JOURNALS
OF THE
Legislative Assembly
OF THE
PROVINCE OF ONTARIO

From 25th of January to 22nd of March, 1967
Both Days Inclusive

and from 4th of April to 15th of June, 1967
Both Days Inclusive

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

BEING THE

Fifth Session of the
Twenty-Seventh Parliament of Ontario

SESSION 1967

PRINTED BY ORDER OF THE LEGISLATIVE ASSEMBLY

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PROCLAMATION

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 Wednesday, 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 those things which, in Our Legislature for the Province of Ontario, by the Common Council of Our said Province, may by the favour of God be ordained.

HEREIN FAIL NOT.
IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM EARL ROWE, A Member of Our Privy Council for Canada, Doctor of Laws, Doctor of Social Science,

LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

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

BY COMMAND

ROBERT WELCH,
Provincial Secretary
and
Minister of Citizenship.

Wednesday, the twenty-fifth day of January, 1967, being the first day of the Fifth 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:

I extend warmest greetings and a sincere welcome to each of you.

We meet during a year of significance to all Canadians. It was one hundred years ago that four British North American colonies joined in a great Confederation to form the Dominion of Canada.

Ontario was one of the original partners of this historic union. From the beginning, this Province accepted and has borne to the full its responsibilities in the life, growth, and rising prosperity of Canada. Ontario has given leadership to her own people and to the nation and in time of strife her citizens have contributed their life-blood for the preservation of freedom.
Of interest today is that following Confederation the First Session of the First Legislature of Ontario was convened on December 28th, 1867. At that time, Ontario was the home of one and a half million people. Now it nurtures and shelters seven million. The basic British and French stock, drawn together in Confederation, enriched by others of more than sixty-five national origins in the years that followed, constitute our people.

As we gather for this Fifth Session of the Twenty-Seventh Assembly of the Legislature of Ontario it is timely to reflect on the accomplishments of our people. It also is timely to rededicate ourselves to the principle of Confederation.

Our belief in and support of Canada and Confederation is a fundamental of Ontario’s existence.

During the course of this Session you will be given an opportunity to consider a comprehensive “Program for People”.

Measures will be proposed to assist the people of Ontario to adjust to economic and social change and to improve their standard of living. These measures will demonstrate that my Government courageously faces its responsibilities to the nation and, in particular, to the people of Ontario.

My Government will give increasing attention to the problems of our cities and the well-being of the hundreds of thousands of people who live and work in them. The goal is to make Ontario’s cities and towns increasingly pleasant and agreeable places in which to live. Programs will be presented to provide adequate housing, redevelopment, transportation and recreation facilities.

It is the belief of my Government that adequate housing for our people at prices they can afford is of utmost importance to the expansion of our economy and the future welfare of our population.

A matter of great concern to my Government is the steadily increasing cost of home ownership. My Government subscribes to the principle of the desirability of home ownership. Rental accommodation has an important role to play, but home ownership can enhance the pride of being a part of the community and of having a personal involvement in the future of our Province and country.

Plans have been formulated to bring into operation a new housing program to be known as “Home Ownership Made Easy”, which, through the use of the first letter of each word, will be called “The HOME Program”.

This greatly expanded program of the Ontario Housing Corporation will remove many of the major obstacles that have restricted housing development and home ownership in the past. The HOME Program will incorporate:

land development;
land lease;
encouragement of home ownership;
residential community development; and
housing to encourage industrial development across the Province.

My Government recognizes the problem of the small home owner who, through expropriation, loses his home for the good of the community and thereby faces relocation. This is a matter which must be settled satisfactorily for all concerned. Embodied in the program of my Government will be provisions to deal with such situations.

Also to be placed before you will be a proposal that the Fair Housing provision of the Ontario Human Rights Code be amended to prohibit discrimination based on race, colour or creed in connection with the rental of all housing accommodation.

In this Province of vast and greatly-varied territory, transportation plays a vital role in economic development and in the life of our people. Accordingly, a comprehensive study of the character and expanding transportation needs of our entire Province will be conducted. This will result in a broad transportation policy appropriate to the rapidly changing requirements of modern life.

This year will be recorded in the history of this dynamic Province as the one in which the Government of Ontario inaugurated, sponsored and financed the railway commuter service known as GO-Transit. In taking this progressive step, it is the purpose of my Government to achieve a better balanced transportation system so as to lighten the burden of expenditures on freeway construction in areas of Southern Ontario where such problems are especially severe.

