for the taking of carp and suckers by bow and arrow described in Schedule 10, paragraph 7, of The Ontario Fishery Regulations, 1964, be extended to include the waters in the counties of Frontenac, Lennox and Addington, Leeds, Grenville and Hastings, and also be amended to include the taking of gar and dogfish.

We have no objections to extending bow and arrow seasons to areas where carp, especially, are readily available. We will look at the fishery in the areas suggested to determine if there will be a minimum of conflict with other species. It may be that only specified waters should be included.

The Ontario Federation of Anglers and Hunters
Resolutions

4. Use of Foreign Aircraft to Transport Hunters and Fishermen into Ontario:

Whereas the Air Transport Board continues to grant licences to foreign-based chartered airlines to operate non-scheduled service in Northwestern Ontario; and

Whereas the above aircraft are being used to transport hunters and fishermen into Northwestern Ontario to hunt big game and fish; and

Whereas the above foreign aircraft are not, under present regulations, required to check out before leaving Canada, thus making it impossible for our Department of Lands and Forests Conservation Officers to control poaching of our fish and big game herds in the Province of Ontario; and

Whereas there are sufficient Canadian-owned aircraft and chartered airlines to take care of all foreign big game hunters and fishermen in the Province of Ontario, which can be readily used for this purpose and can be properly checked at their bases by Conservation Officers.

Therefore let it be resolved that the Ontario Federation of Anglers and Hunters strenuously object to the Air Transport Board and the Department of Transport granting licences to foreign-based applicants to fly aircraft into Canada for hunting and fishing purposes.

By Whom

The Ontario Federation of Anglers and Hunters

Comments

No comment.
5. Access Roads on Crown Lands:
Whereas the forests of the province are producing a
timber crop and a fish and wildlife crop; and

Whereas the utilization of both of these crops requires
forest access roads; and

Whereas the majority of access roads on Crown lands
have been built by the timber operators and as such
come under their management and control; and

Whereas the use of these roads by the public to crop
the fish and wildlife resources is not assured; and

Whereas the timber operators may be liable for
damages to anyone using their forest access roads and
as a result are reluctant to allow the use of their roads
by the public; and

Whereas the proper management of the renewable
natural resources of the province, including timber and
fish and wildlife, requires that the management agency,
namely, the Department of Lands and Forests, must
have control over the utilization of the resources.

Therefore let it be resolved that the Department of
Lands and Forests take over the management of all
forestry access roads on Crown lands and be responsible
for contracts for maintenance and construction of these
roads.
RESOLUTIONS

Be it further resolved that the public be allowed use of these access roads on Crown timber leases at such times as the operators are not actively engaged in hauling over the roads.

Be it further resolved that the Department of Lands and Forests initiate action to have these roads declared public roads under The Highway Traffic Act so that liability for damages can be assessed as on public highways.

Be it further resolved that some system of levies be worked out that will allow the costs of construction and maintenance of these roads to be charged back to the timber operators and the public who use the roads in harvesting the resources.

6. CONSERVATION OFFICERS:

Whereas the Conservation Officers of the Division of Fish and Wildlife of the Department of Lands and Forests are being called upon to do an increasing amount of public relations work with respect to the management of our fish and wildlife resources; and

Whereas this is in addition to the normal amount of enforcement work that these officers are expected to carry out in the interests of the protection of these resources; and

BY WHOM

The Ontario Federation of Anglers and Hunters

Comments

It is possible to obtain additional Conservation Officer staff for new programs, i.e., Waterfowl Management Units, Hunter Safety Examiners, etc., but seldom to expand present services and programs.
Whereas it is proposed to make certain Conservation Officers in each Forestry District responsible for conducting the examination of candidates under the Hunter Safety Training Program; and

Whereas the Conservation Officers have recently been put on a shorter work week; and

Whereas day-in, day-out, around-the-clock vigilance that is required to protect our fish and wildlife resources and the enlarged public relations program require many more man-hours than the present complement of Conservation Officers can hope to accomplish.

Therefore let it be resolved that the Department of Lands and Forests be requested to take immediate steps to double the complement of Conservation Officers and that this be completed by the end of 1967.

7. Pollution:

Whereas there is now considerable substantiated evidence of the detrimental effects from the so-called exotic chemicals, found in, and the basis of, many of our present-day insecticides, pesticides, herbicides, synthetic detergents and fertilizers; and

Whereas industrial and municipal wastes and sewage will continue to be a menace until the controls are more rigidly enforced; and

The Ontario Federation of Anglers and Hunters

The Ontario Water Resources Commission has the main jurisdiction on pollution. Cooperative arrangements have been recently made to include officers of the Department of Lands and Forests under Sec. 28b of the OWRC Act as agents of the Commission, which permits them to inspect and enforce such regulations as required.
RESOLUTIONS

Whereas improper farming practices, which cause silting and subsequent waste of our valuable top soils, plus the damage done by the indiscriminate and haphazard use of pesticides and chemical fertilizers; and

Whereas the indiscriminate and wholesale spraying of herbicides, done not only by our government agencies, but by the municipalities, along roadsides and hydro-pole lines, not only cause a brown scar on our countryside but kill off much of our beneficial wildlife.

Therefore be it resolved that the Cabinet of the Province of Ontario give due consideration to the evidence at hand, some of which is hereinafter stated, and take immediate action to initiate the suggested legislation, in order to enable our Province to have a more positive control of existing pollution, and halt further pollution of our air, soil and waters. Also, to take the initiative in Canada in establishing a Federal Pollution Testing and Control Commission.

To establish a strong, independent, non-political Pollution Commission, incorporating it with our existing Water Resources Commission, one member being appointed from each of the Province's Forestry Districts. This Commission to control all areas of pollution, air, soil and water, industrial, municipal and domestic.

This Commission should be empowered to establish and enforce stringent regulations governing all types of pollution, and also be empowered to impose stiff penalties for any and all infractions.
The Commission should, at all times be in close liaison with the Ministers of the following branches of our Provincial Government for the stated reasons:

1. The Department of Health—for the testing of existing and future marketable products which may endanger our health and welfare. Also for the effective control of domestic pollution.

2. The Department of Agriculture—for a sound educational program for farmers, to control pollution caused directly by improper farming methods.

3. The Department of Lands and Forests—for the control of all spraying, to ensure proper logging and pulp-cutting practices and reforestation procedures in order to help maintain our water tables and prevent the silting of our lakes and streams.

4. The Department of Mines—for the prevention of all pollution caused by mine and mill wastes.

5. The Attorney-General—for the collection of any fines for violations of the regulations, and otherwise aid in the proper enforcement of the said regulations to combat the pollution menace.

6. The Municipal Board—to assist the municipalities financially in the construction of proper sewage treatment plants.
Resolutions

(7) The Department of Education—to establish scholarships for qualified but needy high school graduates, which will enable these students to carry on their studies in the fields of biology, biochemistry or any allied courses. Provided the recipient agrees to work a specified minimum of time for the Commission in the field and in the laboratory.

Reasons for the Need of This Proposed Legislation
From the Financial Post, August 13, 1960, on air pollution: “Anti-pollution laws are not strong enough. In Toronto, for instance, a violator can be fined only up to $50.00 on the first offence, only up to $100.00 on the second offence and only up to $200.00 on the third and following offences. Manufacturers sometimes feel it is cheaper to pay the fine than obey the laws. In New York, offenders can be fined up to $500.00 or imprisoned for six months, or both. In Los Angeles, the Air Pollution Authorities can shut down a plant after repeated offences. Canadian Air Pollution laws are not as stringent in their regulations as they are in many U.S. Cities.”

From the Toronto Globe and Mail, December 13, 1962: “U.S. Surgeon General, Luther Terry, said today there is evidence that air pollution is linked to lung cancer and other respiratory diseases. Dr. Terry told the U.S. National Conference on Air Pollution that evidence has now accumulated, which makes it un-
mistakably clear that air pollution is associated with important respiratory diseases such as lung cancer, emphysema, asthma, and chronic bronchitis.”

From the Associated Press, May 1964: “A U.S. Public Health Service Scientist said Tuesday the Pesticide Endrin had been found in every dead and dying fish examined after a massive fish kill in Louisiana. The testimony came from K. E. Biglane, a former aquatic biologist for the Louisiana Wildlife and Fisheries Commission.”

From the Canadian Press, May 1964—“A. E. Berry, retired General Manager of the OWRC, says that, despite the current low lake levels, Ontario has plenty of water and the real problem is controlling pollution.”

From the Canadian Press, November 13, 1964: “Dr. J. A. Vance, Chairman of the OWRC, said today one uranium mining company, now inactive, was responsible for radioactive pollution of waters in the Elliot Lake area. Dr. Vance said this company, which he would not name, was less co-operative than others in the area when asked by the OWRC to take adequate measures to contain dangerous ore tailings. A fault in the construction of a containment area led to the radioactive wastes reaching the waters of the Serpent River watershed, he said. A check of the annual reports of the OWRC showed that in 1959 it accused some mining companies of failing to supervise containment areas closely. The report said that because of this the threat of pollution was ever present.”
Resolutions

From a report of a survey made by the OWRC in 1964: "... That the waters of the Roberts River are polluted and void of aquatic life for four miles downstream from an iron ore mine and smelter, due to faulty settling and containment areas for the mine and mill wastes."

The above are only a few of the instances, showing the urgent need for an immediate change in our combat of pollution.

8. CRAPPIE LIMITED:

Whereas there is at present no limit of take on Crappie; and

Whereas the absence of a limit of take has depleted the Crappie in the Rainy Lake and Lake of the Woods areas; and

Whereas crappies are a much sought-after specie by visiting fishermen; and

Whereas the crappie is a valuable resource of the Province.

Therefore be it resolved that a limit of not more than 40 crappies per day, per person, be put into effect immediately in the Rainy Lake and Lake of the Woods areas.

By Whom

North Ontario Tourist Outfitters’ Association.

Comments

The crappie populations in Northwestern Ontario are characterized by wide fluctuations in year-class strength. This may be because they are near the limit of their distribution. In some years, large numbers of "jumbo" fish are available, and crappie angling for two months in the winter and in the spring becomes excellent.

There is no evidence to suggest crappies are being depleted. Continued interest by anglers will open up new areas not recognized for crappie fishing.

If evidence becomes available that crappies are over-exploited, a 40-per-day limit would hardly be effective in protecting the populations.
9. **Speckled Trout Season:**

Whereas the opening of the speckled trout season in Northern Ontario on or about February 27th creates additional pressure on a species of game fish which cannot stand this additional pressure without seriously damaging the population.

Therefore be it resolved that the opening date for the speckled trout season in Northern Ontario be put back to its former opening date of May 1st.

Northern Ontario Tourist Outfitters’ Association.

Department field staff are maintaining a close check on winter angling activity throughout the province. To date, we have little evidence to indicate that the earlier season is harmful to the brook trout fishery.

The earlier season has provided for greater utilization of the resource which previously was not being adequately harvested by summer angling alone. This is particularly so in the more inaccessible waters which can be reached more easily by winter fishermen with snowmobiles. The winter fishery is providing for the more extensive use of hatchery-planted fish which are stocked mainly in the more accessible waters and which, for the most part, have been under-harvested in the past.

Northern Ontario Tourist Outfitters’ Association.

This matter is being reviewed with Lake of the Woods fishermen and tourist operators.

It is doubtful that one standard marker is feasible for the whole of Ontario, since the requirements for the Great Lakes, large lakes like Lake of the Woods, and small northern lakes are considerably different.

Northern Ontario Tourist Outfitters’ Association.

This matter is being reviewed with Lake of the Woods fishermen and tourist operators.
Resolutions

Whereas many anglers have their lures and lines entangled in these nets, in many cases resulting in the loss of this equipment; and

Whereas this loss of equipment and lack of knowledge of the markings of these gill nets are causing a great deal of hard feelings between the summer angler and the commercial fishing industry.

Therefore be it resolved that the Department of Lands and Forests in co-operation with the Commercial Fishing Industry arrive at a standard marker to be placed at both ends of all nets. This marker to be a standard colour, size and shape, and that due publicity be given this marker in all publications put out by the Department for the information of the angling public and non-resident fishing licence buyers.

11. Conservation Officers:

Whereas, despite persistent appeals by all interested parties and the tourist industry in particular, there remains a very serious and continuing lack of conservation officers throughout Northern Ontario. Of the few officers we do have, it has been noted that morale and interest have, at times, in the recent past hit dangerously low points. Good officers have left their jobs in search of employment with more satisfactory compensation; and

Whereas the present educational and practical ex-

By Whom

Comments

Northern Ontario Tourist Outfitters' Association.

This problem is at present being tackled at a local level on Lake of the Woods. The commercial fishermen are agreeable, and the district is working with them to design a suitable marker.
experience requirements as laid down by the Department for new officers and for advancements in grade of present officers, though desirable, are not realistic when compared to the relative pay scales. This seems especially true now that these men officially have the status of Peace Officers with all the attendant responsibility; and

Whereas we believe that, if the Department is going to effectively compete in the labour market today in obtaining and holding good men with the qualifications desired, the compensation and benefits must be considerably higher. It should compare favourably with industry and other law enforcement bodies in Ontario. This applies also in holding the present staff.

Therefore be it resolved that the Department of Lands and Forests be requested to take action on the following points:—

(1) Maintain the present requirements when hiring new men but allow an appropriate promotional body to promote men now within the Department when their experience, character, ability and integrity show that a promotion is due, even when they do not have all the formal education required.

(2) Review the present pay scales with the intention of increasing pay for all grades to a level compatible with today’s living costs and commensurate with the qualifications required in each grade.

This is currently under investigation and study.

Pay scales are under constant review. Qualifications have been raised with commensurate raise in pay scales.
RESOLUTIONS

(3) Embark on a hiring program that will obtain new conservation officers, and then provide more of these men throughout Northern Ontario.

12. FISHING AND HUNTING LICENCE FORMS:

Whereas the issuance and recording of licence forms for both fishing and hunting licences require a great deal of time and effort on the part of the licence issuer.

Therefore be it resolved that the Department of Lands and Forests be requested to set up a system of issuing these forms in triplicate to eliminate this unnecessary work, and that more space be provided for the name and address on the licences.

13. REMOVAL OF LOGS AND DEBRIS IN THE MONTREAL AND COW RIVERS, DISTRICT OF ALGOMA:

Whereas the Montreal and Cow Rivers have been raised twice in the last 15 years to facilitate power development; and

Whereas logs and debris have been left to float around thereby creating a hazard to navigation on these rivers, with the upper part of the Cow River completely impassable for two miles; and

BY WHOM

Northern Ontario Tourist Outfitters' Association

Northern Ontario Tourist Outfitters' Association

Comments

Conservation Officers have been obtained from the ranks of other services within the Department as well as from the Ontario Forest Ranger School, Dorset. Qualified personnel of a suitable calibre who wish to become Conservation Officers are difficult to find.

New systems and procedures are currently under study, and the system suggested or one like it will be given serious consideration.

The Department is conducting meetings with Great Lakes Power Corporation this winter in an effort to have the matter of logs and debris cleaned up.
Whereas the Department of Lands and Forests have been requested on several occasions to have this condition cleared up, but have taken no action.

Therefore be it resolved that we again request the Department of Lands and Forests to take immediate drastic action to have this situation cleared up; and

Be it further resolved that, if it is beyond the power of the Department of Lands and Forests to resolve this matter, it be turned over to the Federal Department of Transport for their necessary action.

14. Bag Limit on Bear in Ontario:

Whereas under present regulations there is no bag limit on bear in Ontario; and

Whereas some hunters are taking advantage of there being no bag limit on bear and are shooting bear in large numbers; and

Whereas these persons are killing bear only for the sake of killing an animal, the pelts and carcasses being left to rot where they fall; and

Whereas bear are not so plentiful that this killing can go on without some serious effect on the bear population; and

Northern Ontario Tourist Outfitters' Association

At the present time black bear are common to abundant across Northern Ontario. Reports of nuisance bears destroying property and invading towns are numerous. Although interest in bear hunting has increased since 1961, the present number of bear hunters is considered too small to have any appreciable effect on the bear population. There would appear to be no reason at present why bear limits should be imposed.
RESOLUTIONS

Whereas bear are now classed as game animals, to be hunted only under the authority of a licence, but are treated as pests rather than as game.

Therefore be it resolved that beginning in 1966 there be imposed a bag limit on bear. It is the recommendation of this association that the bag limit be one bear per licence in each season.

15. MOOSE SEASON:

Whereas the Department of Lands and Forests biologists report that the Red Lake area has an over-abundance of Moose; and

Whereas the area north of the 10th base line has an early freeze-up so that hunting must terminate approximately October 15th; and

Whereas the area north of the 11th base line has an open season for moose from September 15th; and

Whereas the area just south of the 11th base line definitely appears to be more heavily populated with moose and is closer to reach.

Therefore let it be resolved that the moose season open September 15th north of the 10th base line.

BY WHOM

Northern Ontario Tourist Outfitters' Association.

COMMENTS

Big game seasons for Northern Ontario were set on a three-year basis for 1965-66, 1966-67 and 1967-68. The change recommended will be considered with a view to amending the regulations. According to data collected at the Red Lake check station, very little moose harvesting took place north of the 11th base line after September 15th or north of the 10th base line after October 2nd.
16. **Moose Season in Thunder Bay District:**
Whereas the moose season opening date in Thunder Bay District is set at October 1st; and

Whereas the northern part of this District is accessible only by air and, with the early freeze-up in the area, can only be hunted during the first 10 days of the present season; and

Whereas the moose in this part of the District cannot be harvested in sufficient numbers to keep a sensible balance in the herd.

Therefore let it be resolved that in 1966 and thereafter, moose season begin on September 15th in that part of the Thunder Bay District lying north of the CNR main line.

17. **Moose Management:**
Whereas the present policy of allowing moose hunters to hunt at will during the open season for moose results in excessive hunting pressure in readily accessible areas and results in over-harvesting of moose population in such areas; and

Whereas other areas less accessible in many cases are not being harvested; and

Whereas field surveys by local Conservation Officers give good indication of hunting pressure allowable for good moose management.

Northern Ontario Tourist Outfitters Association

See Resolution No. 15. District staff will be consulted regarding this proposal.

Northern Ontario Tourist Outfitters Association

For moose management purposes, Ontario is subdivided at present into four major management regions: the Western (including the Forest Districts of Fort Frances, Kenora, Sioux Lookout, Port Arthur and part of Geraldton); the Northern (Forest Districts of Cochrane, Kapuskasing and parts of Geraldton and Gogama); the Central (Forest Districts of White River, Chapleau, Swastika and parts of Sudbury, Sault Ste. Marie, Gogama and North Bay); and Southern (Forest Districts of Tweed, Lindsay, Pembroke, Parry Sound and parts of North Bay, Sudbury and Sault Ste. Marie).
RESOLUTIONS

Therefore let it be resolved that the Department of Lands and Forests investigate the possibility of setting up management units to control the distribution of moose hunters appropriate to the moose population in a given area.

18. PARTRIDGE SEASON IN NORTHEASTERN GEORGIAN BAY AREA:

Whereas it is considered that the 1965 partridge season in the northeastern Georgian Bay area was too long.

Therefore let it be resolved that the Department of Lands and Forests be requested to revert the partridge season in the northeastern Georgian Bay area to the old regulations of one week in October and one week in November, or for a shorter season than in 1965 at the discretion of the Department.

19.—(1) Aim: The aim of this brief is to point out a situation which is irritating to hunters and to owners of private, unfenced woodland properties alike, in that owners of such properties in Ontario are not required by law to post “no trespassing” signs during the hunting season to notify hunters.

BY WHOM

Northern Ontario Tourist Outfitters Association

Comments

For inventory and harvest data, sub-regional units may be used but it is impracticable to think of still smaller units for control of hunter distribution. As much as possible moose hunters are directed to the more inaccessible areas for their hunting so that these moose may be usefully harvested.

Census and harvest data indicate that the grouse population in south-central Ontario is on the up-swing. The season recommended would reduce hunting opportunities drastically and would not materially aid in keeping grouse numbers high. Studies have shown that the bulk of grouse hunting occurs during the initial period of leaf fall, hence grouse harvest numbers are largely independent of a season’s length. The well known “grouse cycle” has nothing to do with hunting and the birds become scarce periodically, where they are not hunted, and abundant even when they are heavily hunted.

Canadian Forces Rod and Gun Club

Trespass is not confined to entry of hunters. We would question any legislation purporting to deprive a land owner of the right to give oral notice.
(2) **BACKGROUND:** Hunters and some owners of unfenced woodland properties have been at odds for several years over the situation where hunters have been ordered off privately owned woodlands by the owners during the hunting season. When the question regarding posting of "no trespassing" signs is put forward, many property owners claim that they are not required by law to post such signs.

(3) **DISCUSSION:** This is an absurd situation and leaves much to be desired from both the hunters and the property-owners' points of view. If the property owner wishes to control hunting on his property, he should be required by law to post signs to this effect. In many areas, privately owned woodlands are adjacent to Crown lands, and it is not uncommon to find the two types mixed in such a way that the hunter has very little chance of finding out which is which, unless he provides himself with a detailed and up-to-date map of the intended hunting area and is able to properly and accurately locate his position on the map at all times; if he did this, he would have little or no time to look for game.

Furthermore, if posting of private woodlands is not required by law, hunters could be, and indeed have been ordered off property by other hunters posing as the property owners. The honest hunter has little chance to obtain proof of ownership, owner's name, place of residence, etc. It is not uncommon to discover that the owner resides many miles from the property concerned.

The legal imposition of a requirement that all private lands where hunting is not permitted be posted would tend, eventually, to close all private lands to hunting.
Resolutions

At the same time, where the property owner wishes to control hunting or travel on his property, and this is not unreasonable, the posting of his property would help to relieve him of the task of keeping hunters from trespassing since he would have the benefit of the law.

It is indeed an awkward situation when the hunter is rudely ordered to remove himself from an unposted woodland by person or persons posing as, and well might be, the owner or owners of the property, when in many cases the "owner" does not give his name or address, nor will he provide definite proof by way of a deed or other document that he is the owner.