As urban living increases in Ontario, my Government has accepted its responsibility to provide adequate and convenient outdoor recreational facilities. During 1967 four new Provincial Parks will be opened, bringing the number to one hundred and nine. The new Provincial Parks will be Selkirk, on Lake Erie; Round Lake, in Renfrew County; Sand Shoals, on the new Chapleau-Wawa Highway; and Sandbar Lake, between Dryden and Upsala.

Parks and recreation centres operated by the Conservation Authorities continue to grow in popularity. Nature trails, displays and imaginative interpretive programs are being extensively employed in the conservation areas, as well as in many of our Provincial Parks. In this way, our people and those who come from beyond our borders are assisted in understanding and appreciating the natural attributes of our Province and the necessity of managing them with wisdom.

In addition to reserving land for future Provincial Parks, my Government will place before you a program of signal importance to future generations. The “Program of Wild Rivers” will preserve for the use and enjoyment of our people a number of rivers which possess unique features, such as flora, fauna, aesthetics, historical significance, water conservation, recreation and other values basic to the economy and culture of Ontario.

In the field of agriculture there is a two-fold responsibility: to ensure that the farmer shares in our prosperity; and to ensure that adequate food is available for our growing population at a price the consumer can afford. Proposals will be laid before you to assist materially in fulfilling these obligations.
You will be asked to consider an expanded program of capital grants to farmers. These will form part of a long-range plan to preserve and stimulate the agricultural economy of the Province. The grants will help the people of rural Ontario adjust to major technological, economic, and social changes. My Government proposes to extend the existing program of capital grants to include wells, farm drainage and the construction of certain types of farm buildings.

There will be further intensification of the program to consolidate small or uneconomic farms.

A program will be placed before you to increase the number of veterinarians practising in farm areas. My Government will make available to students of veterinary medicine an annual bursary which will be forgiven if the student remains in farm animal practice after graduation.

Many countries of the world face severe food shortages because of primitive agricultural techniques. My Government will propose a program to bring students from underdeveloped countries to Ontario so that they may study the practical applications of modern farming.

There will be placed before you a program to provide additional bilingual agricultural extension personnel in Ontario. For this purpose arrangements will be made to provide agricultural training in higher education in both languages.

Further significant measures will be put before you to improve the quality of the life of our people.

Proposals will be placed before you to extend the activities of the Ontario Government in the field of medical and health research.

A new concept for local health services has been developed.

A completely new Mental Health Act will be placed before you.

Arising out of an inter-departmental committee study and report, a co-ordinated program of services for children with mental and emotional disorders will be put forward for your consideration. This will require that eight regional diagnostic, assessment and treatment centres be established throughout the Province.

The extension of group homes operated under The Child Welfare Act will complement this program and will play a significant role in meeting the needs of some children in the care of the Children’s Aid Societies.

Plans also are proceeding for the establishment of a reception and diagnostic centre for boys and girls. This facility will provide service for all children admitted to the Training Schools of the Province from the Juvenile and Family Courts.

You will be asked to consider the renaming of the Department of Public Welfare which, with your approval, will become the Department of Social and Family Services. This change arises from the notable advances made in the provision of social services and the enlarged facilities available for those requiring assistance. The counselling and rehabilitation services of the Department will be increased.
In view of the public concern and jurisdictional problems, my Government believes it desirable that there be a public inquiry into problems relating to the law of divorce. You will be asked to approve a course of action to establish such an inquiry, in order that submissions may be made to the Committee of the Parliament of Canada which presently has this matter under study.

The industrialization of Ontario, coupled with an expanding population and urbanization, has increased the burden upon the air, soil, and water of our Province. My Government will continue to press its war against all sources of pollution.

Legislation will be introduced to apply the most modern and progressive concepts to ensure that the air our citizens breathe will be clean and pure. To effect this, the facilities and staff of the air pollution control service will be increased to provide a complete and integrated program.

To enable the Ontario Water Resources Commission to continue its rapid progress in eliminating the pollution of our waters, an enlarged program will be instituted. In addition, the Ontario Water Resources Commission will accelerate research into the technological aspects of the treatment of sewage.

Every person must be provided with opportunities to develop his or her full potential and, commensurate with reality, be entitled to receive the required maximum education. Equality of educational opportunity is the continuing policy of my Government. The developments in secondary and post-secondary education in recent years and the investment in educational facilities were designed to achieve this desirable end. The goal is to provide the best possible education and facilities for all our youth and for the increasing number of adults who seek continued education to adapt themselves to the technological and other changes of modern society.

Recent studies have shown that many young people arrive at school for the first time handicapped in the basic vocabulary and concepts of our culture. It is imperative that provision be made for the preparation of very young children. You will be asked to consider means of assisting such children to participate fully in our school system.