Many property owners use the argument that, while they pay taxes on their properties, hunters from locations many miles away come to hunt the game. This, of course, is a weak argument, since all wild game is the property of the Crown and the hunter pays for the privilege of hunting the game by purchase of a hunting license.

(4) Recommendation: It is recommended that, if no other adequate measures have or are now being taken with respect to posting of privately owned woodlands to notify the hunter, legislation should be passed to require property owners to do so, showing the owner's name. In addition, the rights of hunters and property owners with respect to hunting on posted and unposted woodlands should be summarized in the game regula-
tions, or preferably as a supplement to the hunting licence, as it is considered that this would help to clear up some of the misunderstandings between hunters and property owners, and would also help to eliminate the unpleasant situations and ill-feelings that are prevalent during the hunting seasons.

20.—(1) BACKGROUND: The present system employed in the vending of resident and non-resident hunting licences and non-resident fishing licences in the Province of Ontario is considered to be uneconomical, and does not lend itself to proper and efficient control, particularly in the sale of hunting licences and efficient follow-up action where infractions of the fish and game laws are involved.

(2) AIM: The aim of this paper is to emphasize the need for better control over the sale of hunting and fishing licences in the Province of Ontario and to recommend an economical method of vending these licences, which would lend itself to better control and follow-up action where required.

(3) DISCUSSION: At present, hunting and fishing licences are sold at selected or approved outlets in sporting goods stores, hardware stores, grocery stores and others. The vendor is paid approximately 15 per cent of the cost of the licence, which varies according to the type of licence sold; for example, a vendor is paid 15c on a $1.00 licence, 75c on a $5.00 licence.

Canadian Forces Rod and Gun Club
This is a good suggestion and will be studied. (See also comments on No. 12).
RESOLUTIONS

In 1961 there were 409,873 non-resident angling licences sold in the Province of Ontario; 426,775 in 1962, 474,568 in 1963. It was estimated that 2,000,000 anglers were in the field in Ontario in 1964. The revenue from all types of angling and hunting licences sold in Ontario each year amounts to a considerable sum, 15 per cent of which goes to vendors who apparently do little more than scribble a few words on a form. When checking into game law violations, etc., the scribbled stubs of licences make the task of obtaining accurate licence particulars a difficult one, even though licences bear serial numbers. Furthermore, the present system of licence vending does not seem to be adaptable to following a game law violator who has been placed on restriction, especially if he moves to another Province. Also, it has been reported that aliens in Canada who have not taken out citizenship papers have been able to obtain hunting licences and to bear firearms, contrary to the laws of the country.

(4) RECOMMENDATION: It is recommended that all hunting and fishing licences issued in the Province of Ontario be sold by the Provincial Vehicle Licence Bureau only. As the sale of vehicle licences would be at its annual low during the hunting and fishing seasons, this task should not impose hardship on vehicle licence issuing personnel. This system has several advantages, the more important being a saving of 15 per cent on each licence sold; typed forms with social security numbers shown, for easier and more accurate

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purposes; easier and faster means of checking into the issue of more than one hunting licence to a person in a given season, and the issue of hunting licences to aliens and others who are not entitled to bear firearms. In addition, the orderly conduct of the sale of hunting and fishing licences through a Provincial Bureau would add prestige to the Department of Lands and Forests, and would make licensees more appreciative of the privileges they enjoy in the harvesting of Provincial resources.

(5) While it is realized that adoption of this recommendation would necessitate considerable liaison between the Department of Lands and Forests and the Department of Transport, it is considered that the advantages would far outweigh any foreseeable disadvantages.

21. AIRCRAFT AND FACILITIES ON PORCUPINE LAKE:

Whereas the installation of public docking facilities on Porcupine Lake will mean an increase of air traffic in the Cochrane District; and

Whereas the Porcupine air base of the Department of Lands and Forests is not equipped for winter operations.

Therefore let it be resolved that the Department of Lands and Forests be requested to establish year-round facilities and aircraft at their base on Porcupine Lake.

The Porcupine, Timmins and Cochrane areas are serviced in winter by aircraft at the year-round base at Gogama. The work-load at the present time does not appear to warrant a year-round base at both Gogama and Porcupine.

The Ontario Northland Conservation Federation
(The Porcupine Fish and Game Protective Association Inc.)
22. **Fisheries Management Officer:**

Whereas the work of the District Biologist covers many other duties assigned to fish and wildlife and only a limited amount of his time may be spent on surveys and rehabilitation of lakes; and

Whereas the fishing in our stocked lakes has greatly deteriorated and is in need of a lengthy and full-time investigation.

Therefore let it be resolved that the Department of Lands and Forests be requested to establish a Fisheries Management Officer to assist the District Biologist in the survey of our lakes.

23. **Hill's Lake Hatchery:**

Whereas the propagation of fish in the Ontario Government hatcheries appears to be the most satisfactory method of increasing the supply.

Therefore let it be resolved that the Ontario Northland and Conservation Federation petition the Ontario Government to utilize the present facilities to the maximum production and to seriously consider raising the production capacity of the Hill's Lake hatchery in Northern Ontario.

**By Whom**

The Ontario Northland Conservation Federation

(The Porcupine Fish and Game Protective Association Inc.)

**Comments**

During the past 10 years, fisheries management officers have been appointed in 12 Districts and on two special Fisheries Management Units.

We expect there will be more in due course.

The current production from the Hill Lake trout rearing station is at present adequate to meet local requirements for hatchery stock. The North Bay trout rearing station is scheduled for complete renovation in 1966, and the increased production from this station, as well as that from the Hill Lake station, is expected to be more than adequate to meet the demand in the north-central area for the foreseeable future.
24. Extending the Moose Season Beyond the 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 over-population or other problems.

Therefore let it be resolved that the present moose season be extended to the end of the month of January, only in such areas as are designated by the Department of Lands and Forests, for such reasons as over-population or other problems.

The Ontario
Northern Conservation Federation

(Iroquois Falls Fish and Game Club)

Open season on moose were set on a three-year basis for the seasons of 1965-66, 1966-67, and 1967-68. Barring any sudden changes in conditions, it is not planned to alter the seasons until the regular review prior to the 1968 season. The effects and efficacy of the increasing use of power toboggans on moose populations must be studied prior to the setting of future seasons.

The designation of small special moose management areas is not planned, since this would only introduce an element of confusion regarding open and closed areas.

25. The Stocking of Pickerel in Suitable Lakes:

Whereas the stocking of pickerel in suitable lakes has proven very successful in various areas of Northern Ontario; and

Whereas Fish and Game Clubs are very keen to assist in such projects; and

Whereas pickerel are a very popular game fish.

Therefore let it be resolved that the Department of Lands and Forests look into the possibility of stocking suitable lakes with pickerel.

The Ontario
Northland Conservation Federation

(Iroquois Falls Fish and Game Club)

Whenever results from lake survey studies indicate the desirability or need for introductory or supplementary plantings, fish stocks are provided for the purpose.

We hope to intensify our lake survey program this year.
26. **Restriction of Hunting and Fishing Privilege 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

Whereas too few fishermen and hunters get any benefit from these restricted areas.

Therefore let it be resolved that timber operators be allowed to restrict the sportsman from their immediate area of operation only.

**By Whom**

The Ontario Northland Conservation Federation

(Kapuskasing Rod and Gun Club)

**Comments**

The subject of this Resolution is basically the subject of that submitted by the Ontario Federation of Anglers and Hunters regarding access roads on Crown lands.

The Department will consider any question based on the merits of each particular case.

Areas licensed under The Crown Timber Act are open for hunting and angling, subject to the regulations under The Game and Fish Act, 1961-62, except where a working area, within that licensed, is posted to indicate operations are being carried out and that hunting is prohibited.

27. **Closing of the Deer Season:**

Whereas during the past twenty years there has been a steady decrease in the scattered deer herds in Cochrane District; and

Whereas, if given a fair chance, these herds may increase.

Therefore let it be resolved that the deer hunting season in Cochrane District be closed for five years, north of Highway No. 101.

**By Whom**

The Ontario Northland Conservation Federation

(Calvert and District Rod and Gun Club)

**Comments**

The Cochrane deer herd is a small remnant herd at the extreme limit of the continental deer range. As such, animals in this area are especially vulnerable to weather and other factors which severely reduce their numbers. This area should be managed primarily for moose, and the Department questions the advisability of encouraging any expectation that deer will ever increase,
APPENDIX

28. 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 Abitibi River is an access to many hundreds of miles of hunting and fishing area.

Therefore let it be resolved that the Government erect a public dock at Twin Falls in the immediate future.

29. The Stocking of Trout in Rivers and Streams:

Whereas in Northern Ontario we have a great many rivers and streams which have become very poor as far as trout fishing is concerned; and

Whereas these rivers and streams have been very productive in the past; and

Whereas many of these rivers and streams have changed very little in the past twenty years; and

Whereas the Department of Lands and Forests seems reluctant to stock these rivers and streams, possibly due to the excessive costs.

Therefore let it be resolved that many of our rivers and streams be stocked with trout, with the help of the local Fish and Game clubs if necessary.

The Ontario Northland Conservation Federation

(Calvert and District Rod and Gun Club)

The District Forester has been asked to investigate the possibility of providing docking facilities under the lake access points program.

Results from creel census studies, conducted on stream environments where exploitation is low, generally indicate relatively poor survival or minimal returns from hatchery-planted stocks.

Unless stream plantings are undertaken on a "put and take" basis, the return from plantings of hatchery-reared fish in streams is often so small as not to justify continued restocking.

Where there is doubt, the planting of marked hatchery fish and an intensive creel census can indicate the proportion of the hatchery stock to the angler.
30. Log Booms:

Whereas lumber companies, using Temagami Lake to float log booms for distances up to 30 miles, do not appear to have regard for the safety or pleasure of May and June fishermen or vacationers. They allow loose logs to roam the lake surface before a clean-up is attempted at the end of the towing season. This often results in many saw logs getting so far away on the hundreds of miles of shore line that they are a menace to vacationers all summer.

Therefore be it resolved that the Department of Lands and Forests establish a patrol of these waters during this period, at the expense of the lumber companies involved, to collect all these loose logs before they stray all over the lake and cause accidents that could be fatal. Many of these loose logs have been hit by unsuspecting tourists; fortunately, there have been no fatal results so far.

31. 18-Mile Obabaki Lake and 10-Mile Gull Lake Survey:

Whereas in our opinion 18-mile long Obabaki Lake and 10-mile long Gull Lake, which are host waters for lake trout, small mouth bass and northern pike, should

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<tr>
<td>Temagami Lakes Association</td>
<td>Under all circumstances a constant lookout is required of vessels when navigating on water in order to prevent collisions with floating objects.</td>
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<td>It is impossible to find all the logs that get away from booms, so without doubt the few that do get away presents a hazard but it is evident that no great damage has been done having regard to the traffic on Lake Temagami.</td>
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<td>It is recognized that care should be taken by the logging companies and it would seem that on account of the value of the logs no company would be very careless about allowing any number to get away or to be unrecovered at a monetary loss. In other words, self-interest on the part of the logging companies must tend to keep this loss at a minimum.</td>
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<td>Log booms are required to be off the lake by June 1st. The District Forester keeps in contact with the companies and they are requested to sweep the loose logs.</td>
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<td>A preliminary lake survey was completed on Obabaki Lake in 1965, and a similar investigation is planned for Gull Lake in 1966. Both</td>
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be tested in 1966 to find out why there are no walleyes in these waters. All conditions seem to be similar to other lakes in the area where walleyes are found, but to the writer’s knowledge, after many years of checking, no walleye seem to inhabit these waters.

Therefore be it resolved that water tests be made in 1966 and preliminary survey of possible spawning grounds be made to help prove the possibilities of stocking walleye in these lakes. If successful, this would be a great help in relieving pressure in Temagami and other nearby lakes on their walleye population.

32. NEW HATCHERY—NORTH BAY:

Whereas it was a great disappointment that the Department failed to build the new hatchery so badly needed at North Bay in 1965. The writer made a visit there recently and there was not enough fish left for a meal.

Therefore be it resolved that the new hatchery as planned, and which we hope will be built and ready for eggs by the fall of 1966, has plenty of room for lake trout spawn and also is equipped to hatch walleye eggs, so the Department will have a supply close at hand to restock lakes in the northern part of Ontario.

The introduction of walleye may cause conflict with the native species, particularly lake trout. Results from similar-type introductions of walleye into lake trout waters have proven to be detrimental to the lake trout population. Walleye are widely distributed in the area. Emphasis is being placed on maintaining these important, select lake trout fisheries at as high a level as possible.

Temagami Lakes Association

The reconstruction of the North Bay hatchery is scheduled for 1966. The new station will include a modern hatchery building and outside rearing facilities designed primarily for the production of brook and lake trout. Construction should be completed this year and the station should be in production next winter.

No facilities are proposed for the incubation of walleye eggs. A special type of incubating unit known as a “jar battery” is required for incubating and hatching walleye eggs. Adequate facilities for jar culture of walleye at Little Current and Skeleton Lake hatcheries meet the present requirements for this species in the north-central region of the province.
RESOLUTIONS

33. Assistance by Associations:

Whereas, upon looking over all the resolutions submitted to your Department in the past by all the Fish and Game Clubs, Conservation Organizations, etc., it is noted that most of these organizations offer your Department assistance in financing and co-operation in any survey plans they might want done. Why is this sincere effort on their part brushed aside as if they were ignorant of any of the conditions where they have lived for a good many years? Wouldn't an atmosphere of co-operation and closer contact be a greater advantage to your Department personnel without any danger of usurping your Department's authority?

Therefore be it resolved that your Department, when planning any fish or hunting programs in certain areas covered by conservation or fishing and hunting clubs, notify the officers of the respective organizations and invite them to a closed off-the-record meeting to discuss the programs before the plans are made definite. This close co-operation with responsible representatives, no doubt, would avert a lot of later complaints sent to the Departmental heads in Toronto, complaints that could be straightened out at the local level where the Department's personnel is usually acquainted with the area concerned. The writer's past experience in the close co-operation with the local Departments of Lands and Forests, Police and others, has been a tremendous help in our mutual endeavours to solve some of our problems.

BY WHOM

Temagami Lakes Association

COMMENTS

The Department is always appreciative of any assistance provided by conservation agencies, and the assistance which the Temagami Lakes Association has provided is most welcome. Although the Department is not planning to undertake a lake trout spawn-collecting program on Lake Tamagami in 1966 (a previous attempt in 1962 proved uneconomical mainly because of the widespread distribution of spawning fish), it would certainly welcome assistance in the collection of complete creel census records throughout the entire fishing season. The collection of complete and accurate data on the sports fishery would assist greatly in the management of this important fishery.
Be it further resolved that your Department accept the following offer on behalf of our Association to assist, free of charge, on any fish management program your Department might have for Temagami Lake in 1966, especially in any new efforts to get lake trout eggs for the new hatchery at North Bay. If Temagami Lake itself does not seem suitable on account of weather, there are other lakes that would be very accessible such as Ko-ko-ko or the more sheltered arms of Temagami Lake. Without any obligation on your Department’s part, we offer the following assistance during the lake trout spawning season of 1966: We will supply, free of charge, two men, boats, motors needed, suitable daily transportation of eggs to North Bay hatchery by car or aircraft, first class accommodation, including meals for ONE of your experienced hatchery men from North Bay. All authority and responsibilities would be vested in your representative, and our Association assistants would be strictly under his control. In return we would expect a reasonable percentage of returns of the success of the operation.

34. CREEL CENSUS:

Whereas for more definite information on a creel census and actual fishing results as experienced by tourists.

Therefore be it resolved that the Department accept this invitation to send two members of its personnel, for a one-week fishing test, the first week of August, 1966. The Association will provide, free of charge, boat, motor, accommodations and meals. Fishing time to be

Temagami Lakes Association

We would hope there would be an opportunity to accept this offer. It must be remembered that failure to catch fish especially in August does not necessarily indicate the absence of fish. We hope that some netting can be done at the same time as a check.
RESOLUTIONS

Divided as follows: 2 days lake trout fishing, 2 days walleye and 2 days bass fishing. The only conditions we ask are an eight-hour day, no guide, and we reserve the right to include one of our members as an observer.

35. PROHIBITION OF ICE FISHING:

Whereas the Temagami Lakes Association has a membership of 265, comprised of private cottagers and commercial tourist operators. The general annual meeting of the Association was held August 17, 1965. At this meeting a resolution was unanimously passed that the Department be strongly urged to prohibit ice fishing on Temagami Lake, at least until after the fish survey and creel census which the Department has planned for the next three years is completed.

Therefore be it resolved that after the survey and creel census is completed, information should be available to decide if Temagami Lake can withstand the increased pressure of winter fishing without destroying the main attraction of the summer visitor, which is still the fishing. Out of about twenty-five commercial camps on Lake Temagami, only one, a newcomer, is in favour of ice-fishing. This alone should go a long way toward providing the unpopular feeling towards ice fishing. It is well known and being advertised that 1965 was the poorest season ever for fishing on Temagami Lake irrespective of weather.

BY WHOM

Temagami Lakes Association

COMMENTS

Winter closure was established for Lake Temagami in 1956 but this was revoked almost immediately when the local people objected to the restriction. As far as the Department is aware, the local Chamber of Commerce and many of the local sportsmen are still very much in favour of a winter fishery.

Biologically, the department has no evidence to indicate that winter fishing is detrimental to the fish population in Lake Temagami. It is estimated that the lake produces about 25,000 lbs. (about ½ lb. per acre) of lake trout per year. Winter creel census data indicate that approximately 10 per cent to 15 per cent of this harvestable crop is taken during the winter season. Unfortunately, comparable creel census data are not available for the summer fishery, but, on the basis of the information available, it would appear that the total harvest is well below that of the total production for the lake.

The Fisheries Management Unit being established on Lake Temagami will be better able
36. ECONOMICS VS. WINTER FISHING:

The main objection your Department has expressed in the past for not closing the ice fishing on Temagami Lake seems to have been the economic advantages it was supposed to have created for the village of Temagami and area. Any economic advantages in our opinion, are negligible. However, that doubtful reason is now out the window for good. The economic situation last fall and for years to come is that the Sherman Iron Mine is providing more economic stimulant than the Village of Temagami and surrounding area can handle already. The proposed new Sherman townsite at Goward on the shores of Net Lake will certainly add to the fishing pressure there as well, as it is also a lake trout body of water. With the development of Sherman Mine, we have lost at least four fishing lakes. The discovery of a new iron mine in Parkman Township plus the possibility of the iron deposit in Flett Township will soon add to the pressures on fishing and hunting in these favourable adjacent areas and must be seriously considered before it is too late.

Mr. Armstrong of your Department, at Maple, Ontario, suggested that the extension of speckled trout fishing into the winter would relieve the pressure on the slow-growing lake trout. It might help in some areas but, in our opinion, it certainly is not the answer to conserving some of our natural resources of fish and game for the future.

to determine the effect of winter angling, if there is winter angling going on during the study.

We are interested and concerned with the development of the sports fishing industry and in the benefits derived therefrom by the local communities. However, this interest is developed only on the basis of the available resource. If and when there is evidence to indicate that the fishery is being over-exploited, appropriate controls in the form of creel limits, seasons, etc., will be recommended for the protection of the resource.
RESOLUTIONS

Therefore be it resolved that your Department will take into consideration the above views of our Association's vital interest in conservation for the benefit of all, and recommend legislation in favour of conservation and less in favour of extermination by closing lake trout fishing on Temagami Lake from October to the first of the following May each year.

37. ADDITIONAL CONSERVATION OFFICERS:

Whereas Temagami Lake is a very large body of water to patrol and a lot more people are arriving every summer, the need for much better supervision by a game overseer is long overdue.

Therefore be it resolved that a fully qualified game overseer be stationed at the Lands and Forests headquarters at Bear Island. Bear Island is centrally located and would be available on short notice.

38. ORGANIZATION OF RESOLUTIONS:

The Department requested last year to have these resolutions submitted in plenty of time to look them over and make their comments.

Therefore be it resolved that the Department reciprocate by returning the copy of the resolutions and comments to senders, at least one week, before the time set for the hearing. This would enable the delegates to prepare rebuttal on some issues and save time at the meeting.

BY WHOM

Temagami Lakes Association

COMMENTS

Special appointments have been made as Conservation Officers for the Temagami senior personnel and in addition a number of the forest technician group have been appointed as Deputy Conservation Officers, some working out of Bear Island. A full-time Conservation Officer for Bear Island may not be possible with present funds.

Temagami Lakes Association

The Resolutions are addressed to the Committee; the comments are provided by the Department for the Committee. Anyone is free to address the Committee at its open meetings.
39. 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.

40. CONSERVATION OFFICERS:
Whereas we consider that the Conservation Officers are underpaid for the nature of the duties they are required to perform in the enforcement of The Game and Fish Act, 1961-62.

Be it resolved that further reviewing of salaries of Conservation Officers be implemented.

41. CONSERVATION OFFICERS:
Whereas it is felt that Conservation Officers are required to spend considerable time in research work and educational duties and that more time spent patrolling and making routine check-ups would have a great effect on the enforcement of the laws.

Be it resolved that Conservation Officers be detailed to do more patrolling and enforcement of the Act, rather than research and educational duties.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.  It is unlikely that funds can be made available for additional Conservation Officers to expand present services. (See comments for No. 6.)

St. Catharines and Lincoln County Game and Fish Protective Association Inc.  Salaries for Conservation Officers will continue to be under review.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.  Experience has shown that more respect for the laws and the officers enforcing them is obtained through education and an understanding of the law. Laws must be based on sound technical knowledge; otherwise they are mere stopgaps until such knowledge is acquired. We would like to have sufficient staff to permit specialization in both fields.
Resolutions

42. Magistrates:
Whereas in many districts throughout the province the fines imposed by some magistrates do not suggest that the enforcement of the Game and Fish Act, 1961-62, is of much importance to the natural resources of the province or to the recreational value of the people who enjoy the great out-of-doors; and

Whereas the minimum fine has been deleted from the Act.

Be it resolved that the Department of Lands and Forests request the Attorney-General's Department to instruct the magistrates as to the seriousness of game and fish violations and request heavier fines and cancellation of licences to hunt and fish.