Other programs will be developed or expanded to further equalize educational and cultural opportunities between the less urbanized sections of Ontario and the metropolitan areas.

An Educational Research Centre, to be located in Northern Ontario, is planned. It will be equipped with diagnostic and assessment materials and staffed by a team of psychologists and educators. The education of children in remote areas not served by schools or railway cars will be improved by the use of portable schools and the extension of boarding allowances. In addition, The Northern Corps, which was established in 1966 to encourage qualified teachers to contribute their services to isolated areas, will be expanded. Construction of an educational centre in Moosonee is expected to begin during 1967.

In the field of continuing education, the opening of new Colleges of Applied Arts and Technology will be carried forward. My Government plans to continue the rapid expansion of programs and facilities in the vital area of university education.
Among the measures which you will be asked to approve will be a new Labour Standards Code. The construction safety program will be strengthened with additional staff and an extension of the training program for enforcement personnel.

Steps will be taken to bring labour, management and government closer together to deal formally with matters of mutual concern in the broad field of industrial relations.

A body will be established, consisting of representatives of labour, management and government, to explore and report on issues which may be raised by any of the three parties.

In this complex age, it is both desirable and necessary that the public and, in particular, those who are directly affected by legislative action, should be given the fullest opportunity to discuss and examine issues and to participate in the formulation of new approaches. In line with this policy, two Royal Commissions have been established to deal with matters of the highest concern to Ontario's economy and both are receiving the benefit of many representations from the public. Mr. Justice George A. McGillivray is examining the operation of the Workmen's Compensation system, while the Honourable Ivan C. Rand has been given broad terms of reference to make proposals that will help to rationalize and harmonize the interests of labour, management and the public in the field of labour-management relations.

My Government will bring forward legislation to provide compensation for those who are injured while assisting the police in maintaining law and order.

Every effort must be made to ensure that a climate is maintained which is congenial to investment in the development of our resources and our industry.

The new Department of Financial and Commercial Affairs is working closely with all Departments of my Government to encourage a high degree of public confidence in Canadian investment. Participation by our citizens in the development of Ontario's economic life is of paramount importance.

It is my Government's intention to introduce legislation that will assure that the savings of our people are adequately safeguarded. There are questions of jurisdiction. The recent proposals of the Federal Government in the field of deposit insurance are being analyzed and, where additional protection is required, such protection will be provided.

Canada's Centennial Year will be marked by a full-scale "Program of Provincial Development". A review of all existing programs relating to human and natural resources and social capital will be undertaken. From this reappraisal will evolve a general economic plan for the development of Ontario. Present policies in such areas as availability of labour, industrial development, natural resources, transportation, energy, conservation and water will be assessed within the framework of this total development strategy. Attainment of the full economic potential of every region of Ontario is a prime interest of my Government.
To maintain the upward progress of our economy, my Government recognizes the need to greatly increase our share of available foreign business opportunities. In a realignment of our commercial trade officers, an "International Task Force" will be launched to assist Ontario manufacturers to secure more export volume, arrange for manufacturing licence agreements, seek new industries and investment capital for the Province.

Our continued economic and industrial strength depends to a marked degree upon the attainment and continuance of a high level of scientific research and technological development. My Government will further encourage these concepts with the introduction of a program to provide increased support to the activities of the Ontario Research Foundation.

In recognition of the importance of landing strips and airports throughout Northern Ontario, investigations are being conducted with a view to formulating an appropriate policy. Resulting facilities will provide new opportunities for the further development of this important part of our Province.

On January 1st, 1967, our people entered into the Centenary of Confederation. It is appropriate that, as we progress through our Centennial observances, we shall have in our midst Her Majesty Queen Elizabeth II, His Royal Highness the Prince Philip, Duke of Edinburgh, and other members of our Royal Family, and the Chiefs of State of many of the nations of the world. These visits emphasize the close and continuing ties which link our people with our Royal Family, and with so many friendly nations. They will be with us at a time of great historical significance and rejoicing by Canadians, a time for celebration and commemoration of the past.

During the Centennial Year Ontario will present itself to the world through the great World Exposition to be held in Montreal. An invitation is extended to all of our citizens to visit the Ontario Pavilion at Expo '67. The exciting and imaginative architecture of our Pavilion and its exhibits will mirror the life, culture and accomplishments of our people and our Province.

To further mark the Centennial Year, my Government will undertake two developments of significance to present and future generations.

The first will be the creation of The Ontario Heritage Foundation. This Foundation will be empowered to acquire and manage properties of historical, architectural, aesthetic and cultural interest for the benefit of the people of Ontario.