43. Back Badges
The St. Catharines and Lincoln County Game and Fish Protective Association Inc. 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 Area is defeated, and the land owner is not receiving the protection that is needed for good "Farmer-Sportsman Relations".

By Whom

St. Catharines and Lincoln County Game and Fish Protective Association Inc.

Comments

An analysis of the fines which are said to be inconsistent illustrates that in the majority of cases there is adequate justification for the variation in the fines which are levied by the Magistrate, and we would not recommend that the present procedure of permitting the Court to weigh all the circumstances of the case in assessing the penalty be amended.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.

While we appreciate the suggestion and the concern which is expressed, the use of different colours for all of the Regulated Counties and/or Townships in the Province would prove to be very expensive and one which we may not be able to justify.

We will give this matter our attention for a solution in 1966.
We recommend that the Back Badge be issued in different colours for each adjoining county.

44. Pheasant Shooting

Whereas several years ago Erie District biologists suggested (because of the sterile hens) that the shooting of hen pheasants be permitted for a trial period; and

Whereas during this trial period, there has been a decided decrease in the population of pheasants in the Niagara District.

Be it resolved that the shooting of hen pheasants at any time (except on licensed Game Farms) be prohibited.

45. Pheasant Shooting:

Whereas the success of releasing pheasants as six to eight weeks poultis is questionable.

Be it resolved that the Department of Lands and Forests take necessary action to release adult birds in early spring to do their hatching and rearing in the natural way.

46. Pheasant Shooting

Whereas in many of the agricultural areas of southern Ontario, the population of game birds, game animals, insectivorous and song birds, has declined very noticeably; and

St. Catharines and Lincoln County Game and Fish Protective Association Inc.

There is no evidence on hand to indicate that the taking of some hen pheasants has resulted in a serious decrease of the pheasant population. When the taking of hens has been prohibited, the experience has been that many hens are shot in error and left, thus creating waste of a resource. A comprehensive pheasant research program is currently being considered.

St. Catharines and Lincoln County Game and Fish Protective Association Inc.

The best returns of pheasants occur when adult birds are released just prior to the opening of the season. It is acknowledged that the release of poultis is not as fruitful as adult releases.

Natural reproduction depends on availability of suitable cover, good nesting and hatching success, minimal weather and predator influences, and compatible agricultural practices. Over much of Ontario's pheasant range, all these conditions cannot be met to ensure successful annual reproduction of pheasants.
Resolutions

Whereas many of these birds and animals are beneficial to the farmer, as well as the public in general.

Be it resolved that the Department of Lands and Forests assert itself in the control of insecticides.

47. Fishing:

Whereas the Summary of Ontario Hunting Regulations as provided by the Department of Lands and Forests with the large map on the inside has been so well received by sportsmen.

Be it resolved that the Department of Lands and Forests provide a similar map in the Summary of Fishing Regulations for the use of anglers.

48. Stocking of Lake St. Lawrence

Whereas since prior to the flooding of man-made Lake St. Lawrence, our Conservation Council have asked for stocking of this lake;

Whereas Lake St. Lawrence has been, not only an area tourist attraction, but a fine recreational lake due to the close proximity of the St. Lawrence Park chain. Thousands of campers use these parks and this lake each year;

Whereas this lake has water depths up to 90 feet, and rainbow trout have been caught and do exist and survive in this lake now;

By Whom

St. Catharines and Lincoln County Game and Fish Protective Association Inc.

Comments

Studies have been made of the effect of pesticides on pheasants. This problem is receiving increased attention.

The Summary of the Ontario Fishery Regulations for 1966 will include a map depicting the areas where the various seasons apply.

Conservation Council of Stormont, Dundas, and Glengarry

As requested, the department made an introductory planting with Kokanee in Lake St. Lawrence in 1965. A similar planting is scheduled for 1966.

Consideration is also being given to the planting of other species of fish which might survive in those waters.
Whereas the Department planted some 1500 Kokanee Salmon in this lake in 1965;

Therefore be it resolved that in the interests of tourism, campers and area residents, our Council strongly urge the Department to continue this stocking of Kokanee Salmon for at least 5 years; and consider the feasibility of stocking Lake St. Lawrence with rainbow trout as well.

49. Pollution, Fish and Water Surveys:

Whereas one of the curses of our present-day way of life is pollution in the water and in the air;

Whereas due to many complaints to the Water Resources Commission—political and otherwise, with proof for many of these complaints submitted to the authorities;

Whereas conservation groups, angling sportsmen, and the citizens at large are now beginning to recognize and take action to eliminate where possible the causes of such pollution;

Therefore be it resolved that our Conservation Council of Stormont, Dundas and Glengarry will continue to co-operate with the Ontario Water Resources Commission wherever possible, and plans to continue the investigational work in the St. Lawrence River area.
RESOLUTIONS

Be it further resolved that our Council ask the Department to continue with their water and fish surveys in the area east of the Robert Saunders Power Dam to Lancaster which borders the counties of Stormont and Glengarry.

50. ESTABLISH FISH HATCHERY:

Whereas throughout our Province in different geographical locations, Departmental fish hatcheries are established;

Whereas our Council feels that for many years, until recently, the southeastern part of the Province was completely forgotten with respect to Conservation and Tourism;

Whereas the year 1967 is going to be our centennial year and Cornwall will be the closest city in Ontario to the Expo exhibits and other attractions.

Therefore be it resolved that our Council feels, in the interests of our Province, our Eastern Ontario citizens, the many thousands of visitors coming into Ontario and Canada in 1967, and the education of our area children, as well as the propagation of our fish, we ask the Department of Lands and Forests to consider an area south of our Cornwall Canal in the city of Cornwall to be the area for our next fish hatchery for the Province.

BY WHOM

Conservation Council of Stormont, Dundas and Glengarry

COMMENTS

Water supply and quality are prime requisites in the establishment of any potential hatchery site. The question of the species of fish required is also of paramount importance since the requirement for water quality differs greatly, depending upon the species required.

For example, the development of a suitably large trout-rearing station requires a continuous supply of 2,000 gals. per minute of good quality spring, or ground, water. The requirements for a pond station, similar to the one already in existence at Westport, which is used primarily for bass production, are less stringent. Stations of this type may be developed with a continuous flow of a good quality surface water from a lake or river.

The Department’s staff is at present engaged in investigations in co-operation with the Ontario Water Resources Commission to determine if a suitable spring or ground water supply is available in southeastern Ontario.
51. Quebec-Ontario Boundary in Lake St. Francis:

Whereas our Council, area sportsmen and local citizens have for many years been trying to get “boundary waters’ established in Lake St. Francis.

Whereas over the years, area citizens have been embarrassed and fined by officials from the Province of Quebec over disputes regarding an established boundary for fishing and duck hunting.

Therefore be it resolved that the Department of Lands and Forests officials use their vested powers in trying to arrange a meeting between Quebec, Ontario and Federal authorities to resolve a boundary agreeable to all parties concerned.

52. Waterfowl Shooting on Sunday:

Whereas the waters of Lake St. Francis border the waters of Quebec, and the waters of Lake St. Lawrence border the waters of New York State;

Whereas Sunday hunting and shooting of waterfowl is legal in said border waters of Quebec and New York State.

Therefore be it resolved that it be legalized to shoot ducks on Sunday in Lake St. Francis and Lake St. Lawrence, during the legal season for hunting ducks.

which would be satisfactory for the development of a large fish-rearing station.

Negotiations to solve this problem have not developed at the speed or to the stage that we would like. We will continue to investigate and attempt to negotiate through all channels open to us to bring about uniformity in border areas.

Considerable attention has been given this matter during the past year.

We are constantly attempting to provide additional recreational opportunities insofar as these do not conflict with other activities. Sunday hunting is generally prohibited south of the French and Mattawa Rivers at present.
RESOLUTIONS

53. **Wolf Control:**

Whereas the reports received by our Council from members of our clubs, who have hunted in many different geographical locations of Ontario during 1965 deer hunting season, lead us to submit this resolution;

Whereas most of the complaints have been turned in by hunters having many years bush-and-hunting experience. All view the situation as a grave one and that the wolves and wolf signs are on a definite increase even in farming areas with surrounding bushlands.

Therefore be it resolved that our council strongly recommend to the Department that immediate steps be taken to survey and curtail where necessary this increase of the wolf population. In doing so, our deer herds will have a greater chance of survival and for the propagation of their species.

54. **Hunting Accidents:**

Whereas each year, with increased hunting appeal to sportsmen, larger and larger numbers are invading our woods, swamps, and uplands in quest of recreation and game.

Whereas after each year's hunting season ends the nation's press carries numerous headlines of hunters being killed or wounded, most of the time through someone's carelessness.

**By Whom**

Conservation Council of Stormont, Dundas and Glengarry

**Comments**

At least one Predator Control Officer has been appointed in each Forest District and he has devoted a considerable proportion of his time to the establishment of control-measures such as trapping, snaring and the organization of wolf hunts.

It is not possible to show "criminal intent" in pressing charges for hunting accidents. Department officers rely on the opinion of the Crown Attorney as to whether charges should be laid for "careless hunting" under The Game and Fish Act, 1961-62, or for "criminal negligence" under the Criminal Code.
Therefore be it resolved that our Council urge the Department to help bring about changes in our Criminal Code whereby hunting privileges can be taken away from any guilty party, and also to urge increasing the minimum in financial penalties to any person found guilty of carelessness that causes a hunting accident or fatality.

55. PURCHASE LAND FOR PUBLIC HUNTING:

Whereas it has been our Council's policy over the past few years to urge the Department of Lands and Forests to purchase suitable hunting areas in the counties of Stormont, Dundas and Glengarry; and

Whereas with the number of hunters afield and with the increased number of "No Hunting" signs posted on Private Property; the sportsmen are being crowded into smaller and smaller areas as each season rolls around.

Therefore be it resolved that the Department continue its search for suitable lands, and when purchased to distinguish such properties with the necessary government signs designating the areas open to public hunting.

56. MOOSE HUNTING IN NIPIGON AREA:

Whereas from information received by our Council, certain areas in the Lake Nipigon or Nipigon Game Reserve were opened to moose hunting in 1965; and

Therefore be it resolved that the Department of Lands and Forests be urged to continue its efforts to develop and maintain moose hunting grounds in the Nipigon area.

Our Land Acquisition program has been accelerated and attention has been given to provision of additional public hunting grounds on a high priority basis.

When the authority for the Nipigon-Onaman and Nipigon Islands Game Preserve was rescinded in 1965, substantial publicity was given by means of news releases, both by Geraldton District and Head Office, Toronto.
RESOLUTIONS

Whereas apparently the Department sent out circular letters to all non-resident hunters notifying them of the fact that this new area was opened for moose hunting.

Therefore be it resolved that, if our findings in this regard are fact, we feel that all resident hunters should have been notified in some way to the effect that these new sections were opened for hunting moose.

57. DISRESPECT FOR LAW:

The disrespect for law, which appears to be a growing feature of our life, seems to be invading the Game and Fish field. Whereas formerly persons erred from ignorance, now it seems that game laws are broken for selfish reasons.