The second will be the convening of a "Confederation of Tomorrow Conference". This Assembly will be asked to approve the policy of my Government to invite the leaders of all Provinces and the Federal Government to a Conference where the future course of our federal system of government will be discussed. My Government considers it appropriate for Ontario, as one of the founding Provinces of Confederation, to provide the inspiration and setting for such discussions.

It is the hope of my Government that the "Confederation of Tomorrow Conference" will herald the beginning of a series of meetings through which our eleven governments are brought into closer communion and Canadian unity strengthened.
The programs, policies and proposed legislation of my Government, which I have outlined, will ensure that our Centennial Year will be noteworthy in its achievements.

May Divine Providence guide you in your deliberations.

His Honour was then pleased to retire.

PRAYERS

Mr. Speaker then reported,

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

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

Bill 1, An Act to amend The Land Titles Act. Mr. Wishart.

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

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

The House then adjourned at 3.45 p.m.

SECOND DAY

THURSDAY, JANUARY 26TH, 1967

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 KENORA—Leo Edward Bernier.
PROVINCE OF ONTARIO

This is to certify that, in view of a Writ of Election dated the Fifteenth day of August, 1966, issued by the Honourable the Lieutenant Governor of the Province of Ontario, and addressed to Joseph O'Flaherty, Esquire, Returning Officer for the Electoral District of Kenora, for the election of a Member to represent the said Electoral District of Kenora in the Legislative Assembly of this Province in the room of Robert Wayne Gibson, Esquire, who, since his election as representative of the said Electoral District of Kenora, hath departed this life, Leo Edward Bernier, Esquire, has been returned as duly elected as appears by the Return of the said Writ of Election, dated the Thirteenth day of October, 1966, which is now lodged on record in my office.

RODERICK LEWIS,
Chief Election Officer.

Toronto, January 26th, 1967.

Leo Edward Bernier, Esquire, Member for the Electoral District of Kenora, having taken the Oaths and subscribed the Roll, took his seat.

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

Ordered, That during the present Session of the Legislative Assembly provision be made for the taking and printing of reports of debates and speeches and to that end that Mr. Speaker be authorized to employ an editor of debates and speeches and the necessary stenographers at such rates of compensation as may be agreed to by him; also, that Mr. Speaker be authorized to arrange for the printing of the reports in the amount of eighteen hundred copies daily, copies of such printed reports to be supplied to the Honourable the Lieutenant Governor, to Mr. Speaker, to the Clerk of the Legislative Assembly, to the Legislative Library, to each Member of the Assembly, to the Reference Libraries of the Province, to the Press Gallery, to the newspapers of the Province as approved by Mr. Speaker, and the balance to be distributed by the Clerk of the Assembly as directed by Mr. Speaker.

On motion by Mr. Robarts,

Ordered, That, until further order, this House will meet at two-thirty p.m. on each Monday, Tuesday, Wednesday and Thursday, and at ten-thirty a.m. on each Friday.

Mr. White moved, seconded by Mr. Hodgson (Victoria),

Ordered, That Standing Committees of this House for the present Session be appointed for the following purposes: 1. On Agriculture and Food; 2. On Education and University Affairs; 3. On Government Commissions; 4. On Health;

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. Nixon moved, seconded by Mr. Singer, that the motion be amended by adding thereto:—

"and that the House hereby instruct the Committee on Legal Bills and Municipal Affairs to undertake forthwith an investigation into all matters relating to the collapse of the Prudential Finance Corporation."

A debate arose, and,

Mr. MacDonald moved, seconded by Mr. Bryden,

That the amendment be amended by adding thereto:—

"and, in particular, to investigate the failure of the government either to exercise the powers it already had or to seek additional powers, in order to cope effectively with imminent bankruptcy in a company under its jurisdiction."

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

**AYES**

Ben MacDonald
Braithwaite Nixon
Bryden Oliver
Bukator Paterson
Davidson Reaume
Farquhar Renwick
Freeman Sargent
Gaunt Singer
Gisborn

**NOES**

Apps Butler
Auld Carruthers
Bales Carton
Beckett Cowling
Bernier Davis
Boyer Demers
Brown Downer
Brunelle Dunlop

Appledore
Butler
Carruthers
Carton
Cowling
Davis
Demers
Downer
Dunlop

Eagleson
Edwards
Evans
Ewen
Gomme
Grossman
Harris
Haskett
**NOES—Continued**

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The amendment was then lost on the same division.

The main motion was then declared to be carried.

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On motion by Mr. White, seconded by Mr. Hodgson *(Victoria)*,

*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:


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

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The House then adjourned at 5.45 p.m.

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**THIRD DAY**

**FRIDAY, JANUARY 27TH, 1967**

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**PRAYERS**

10.30 O’CLOCK A.M.

The following Petitions were brought up, laid on the Table, read and received:
By Mr. Ewen, the Petition of the Corporation of the Society of Industrial and Cost Accountants of Ontario praying that a Act may pass changing its name to “Society of Industrial Accountants of Ontario”; also, the Petition of the Corporation of the Town of Caledonia praying that an Act may pass establishing a Community Services Board for the Town.

By Mr. MacKenzie, the Petition of the Corporation of the Township of Toronto praying that an Act may pass to provide that certain buildings erected on or after August 1st, 1966, shall be assessed and taxed for public school purposes.

By Mr. Knox, the Petition of The Board of Education for the City of Sarnia and The Sarnia Suburban District High School Board praying that an Act may pass to simplify the provisions for providing additional accommodation.

By Mr. Demers, the Petition of The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane praying that an Act may pass authorizing the construction of housing for teachers and the issue of debentures therefor; also, the Petition of the Corporation of the City of Sault Ste. Marie praying that an Act may pass increasing the membership of the Sault Ste. Marie Transportation Commission; and for other purposes.

By Mr. Pittock, the Petition of the Corporation of the City of Woodstock praying that an Act may pass enabling the Corporation to enter in agreements with the Corporation of the townships of Blandford and East Oxford for the acquisition of certain lands by the Applicant.

By Mr. Apps, the Petition of The Empire Life Insurance Company praying that an Act may pass authorizing it to apply to the Parliament of Canada for a Special Act continuing it as a company with Federal incorporation.

By Mr. Racine, the Petition of the Dominican or Friar Preachers of Ottawa praying that an Act may pass permitting the Petitioner to grant university degrees and honorary degrees.

By Mr. Lawrence (St. George), the Petition of Leonard W. Long, Arthur Long and Jessie Long praying that an Act may pass reviving Provincial Butchers’ Machinery Company Limited.

By Mr. Beckett, the Petition of the Corporation of the Borough of East York praying that an Act may pass respecting permits for night time parking on streets in the Borough; and for other purposes.

By Mr. Root, the Petition of the United Co-operatives of Ontario praying that an Act may pass to reclassify unissued common shares.

By Mr. Hodgson (Scarborough East), the Petition of Canadian Power Squadrons praying that an Act may pass to exempt its property at 26 Golden Gate Court, Township of Scarborough, from municipal assessment and taxation.

By Mr. Butler, the Petition of Waterloo Lutheran University praying that an Act may pass to increase its powers of investment; and for other purposes; also, the Petition that an Act may pass establishing The Kitchener and District Public School Board.
By Mr. White, the Petition of the Corporation of the City of London praying that an Act may pass amending The City of London Act, 1966.

By Mr. Paterson, the Petition of the Corporation of the Town of Amherstburg praying that an Act may pass permitting it to exempt from school tax persons who have attained the age of 70 years.

By Mr. Brown, the Petition of Gerald Harold Frederick Lowery, Bertram Albert Bowden and Elwood Allan McDonald, praying that an Act may pass to incorporate Peterborough Racing Association Limited.

By Mr. Rowe, the Petition of the Corporation of the Township of Murray praying that an Act may pass authorizing the issue of debentures for the purpose of paying the balance owing for the construction of a school addition.

By Mr. Eagleson, the Petition of the Corporation of the Borough of Etobicoke praying that an Act may pass permitting it to pass by-laws prohibiting street vending of certain refreshments.

By Mr. Cowling, the Petition of the Interior Designers of Ontario praying that an Act may pass to continue it as a body corporate under the name "Interior Designers of Ontario".

By Mr. Bukator, the Petition of the Corporation of the City of Niagara Falls praying that an Act may pass permitting it to allow certain tax credits to certain occupants of 65 years of age and over.

By Mr. Morningstar, the Petition of The St. Catharines Club praying that an Act may pass increasing its borrowing powers.

By Mrs. Pritchard, the Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing it to make increased grants to certain associations, persons and organizations; and for other purposes.

By Mr. Peck, the petition of the Corporation of the Borough of Scarborough praying that an Act may pass authorizing by-laws regulating the sale of candy, ice cream and similar products from vehicles on the highway.

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

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

Bill 2, An Act to amend The Milk Act, 1965. Mr. Stewart.

Bill 3, An Act to amend The Department of Agriculture and Food Act. Mr. Stewart.

Bill 4, An Act to provide for the Establishment of the Ontario Agricultural Museum. Mr. Stewart.

Bill 5, An Act to amend The County Judges Act. Mr. Wishart.