John Hauser

A great many of the serious offences committed against The Game and Fish Act in the past were not out of ignorance. The ever-increasing numbers of anglers and hunters may give rise to this impression but most are law-abiding.

58. INSTRUCTION COURSES:

The instruction courses for the young seem very beneficial in general; would it not be possible for the Department to use, by radio and T.V., subtle propaganda aimed at the adult, principally regarding game laws and the reasons therefor. Most city people are absolutely ignorant of the facts of the propagation of wildlife and the reasons for protection of wildlife. The average person thinks of things only as they concern his immediate requirements. Education in this line presents an interesting problem.

John Hauser

While our budget does not allow for a complete radio and television program covering this subject, we have included two sections covering this in our new series of television shorts. It has also been included for the appropriate seasons in the radio spots in the past and will be again this year.
59. **HORNET RIFLE:**
This very loud and dangerous weapon is a positive menace when used in or near a populated area. I understood it is banned; yet there was no mention of it on the sheet published for popular use; I found one imbecile firing with such a weapon from his car across a valley with cattle in the vicinity.

John Hauser

The hornet rifle, a centre fire .22 calibre, was not banned. Its most serious objection is its noise. Rifles of greater calibre than a .275 calibre have been banned. This has controlled indiscriminate use of surplus military rifles in and around highly populated areas.

60. **SUNDAY HUNTING:**
Keep the Ban on Sunday hunting and shooting; there is enough unnecessary noise now in the countryside, and in any case the pitiful remnants of wildlife need a rest.

John Hauser

See Resolution No. 52.

61. **GAME WARDEN'S DEPUTIES:**
Game Warden's Deputies should either be paid or at least should be allowed to claim for gas used. It is too much to expect men to give time and money for nothing.

John Hauser

Deputy Conservation Officers offer their services on a voluntary basis without remuneration. This interest in Conservation is appreciated, and occasionally these people are hired part-time for special projects. There is no administrative control over Deputy Conservation Officers except to recommend appointment or cancellation of appointment.

62. **CONSERVATION WORK:**
It would be nice to see more conservation work done; however, this costs, and our taxes are too high as it is, unless more of this work were financed by those who benefit.

John Hauser

Agreed.
63. CONTROL BOTH OF GUNS AND OF HUNTERS:
   It is still too easy to get guns, ammunition and licences. Witness the shooting recently in the Windsor area. We need more control both of guns and of hunters.

   By Whom: John Hauser

   Comments: Considerable progress has been made in training hunters before a first licence is granted, and plans are going forward to stiffen requirements of hunting licence applicants.

64. MORE GAME WARDENS:
   More Game Wardens are an absolute need. It is pathetic to see the area and amount of running that one man has to do. Why not allot extra wardens where the population is larger? The amount of illegal hunting between Lake Ontario and Simcoe is very high and difficult to cover.

   By Whom: John Hauser

   Comments: The largest percentage of the present complement of Conservation Officer staff is now assigned to the highly populated areas of southern Ontario. The possibilities of increasing this service through additional Conservation Officers is currently under study.

65. NUMERALED TAGS:
   Some numeraled tags were issued around here, and I noticed that, whereas the number was supposed to be exhibited prominently, it was carried on the crown of the hat so that it could not be seen.

   By Whom: John Hauser

   Comments: This probably refers to the Back Badge. These are intended to be worn on the back, but the law requires only that they be displayed in a prominent place. Since the back badge is an innovation, there are a number of problems still to be worked out.

66. SUNDAY HUNTING:
   Whereas Quebec permits its residents to hunt on Sundays and many Ontarians buy the non-resident licences in that Province solely for that purpose; Americans do likewise. If Ontario would amend its laws to open hunting on Sundays, a good portion of our hunters who buy non-resident Quebec licences would stay in Ontario.

   By Whom: Maisonneuve Fish and Game Association (Rockland, Ontario)

   Comments: See Resolution No. 52.
Therefore let it be resolved that arrangements be made to open hunting on Sundays in our district.

67. **CONSERVATION OFFICERS:**

Whereas due to the large number of lakes in the Lanark and Leeds area, the present number of Conservation Officers find it impossible to properly police poaching in this area; and

Whereas these officers are the lowest paid Civil Servants.

Therefore let it be resolved that eight more officers be appointed, four each in Lanark and Leeds, at an increased salary.

68. **FROGS:**

Whereas people from the cities flock to lakes in Lanark County during the breeding season to catch frogs for eating purposes, and thus seriously deplete the supply for bait.

Therefore let it be resolved that a closed season from October 15 to July 1 be imposed on frogs immediately.

69. **WATER LEVEL ON GRIPPEN LAKE:**

Whereas the low water level on Grippen Lake the past several years has caused great inconvenience to cottage owners and boat operators.

The previous regulations concerning the harvesting of bull frogs were unsatisfactory. Draft legislation will be before the Committee this year.

The Departments of Lands and Forests and Energy and Resources Management are carrying out a study of the Gananoque River watershed, and the matter of low water levels on Grippen Lake will be taken into consideration.
RESOLUTIONS

Therefore let it be resolved that the proper authorities be requested to make a geological survey as soon as possible, and a spill dam be built to control the water in the lake at its proper level.

70. PICKEREL AND BASS:

Whereas the stock of wall-eyed pickerel and bass has been greatly depleted in Dalhousie Lake and in Mississippi River between Dalhousie Lake and Cross Lake.

Therefore let it be resolved that the proper authorities be requested to restock the above waters with pickerel and bass fry.

71. PETITION TO OPEN ALGONQUIN PARK TO CONTROLLED DEER HUNTING:

Whereas in Algonquin Park we have a very large deer population. These deer, we are told, do not live to any old age but usually starve to death during the winter once they start to get old. Deer yards in a hard winter become over-crowded, and each spring a great many fawn and older deer are found dead from starvation; and

Whereas we feel that controlled hunting in the park is a way to keep the deer population healthier and the hunters and tourist outfitters happy, and to relieve hunting pressure from other parts of the province; and

BY WHOM

Christie Lake Anglers and Hunters Association

(Central Mississippi Conservation Association)

COMMENTS

After consultation with the Mississippi Fisheries Management Unit Committee early in January, we have already planned to plant walleye and small mouth bass in Dalhousie Lake and walleye in the Mississippi River.

We have no evidence of any degeneration of the Algonquin Park deer herd or of any mortality during severe winters, which cannot be duplicated elsewhere. There are, however, enough deer that forest regeneration suffers as compared with outside areas, and hunting would not have an adverse effect on deer, though restriction in certain areas would be desirable to preserve tameness. The real problem would be to devise a system of hunting and access that would not destroy the wilderness character of the park.
Whereas the precedent has already been established in the Province of Quebec where their Provincial Parks have had a very successful controlled hunt—areas are drawn for by computer, hunters are dispensed over a wide area, game is being harvested instead of being left for the wolves.

Therefore let it be resolved that as each year we have more hunters in Ontario and less land available to hunt on, this petition is being submitted as providing a better use of land and of the present deer herds, an excellent tourist attraction that would benefit the area, and much greater safety for hunters.

72. Petition Regarding Sunday Hunting:
Whereas the tourist industry in this area would benefit since more hunters would make a trip when they could hunt for a weekend. In the Ottawa area a great many hunters buy a Quebec Non-Resident licence and spend their hunting season (and money) in Quebec where they may hunt from Friday night until Sunday night; and

Whereas the Quebec conservation officers and biologists say they feel that Sunday hunting does not make hunting pressure too heavy; they view it the same way as fishing on Sunday; and

Whereas at present a season of about 56 days before winter to a hunter means only days when he isn't working; with Saturdays and holidays this makes for only 9 days hunting for ducks, geese, partridge, etc.
RESOLUTIONS

Therefore let it be resolved that we wish to petition that Sunday hunting be allowed in that part of Ontario lying north and west of Highway 41 during the normal Fall season, as set out by the Department of Lands and Forests, for partridge, deer, moose and migrating birds. This boundary is already established, being laid out in the fisheries regulations, and most of the land in this area is Crown land.

73. Therefore let it be resolved that the Department of Lands and Forests be requested not to change the present regulations in regard to the number of fish that may be taken on any given day and that, more specifically, the daily limit of 35 remain on perch for non-commercial fishermen.

Township Council of Charlottenburgh
(Glengarry County)
The limit on perch (35) on Lake St. Francis has been removed in the 1966 regulations on the recommendation of the Conservation Council of Stormont, Dundas and Glengarry made at this Committee meeting last year.

74. ICE FISHING:

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, winter fishermen should be given as much consideration as summer fishermen; and

Whereas due to the large number of coarse fish caught by ice fishing, such as ling and whitefish that are rarely caught by 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

The Temagami and District Chamber of Commerce
See Resolution No. 35.
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 let it be resolved that the winter sport of ice fishing be continued in this area.

75. MINING:
Be it 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 Vermillion Lake, which, it is understood, are necessary for mining operations.

76. FREE LICENCES:
It has been brought to the attention of the Association that some people holding free licences are abusing their use by killing and selling pheasants. We realize that there are many holding these licences and it is difficult for the Department to constantly check on them. Therefore we ask that the Department reduce the number of birds allowed to be kept under free licence to six (6). We feel this restriction would eliminate this abuse.

77. TAGGING:
We ask that the regulation be amended to permit the sale of dressed pheasants without wing tagging, provided each individual bird is in a container (e.g., Cryovac plastic bag) that clearly exhibits the name and

The Ontario Water Resources Commission will control and set criteria for outflows from tailings disposal areas created by the iron mining operation at Temagami.

The Department will cooperate wherever possible with the OWRC in this matter.

The sale of pheasants under the authority of the free “captivity permit” or the “propagation permit” is a contravention of regulations and, if evidence is obtained, charges may be laid. Instances of illegal activities should be brought to the attention of the nearest Department Officer immediately. The restriction of birds under the “free” permits to six (6) would appear to cause an undue hardship.

Regulations pertaining to the propagation and sale of pheasants were amended to provide for this (O. Reg. 238/65, September 16th, 1965).
Resolutions

BY WHOM

Comments

address of the producer. Individual birds may still be tagged if the producer so desired.

If a quantity of dressed birds is to be placed in a large container, then these would be tagged.

78. COMMERCIALIZATION OF HARE:

Whereas the members of the South Bruce Game and Fish Club, along with many true sportsmen are rather alarmed at the number of European Hare and Varying Hare that are being hunted commercially; and

Whereas hare and fox are the only game left to hunt during the months of January and February.

Therefore let it be resolved that the Minister and the Fish and Game Committee of the Ontario Legislature consider deleting subsection 2, Section 43, of The Game and Fish Act, 1961-62, of Ontario.

79. HARE SEASON:

Whereas we feel that the hunting of hare and cottontail rabbit should be prohibited in the Counties of Grey and Bruce after February 28th of each year, the same as in other municipalities throughout Ontario; and

Whereas breeding among hare and rabbits takes place as early as January and February and continues throughout the month of March.

South Bruce Game and Fish Protective Association

(Walkerton, Ontario)

Recent studies conducted by the Hespeler staff do not indicate over-harvesting of hares. It should be noted that agriculturally some damage is done by hares, and farmers are generally in favour of hare control.

South Bruce Game and Fish Protective Association

(Walkerton, Ontario)

See Resolution No. 78.

No evidence was uncovered in the detailed studies to suggest that any risk to the reproductive potential of the rabbits and hares was being experienced. The European hare is not a native Ontario animal and, though it does have young in January and February, studies
Therefore let it be resolved that the Minister and the Game and Fish Committee of the Ontario Legislature see fit to end the season February 28th of each year.

80. Restocking of Brown Trout:

Whereas the brown trout will sustain the heavy fishing pressure; and

Whereas the stocking of brown trout in suitable waters has proven very successful in the past.

Therefore let it be resolved that the Department of Lands and Forests look into the possibility of restocking suitable waters with brown trout.

South Bruce Game and Fish Protective Association
(Walkerton, Ontario)

Department field staff are at present engaged in a number of stream surveys in the Bruce Peninsula area for the purpose of developing appropriate fishery management plans. Brown trout are one of the considerations in these surveys.

Our brown trout fishery in a majority of waters is as strong now as previously when regular plantings were made.

Brown trout are not as harvestable as rainbow or brook trout and contribute a very small percentage to the catch of anglers.

The established hunt camps do not have exclusive rights to Crown lands for hunting, and no control could be exercised over camping on private lands or hunting by the day from an outside base.

81. Hunt Camps:

We strongly request that regulations be set up, making it necessary for hunters, who use tents or trailers for camps when hunting, to park their trailers or pitch their tents at least one and one-half miles from a leased or registered camp when deer hunting.

Muskoka-Parry Sound Hunt Camp Association

The practicability and enforcement of a separate season for transient hunters are questionable. A difficulty arises in the field to distinguish between a casual hunter and a hunter from an organized camp.

82. Separate Season for Transient Hunters:

We ask that studies be made, especially in the heavily hunted areas, to see if there could not be set up a separate season for transient hunters.

Muskoka-Parry Sound Hunt Camp Association
### Resolutions

83. **Improvement of Deer Habitat:**

Resolved that the Department increase its program to cut areas for increased deer food, even to the extent of small, controlled fires.

**By Whom:** Muskoka-Parry Sound Hunt Camp Association

**Comments:** The deer habitat improvement program is well under way. Fire is probably the least desirable method for producing browse; cutting or herbicide treatment is preferred. Controlled burns for browse are limited by available men and equipment and by the few days when weather conditions are suitable.

84. **Wolf Control:**

Resolved that efforts be made for a more determined control of wolves. While we do not blame the wolves entirely for the low deer population, it is felt that even a moderate kill seriously interferes with the recovery of the deer herd to former levels.

**By Whom:** Muskoka-Parry Sound Hunt Camp Association

**Comments:** See Resolution No. 53.

85. **Moose Hunter Disbursement:**

Our Association suggests that, in the years when there is an open season on moose, licences or permits be granted on the number of hunters there are in a party or group. This could have a tendency to spread the moose hunting further.

**By Whom:** Muskoka-Parry Sound Hunt Camp Association

**Comments:** Under the present licensing system, the choice is left to the individual hunter whether he purchases only a moose licence, only a deer licence, or both the moose and deer licences. There is no workable way in which moose licences can be apportioned, based on hunt camp size. Restricting the availability of moose licences to camp hunters only would be equally unworkable.

86. **Big Game Seals:**

Whereas it has come to the attention of this Association that the regulations no longer require the use of seals on big game; and

**By Whom:** Thunder Bay District Fish and Game Association

**Comments:** The regulations require that moose and deer be sealed. The whole area of big game sealing is currently under study. No one yet has
Whereas the plastic seals provided by the Department with 1965 big game licences, even though not required by law, were mechanically unsatisfactory.

Therefore be it resolved that the regulations be amended to require the use of seals on big game kills; and

Be it further resolved that a seal of comparable durability and mechanical soundness with the box car type seal be issued to licence-holders for this purpose.

87. BIG GAME RETURNS:
Whereas game managers are experiencing increasing difficulty in obtaining hunt data from hunters; and

Whereas much valuable time is wasted by phoning and writing hunters in attempts to obtain this information; and

Whereas we are of the opinion that factual, complete data on the moose and deer hunt is absolutely necessary if we are to have intelligent game management.

Therefore be it resolved that the regulations be amended to make it compulsory as a condition of licence for hunters to provide required information to the Department, i.e., return of cards, moose and deer jaws.

devised a seal which is absolutely foolproof, yet reasonable in cost. The deterrent value of any seal in preventing illegal hunting is doubtful.

Thunder Bay District Fish and Game Association.

At present all big game data returns are on a voluntary basis. Registration of big game kills would ensure complete returns, but the mechanics of registration centres would have to be solved as to staffing, geographical spacing and hours of operation. The costs of such an operation might well equal or exceed those of the present system. Not all the field staff can age animals competently, adding to the difficulties of operation.
APPENDIX

RESOLUTIONS

88. DEER AND MOOSE HUNTING REGULATIONS REGARDING THE NON-RESIDENT HUNTERS IN ONTARIO:

Whereas the deer and moose herds of Ontario are a natural resource that should be used wisely to the utmost benefit of the people of Ontario; and

Whereas present regulations permit non-resident hunters to harvest the rich deer and moose herds in Ontario without realizing the full potential financially from this natural resource; and

Whereas there is a need for a change in regulations that will result in a better distribution of the resident and non-resident hunters over the deer and moose ranges, and also an increased demand for guide and outfitter services by non-resident hunters.

Be it therefore resolved that the Ontario deer and moose hunting regulations be changed so that it will be compulsory for non-resident hunters to employ a guide for each two members of a party hunting deer or moose anywhere in Ontario, and that non-residents be allowed to hunt only in the inaccessible areas with large moose populations.

89. PROHIBITION OF SUMMER HUNTING LICENCE:

Owing to the disturbance of nesting game birds and the apparent shooting of same by unscrupulous persons, we, the undersigned, respectfully request the Department of Lands and Forests to allow no further issuing of

BY WHOM

Thunder Bay District Fish and Game Association.

E. P. D’Alton, Port Colborne, Ont.

COMMENTS

There is a shortage of competent guides. The entire economic structure of the tourist industry over most of the moose range would be affected detrimentally if non-resident hunters were to be directed only to in accessible areas.

Considerable recreational opportunities would be lost if the summer hunting licence is invalidated in selected areas. Known occurrences of illegal hunting should be brought
Varmint Licences in the Townships of Humberstone and Wainfleet. In order to conserve what little game is left, we believe this measure to be a dire necessity.

90. ARCHERY PRESEASON:
Whereas many Ontario archers have taken advantage of the limited preseason for deer granted a few years ago; and

Whereas archers feel that they have conducted themselves well in the field.

Therefore be it resolved that they should be able to look forward to a retention of the preseason and perhaps an extension of it to other areas; and

Be it resolved further that they would particularly like to have Hardy Township included because it contains Camp Hiawatha which has operated since 1948 as an archery camp. With an average of 10 archers per season, it has had as many as three deer taken with the bow in a week, and Bill Batstone, a York County Bowmen member, took a doe there in 1965.

91. BACK PATCH:
Whereas the Commission expresses its sincere desire to protect game birds and animals during closed seasons, and to promote better harmony between sportsmen and farmers. It has no wish to impose any undue hardships or restrictions on the privilege of sportsmen to hunt.
RESOLUTIONS

Therefore be it resolved that the Back Patch, approved by this Commission, serves a good purpose. However, it is considered that the patch should be made from stronger material or protected in some way. The present material goes soft in wet weather.

92. Licence Fees:

Be it resolved that, due to the small number of licences sold to bona fide farmers and mainly to the increasing cost of raising pheasants, this Commission recommends that the township licence fees be raised as follows:

(a) Township Residents ................. $2.00
(b) Non-residents ....................... 5.00

93. Gun Licence:

Be it resolved that the name of the Gun Licensee be inscribed in BLOCK LETTERS similar to the way it is shown on car licences.

94. Pheasant Season:

Be it resolved that the pheasant season be from Wednesday, 19th of October, to Saturday, 17th December. This will conform with the duck and partridge season in the Amalgamated Game Reserve.

95. Discontinue Deer Season in South Ontario:

Whereas it is very doubtful that the 3-day open season on deer in Southern Ontario counties has proved of any value.

BY WHOM

Amalgamated Game Commission

The matter of the fees charged for regulated township licences will be reviewed.

Amalgamated Game Commission

Licence issuers are expected to ensure that the name of the licensee is legible.

Amalgamated Game Commission

This will be considered in the establishment of small game hunting seasons for 1966.

Mrs. Gay Mills, R.R. No. 1, Hannon, Ontario

The deer season in southern counties is set in response to local demand and in conjunction with local municipal councils. It is desirable
Therefore I would suggest an indefinite discontinuation.

96. BAN HUNTING NEAR INHABITED DWELLINGS:

Whereas, in spite of certain Game and Fish Acts and other legislation, the small landowner, whose property is bounded by unposted lands, has practically no protection from harassment by hunters on the unposted lands.

Therefore be it resolved that hunting be banned within, say, 300 yards of a dwelling, or that hunting be banned in densely populated rural areas. (I live on a concession road where at least 80 school children live within a one-mile stretch. Yet we are constantly harassed by hunters.)

Mrs. Gay Mills,
R.R. No. 1, Hannon, Ontario

Few accidents have been reported in the vicinity of farm buildings. The discharge of a hunting firearm without due care and attention or without reasonable consideration for persons or property is already an offence.

97. PLACE ONUS ON HUNTERS TO HUNT BY PERMISSION ONLY:

Whereas landowners who post their property against hunters find the notices are used as targets, or are torn down or simply ignored.

Therefore be it resolved that the onus should not be on the landowner to post his property but that the hunter should be required to obtain permission from the landowner to hunt on his property.

Mrs. Gay Mills,
R.R. No. 1, Hannon, Ontario

It is indicated on resident hunting licences that the licence does not convey any authority to go upon private lands without permission of the owner.
98. **Prohibit Sunday Hunting:**

KEEP the ban on Sunday hunting. One day of peace free from the worry of stray pellets is very sweet.

99. **Taking of Pickerel, Northern Pike and Perch during Spawning Season in the North Channel of Lake Huron:**

Whereas there is a continuous increase in angling for the declining population of pickerel, northern pike and perch, and the taking of these fish in spawning season is detrimental to their present and future population; and

Whereas the Department of Lands and Forests forbids the taking or molestation of most fish in inland waters while spawning; and

Whereas the depletion of these very valuable fish will have serious repercussions on the tourist industry, the Ontario sportsmen, commercial fishermen and the overall economy of Ontario; and

Whereas the value of the sports fishery has greatly increased over the last number of years, but the commercial landings and value have declined accordingly.

Therefore be it resolved the Department of Lands and Forests be requested to forbid the taking of pickerel, northern pike and perch by any means during their spawning period in the North Channel of Lake Huron.

**By Whom**

Mrs. Gay Mills, R.R. No. 1, Hannon, Ontario

Northern Ontario Tourist Outfitters Association

**Comments**

See Resolution No. 52.