Bill 6, An Act to amend The County Courts Act. Mr. Wishart.


Bill 8, An Act to amend The Municipal Act. Mr. Lawrence (St. George).

Bill 9, An Act to amend The Assessment Act. Mr. Sopha.

Bill 10, An Act to amend The Highway Traffic Act. Mr. Young.

Bill 11, An Act to amend The Air Pollution Control Act. Mr. Cowling.

Bill 12, An Act to amend The Insurance Act. Mr. Sopha.

Bill 13, An Act to amend The Wages Act. Mr. Sopha.


Bill 15, An Act to repeal The Gaming Act. Mr. Sopha.

The following Sessional Paper was Tabled:

White Paper on Services for Children with Mental and Emotional Disorders (No. 60).

The House then adjourned at 11.40 a.m.
FOURTH DAY
MONDAY, JANUARY 30TH, 1967

PRAYERS 2.30 O'CLOCK P.M.

Mr. Yakabuski, 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 AND FOOD


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

COMMITTEE ON EDUCATION AND UNIVERSITY AFFAIRS

Messrs. Apps, Carruthers, Carton, Cowling, Dunlop, Eagleson, Ewen, Guindon, Knox, Lawrence (Russell), Lewis (Scarborough West), MacDonald, Newman, Nixon, Peck, Pritchard (Mrs.), Racine, Rowe, Smith, Villeneuve, Worton—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

Messrs. Bernier, Bryden, Bukator, Butler, Carruthers, Carton, Dunlop, Ewen, Farquhar, Guindon, Harris, Knox, Lawrence (Russell), Lewis (Humber), Lewis (Scarborough West), Noden, Pritchard (Mrs.), Racine, Rowe, Trotter, Worton—21.

The Quorum of the said Committee to consist of five members.
Committee on Highways and Transport


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

Committee on Labour


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

Committee on Legal Bills and Municipal Affairs


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

Committee on Natural Resources and Tourism

Messrs. Bernier, Brown, Carruthers, Davison, Demers, Evans, Farquhar, Freeman, Guindon, Hamilton, Henderson, Hodgson (Scarborough East), Hodgson (Victoria), Johnston (Parry Sound), Johnston (Carleton), Letherby, Mackenzie, McNeil, Noden, Oliver, Paterson, Pittock, Rollins, Root, Rowe, Sandercock, Smith, Spence, Taylor, Villeneuve, Whicher, Whitney, Yakabuski, Young—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


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.

COMMITTEE ON WELFARE AND REFORM


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

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

Bill 16, An Act to amend The Loan and Trust Corporations Act. Mr. Singer.


Bill 19, An Act to proclaim Senior Citizens Week. Mr. Carruthers.

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. Bernier moved, seconded by Mr. Yakabuski,

That an humble Address be presented to the Honourable the Lieutenant Governor as follows:
To the Honourable W. Earl Rowe, P.C.(C), LL.D., D.Sc.Soc.,
Lieutenant Governor of Ontario.

We, Her Majesty's most dutiful and loyal subjects, the Legislative Assembly of the Province of Ontario, now assembled, beg leave to thank Your Honour for the gracious Speech Your Honour has addressed to us.

And a debate having ensued, it was, on motion by Mr. Nixon,

Ordered, That the debate be adjourned.

The House then adjourned at 5.05 p.m.

FIFTH DAY
TUESDAY, JANUARY 31ST, 1967

Prayers

2.30 O'Clock P.M.

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

By Mr. Freeman, the Petition of the Corporation of the Municipality of Neebing praying that an Act may pass authorizing uniform estimates and rates for each ward in the municipality; and for other purposes.

By Mr. Kerr, the Petition of the Corporation of the Town of Burlington praying that an Act may pass authorizing tax credits to elderly persons.

By Mr. Thrasher, the Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing an annual allowance to members of Council not exceeding $5,000.00.

By Mr. Cowling, the Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing it to enter into agreements with owners of land abutting on highways with respect to walks thereon; and for other purposes.

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. Nixon moved, seconded by Mr. Singer,
That the Motion for an Address in Reply to the Speech of the Honourable the Lieutenant Governor now before the House be amended by adding thereto the following words:—

But this House:

Regrets that the government has failed to state a positive policy to relieve the tax load on the home owners of Ontario, particularly with regard to the cost of education.

Deplores the fact that the government, through its carelessness and inattention to its responsibilities, permitted situations to develop within the financial community whereby many of our people suffered grave harm to their economic security. It is further to be noted that the government has failed to take the necessary steps to restore confidence in financial institutions under its jurisdiction.