We have started a major analysis of the effect of the commercial fishery at certain times of the year on the supply of pickerel. There is a commercial fishery and sport fishery in the North Channel and Georgian Bay. We have to consider both uses. We have tried to establish this by an alternate closure of that area. We would like to continue this. There were only 700 lbs. of walleye taken. Primary fishery is for whitefish. This will be reviewed further.
100. BOW AND ARROW FISHING:
Whereas carp are a scavenger fish and of no value to sport or commercial fishing; and

Whereas the bordering counties permit bow and arrow fishing in the St. Lawrence River.

Therefore be it resolved that bow and arrow fishing be permitted in the St. Lawrence River bordering Leeds County, provided the carcasses are properly disposed of.

101. POLLUTION:
Whereas ice fishing is increasing on the inland lakes through the medium of fishing huts; and

Whereas the debris left on the ice at the end of the season is becoming a serious threat to pollution.

Therefore be it resolved that a clause be added to The Fish and Game Act, 1961-62, providing a penalty of not less than $50.00 for the first offence and $100.00 for the second offence, for any person or persons failing to remove garbage, ashes, or debris of any nature from the ice surface by February 28th.

102. RE: NON-RESIDENT STATUS, SEC. 54 (3):
Whereas fishing and hunting are considered a sport in which any non-resident may participate with the purchase of a licence; and

We will go into the matter of extending the bow and arrow fishing regulations in Eastern Ontario. (See Resolution No. 3.)

Section 27a of The Public Lands Act makes it an offence to throw any material on public lands covered with water without written consent of the Department.

By periodic checks where problems arise, conservation officers have been quite effective in preventing ice-fishermen's littering.

The present wording in the Act makes it possible to issue a licence to a landed immigrant who has fulfilled his resident requirement under The Game and Fish Act, 1961-62.
RESOLUTIONS

Whereas trapping is considered a business and livelihood for many residents of Ontario; and

Whereas the words “British Subject” have been removed from Section 54, subs. 3, of The Game and Fish Act, 1961-62, thereby permitting a non-resident to purchase a trapping licence after seven months residence in Ontario; and

Whereas the United States of America does not permit other than a naturalized citizen to purchase a trapping licence.

Therefore be it resolved that the words “Canadian Citizen” be incorporated into this section, replacing the words “non-resident”.

103. RESIDENT LICENCE:

Whereas it was felt by our members that the resident licence serves no useful purpose after May 31st, the amendment to the present licence may help in keeping the gun out of the field for a few months prior to hunting season.

Therefore be it resolved that the present resident licence to hunt from March 1st to August 31st be changed to read: “The Resident Licence to hunt from March 1st to May 31st in Essex County only.”

The Deputy Wardens Association

No difficulties with this approach have been reported although an excessive number of beaver in many areas indicates trapping pressure is not great enough. Amending the Act to read “Canadian citizen” would not materially alter the present management practice of the Department, since licences are limited in areas where there are sufficient trappers.

There have been no reports of difficulties with hunting received from local farmers. Some farmers welcome summer hunters who help to control groundhogs. The situation will be watched by local field staff.
104. DUCK HUNTING:
Therefore be it resolved that duck hunting be continued in Point Pelee until such arrangements are made by Federal Government to provide a suitable and similar duck hunting area.

105. CLOSED SEASON ON RACCOON:
Whereas the price of raccoon pelts has steadily increased in recent years from an average price of $1.70 in 1960-61 to an average price of $5.65 this year; and

Whereas the harvest by trapping and hunting is expected to be much greater in the future owing to a higher value of the pelts; and

Whereas, according to reports from trappers in the southwestern part of the province and particularly in the Lake Huron, Lake Erie and Lake Simcoe Districts, the number of raccoon appears to be decreasing; and

Whereas raccoon are not carriers of rabies to the same extent as are skunks and some other animals; and

Whereas there have been only seven cases of rabies found in raccoon during the past twelve months in Ontario as compared to 207 in skunk; and

Whereas no such cases have been reported in raccoon since last August.
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<th>Resolutions</th>
<th>By Whom</th>
<th>Comments</th>
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<td>Therefore be it resolved that raccoon be again placed on the list of fur-bearing animals with the open season for trapping and hunting to be from October 15th to February 28th and that the royalty be ten cents per pelt.</td>
<td>The Ontario Trappers' Association</td>
<td>It is doubtful that the hunting of foxes has interfered seriously with the efforts of the trappers to take this species. Further, in view of the fact that the fox is a carrier in the spread of rabies, it is desirable to permit the hunting of them in the agricultural areas. Throughout most of Ontario, foxes are available to the trapper since they are seldom hunted.</td>
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106. Closed Season on Fox:

Whereas the number of foxes has decreased to a point where they are actually scarce in some districts; and

Whereas the value of the pelt has increased from an average price of $1.70 in 1960-61 to an average price of $13.00 this year; and

Whereas the additional hunting and trapping pressure resulting from these higher prices will increase the annual harvest and keep this valuable fur-bearer down in number; and

Whereas the number of cases of rabies in foxes has shown a definite decrease over the past twelve months.

Therefore be it resolved that foxes again be placed on the list of fur-bearing animals with the season for hunting and trapping to be from October 15th to February 28th and that the royalty be ten cents per pelt.
107. Royalties:
Whereas it has been many years since the royalties on the fur-bearers of Ontario were set; and

Whereas there is a distinct difference in the royalty on many species between Ontario and other provinces; and

Whereas in Ontario the royalty on beaver is one dollar per pelt regardless of size; and

Whereas in Quebec the royalty is 75 cents regardless of size and in Saskatchewan it is 50 cents; and

Whereas the royalty on fisher is the same as it was when the pelts were worth three times their present value; and

Whereas the trapper is the one that pays the royalty as it is deducted from the price he receives for his pelts.

Therefore be it resolved that the present royalties on all fur-bearing animals in Ontario be studied and brought more into line with those of other provinces and with the current prices being received by the trappers for their pelts, and that the amended royalties go into effect before the 1966-67 trapping season commences in October, 1966.

The Ontario Trappers' Association

The royalties on fur-bearing animals will be studied.
Resolutions

108. Wolf Bounty:

Whereas wolves in some sections of the province have become over-abundant and are wiping out the deer herds and attacking beaver colonies; and

Whereas, because of the shortage of deer in those districts where there is a high wolf population, the tourist outfitters and guides will have greatly reduced revenues from hunters; and

Whereas the trapper is also feeling the result of the high population of wolves as they are taking beaver when the beaver come out after breakup in the spring; and

Whereas every beaver taken by wolves is $18.00 taken from the fur harvest and $1.00 royalty taken from the provincial treasury; and

Whereas the Parry Sound District is suffering greatly from a high wolf population; and

Whereas it is ideally situated for the purpose of experimenting with a change in the bounty to encourage hunters and trappers to take more wolves.

By Whom

The Ontario Trappers' Association

Comments

Departmental research on wolves is directed towards building up a reasonable amount of scientific knowledge as a basis for management of this species. Such a management program should take account of the relationship of wolves to other game species. It should be noted that Department officers have been, without success, urging trappers for several years to take more beaver than they are doing. The proposal to raise the bounty in one District of the Province would present almost insurmountable administrative difficulties.
Therefore be it resolved that the wolf bounty be raised in the Parry Sound District to $50.00 per wolf from September 1st, 1966, to September 1st, 1967, on an experimental basis to discover what difference it makes in the wolf harvest.

109. Sales Tax:

Whereas the trappers of Ontario are primary producers similar in many respects to farmers; and

Whereas many items of equipment used by farmers in their work are exempt from the provincial sales tax; and

Whereas some types of fuel used to operate the aforementioned equipment are also tax exempt.

Therefore be it resolved that equipment such as motor toboggans, motors, etc., used by trappers in their trapping operations and the fuel to operate them, be exempt from the provincial sales tax.

110. Program of Combined Aero-Magnetic and Areo-Electro-Magnetic Surveys:

Whereas the Prospectors and Developers Association goes on record and appeals to the Province of Ontario and the Federal Government to institute a program of

This matter will be referred to the Treasury Department.

Prospectors and Developers Association

Noted.
Resolutions

combined aero-magnetic and aero-electro-magnetic surveys over that vital area of Northern Ontario from NNW of Timmins easterly to Lake Abitibi, thence southerly to east of Kirkland Lake, thence westerly to just east of Matachewan, thence southerly to near Makobe Lake, thence westerly to just south and west of Shiningtree and from there to the starting point NNW of Timmins. This area is more particularly described as being at present covered by the obsolete Dominion Bull aero-magnetic maps Nos. 284G to 287G inclusive, 289G to 291G inclusive, and 293G to 298G inclusive.

Therefore be it resolved that this Association is of the opinion this joint program would rehabilitate an area which our members feel, has important mine-making potential, and this project should be given a priority rating over airborne magnetic surveys already in force.

111. Education Course (Outdoor Life):

Whereas the Prospectors and Developers Association respectfully requests the Provincial governments, with the assistance of the Federal government, to institute an educational course to train young people in the habits of outdoor life and the use of the necessary equipment required for the development of our natural resources: the course to cover a two-to-three months' period during the winter; the location to be determined by the number of trainees enrolled in a given area with

Prospectors and Developers Association

Noted.
the class to constitute not less than fifteen. During the training period the trainees would be paid a sufficient wage to take care of their living costs.

Therefore be it resolved that the Prospectors and Developers Association's role in this venture would be to find the qualified trainees to take the course, help with the training and find work for the trainees at the completion of the course.

112. **Rainbow Trout Sanctuary During Spawning Period:**

Whereas a great amount of money and time is being spent to protect rainbow trout before May 1st; and

Whereas, due to the extent of water inhabited by rainbow trout in the Stayner-Collingwood area, it is impossible to protect all waters under present conditions; and

Whereas if these waters were a sanctuary, the fishermen attempting to take coarse fish would not be allowed to do so. This would greatly protect the Rainbow Trout during the spawning season.

Therefore let it be resolved that the waters known as and found in the Township of Nottawasaga, namely, the Silver Creek, Pretty River, Batteau Creek, be declared a sanctuary until the Department of Lands

Rainbow trout have been protected by a season and by limits of catch throughout the Province. They are generally only readily available in the spring and fall when in rivers or river mouths and have therefore been subjected to only limited exploitation.

We will study the need for further protection in these specific waters.
and Forests, disregarding May 1st as the opening day, is satisfied that the rainbow trout have spawned.

11.3. Extent of Prohibition Period for Carrying Firearms Where Game Inhabit:

Whereas the opening date of the hunting season for migratory birds and upland game does not commence until late September in the Central District and early October in the Southern District; and

Whereas it is legal to carry a firearm for the purposes of hunting unprotected game as of September 1st; and

Whereas this has proven to be a problem to conservation officers and landowners alike:

(a) conservation officers find it impossible to protect our wetlands from poachers.

(b) The landowners in many cases are still working in the fields.

Therefore let it be resolved that The Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests to extend the prohibition period for carrying firearms, in an area where game inhabits, to the respective opening date for migratory birds and upland game in the Southern and Central Districts.

There is no closed season on crows, blackbirds, starlings, sparrows and groundhogs. The season for foxes and raccoons is open. There is no reason why hunting for the above should not take place from September 1st. In the Southern Zone (with respect to the gun licence) the licence is not valid until September 20th. This system has worked well, and complaints have been reduced in the main agricultural areas.