Regrets that a co-ordinated plan has not been presented by the government to ensure the proper, efficient development of our post-secondary system of education, above all ensuring academic freedom and autonomy.

Regrets that the government's lack of sound policy and positive leadership has failed to prepare Ontario for her second century, particularly in the areas of continuing farm income problems, northern development, land, air and water pollution, municipal reorganization, law reform and economy in government.

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

On motion by Mr. MacDonald,

Ordered, That the debate be adjourned.

The House then adjourned at 5.55 p.m.

SIXTH DAY
WEDNESDAY, FEBRUARY 1ST, 1967

Prayers

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. Bryden,

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 that the government has failed to state a firm commitment to make genuine equality of opportunity a reality for all the people of Ontario, and to that end has not,

1. developed a public housing program which alone can effectively meet the housing needs of most of the people of Ontario;

2. implemented a comprehensive program of regional economic development, with funds and technical assistance sufficient to render such programs truly effective;

3. taken measures to ensure that the province's economy is developed to the fullest extent possible under Canadian ownership and control;

4. shown any understanding that, essential to the elimination of poverty is a guaranteed annual income which will replace the categorical welfare programs and ensure that all citizens of this province enjoy the basic amenities of life.

On motion by Mr. Robarts,

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, 1966 (No. 1).

Provincial Auditor's Report, 1965-66, for the Province of Ontario (No. 3).

Report on the Audit for the fiscal year ended March 31, 1966, of the Public Service Superannuation Fund and The Public Service Superannuation Act, Part I (No. 32).

The House then adjourned at 5.50 p.m.
SEVENTH DAY
THURSDAY, FEBRUARY 2ND, 1967

PRAYERS 2.30 O’CLOCK P.M.

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

By Mr. Farquhar, the Petition of the Corporation of the Town of Blind River praying that an Act may pass abolishing the ward system in the Town.

Mr. Hamilton 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 Society of Industrial and Cost Accountants of Ontario praying that an Act may pass changing its name to “Society of Industrial Accountants of Ontario”.

Petition of The Corporation of the Township of Toronto praying that an Act may pass to provide that certain buildings erected on or after August 1st, 1966, shall be assessed and taxed for public school purposes.

Petition of The Board of Education for the City of Sarnia and The Sarnia Suburban District High School Board praying that an Act may pass to simplify the provisions for providing additional accommodation.

Petition of The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane praying that an Act may pass authorizing the construction of housing for teachers and the issue of debentures therefor.

Petition of the Corporation of the City of Woodstock praying that an Act may pass enabling the corporation to enter in agreements with the Corporation of the townships of Blandford and East Oxford for the acquisition of certain lands by the Applicant.

Petition of The Empire Life Insurance Company praying that an Act may pass authorizing it to apply to the Parliament of Canada for a Special Act continuing it as a company with Federal incorporation.

Petition of the Corporation of the Municipality of Neebing praying that an Act may pass authorizing uniform estimates and rates for each ward in the municipality; and for other purposes.
Petition of the Dominican or Friar Preachers of Ottawa praying that an Act may pass permitting the petitioner to grant university degrees and honourary degrees.

Petition of the United Co-operatives of Ontario praying that an Act may pass to reclassify unissued common shares.

Petition of Canadian Power Squadrons praying that an Act may pass to exempt its property at 26 Golden Gate Court, Township of Scarborough, from municipal assessment and taxation.

Petition of the Corporation of the Town of Caledonia praying that an Act may pass establishing a Community Services Board for the Town.

Petition that an Act may pass establishing The Kitchener and District Public School Board.

Petition of the Corporation of the City of London praying that an Act may pass amending The City of London Act, 1966.

Petition of the Corporation of the City of Toronto praying that an Act may pass authorizing it to enter into agreements with owners of land abutting on highways, with respect to walks thereon; and for other purposes.


Petition of the Corporation of the Borough of East York praying that an Act may pass respecting permits for night time parking on streets in the Borough; and for other purposes.

Petition of Gerald Harold Frederick Lowery, Bertram Albert Bowden and Elwood Allan McDonald, praying that an Act may pass to incorporate Peterborough Racing Association Limited.

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

Bill Pr1, An Act respecting the Society of Industrial and Cost Accountants of Ontario. Mr. Ewen.

Bill Pr2, An Act respecting the Township of Toronto. Mr. Mackenzie.


Bill Pr4, An Act respecting The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane. Mr. Demers.

Bill Pr5, An Act respecting the City of Woodstock. Mr. Pittock.
Bill Pr6, An Act respecting The Empire Life Insurance Company. Mr. Apps.

Bill Pr7, An Act respecting the Municipality of Neebing. Mr. Freeman.

Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa. Mr. Racine.

Bill Pr9, An Act respecting Provincial Butchers’ Machinery Company Limited. Mr. Lawrence (St. George).

Bill Pr10, An Act respecting the Borough of East York. Mr. Beckett.


Bill Pr12, An Act respecting Canadian Power Squadrons. Mr. Hodgson (Scarborough East).

Bill Pr16, An Act respecting the City of London. Mr. White.


Bill Pr19, An Act respecting the Town of Caledonia. Mr. Ewen.

Bill Pr21, An Act to establish The Kitchener and District Public School Board. Mr. Butler.

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

Bill 20, An Act to amend The Public Schools Act. Mr. Gisborn.

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. Paterson,

Ordered, That the debate be adjourned.

The following Sessional Papers were Tabled:—

Report of the Minister of Agriculture and Food for the year ending March 31, 1966 (No. 21).

Report of the Ontario Food Terminal Board for the year ending March 31, 1966 (No. 27).


The House then adjourned at 6.00 p.m.

EIGHTH DAY
FRIDAY, FEBRUARY 3RD, 1967

PRAYERS

10.30 O’CLOCK A.M.

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

By Mr. White, the Petition of The University of Western Ontario praying that an Act may pass altering the composition of the Board of Governors and the Senate; and for related purposes.

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

Ordered, That Mr. Walker be substituted for Mr. Hodgson (Victoria) on the Standing Committee on Agriculture and Food; also, that Mr. Hodgson (Victoria) be substituted for Mr. Reuter on the Standing Committee on Public Accounts; also, that Mr. Apps be substituted for Mr. Brown on the Standing Committee on Natural Resources and Tourism; also, that Mr. Reuter be substituted for Mr. Hodgson (Victoria) on the Standing Committee on Government Commissions.

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

Bill Pr24, An Act respecting the City of Toronto. Mr. Cowling.
The following Bill was introduced, read the first time, and ordered to be read the second time on Monday next:

Bill 21, An Act to amend The Assessment Act. Mr. Davison.

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. Kerr,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

NINTH DAY
MONDAY, FEBRUARY 6TH, 1967

Prayers 2.30 O’CLOCK P.M.

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


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

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

Ordered, That the debate be adjourned.

Mr. Knox moved, seconded by Mr. Walker, That, in developing its program for the control of air pollution, the Government should: (a) call upon the Federal Government to recognize the gravity of this problem by: (i) the establishment of national criteria based upon research into the causes of pollution and
its effects upon the individual, (ii) the assessment of current knowledge of air contaminants with a view to the immediate production of realistic standards to serve as guide lines to all concerned with this problem, (iii) assisting with the cost of installing control equipment by means of an Industrial Loan Fund together with a Tax Incentive Program similar to that now in effect for water pollution control; (b) recognize the need for planning and co-ordinating control measures on a regional rather than local basis; (c) under the Air Pollution Control Division of the Department of Health, carry out research in problem areas peculiar to this Province and release regular reports on pollution levels.

The debate concluded on the adjournment of the House.

The following Sessional Paper was Tabled:—

Copies of correspondence between the Prime Minister of Ontario and the Prime Minister of Canada respecting the proposed “Confederation of Tomorrow Conference” (No. 61).

The House then adjourned at 6.05 p.m.

TENTH DAY
TUESDAY, FEBRUARY 7TH, 1967

Prayers 2.30 O’clock P.M.

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

By Mr. Apps, the Petition of The Napanee and District Collegiate Institute Board praying that an Act may pass permitting it to reimburse parents in lieu of providing transportation for pupils from Amherst Island when transportation cannot be provided due to inclement weather.

By Mr. Dunlop, the Petition of the Corporation of the Borough of York praying that an Act may pass providing for night time parking by permit on designated highways in the municipality.

By Mr. Lawrence (Russell), the Petition of the Corporation of the City of Ottawa praying that an Act may pass permitting the use of private residences as rooming or boarding houses to accommodate visitors or tourists in certain areas of the City.

By Mr. White, the Petition of The Board of Education for the City of London praying that an Act may pass ratifying a contract for Group Life Insurance.
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 Pr1, An Act respecting the Society of Industrial and Cost Accountants of Ontario.

Bill Pr6, An Act respecting The Empire Life Insurance Company.

Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa.

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

Bill Pr9, An Act respecting Provincial Butchers' Machinery Company Limited.

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


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

The debate was resumed and, after some time, it was, on motion by Mr. Root,

Ordered, That the debate be adjourned.

The House then adjourned at 6.00 p.m.

ELEVENTH DAY

WEDNESDAY, FEBRUARY 8TH, 1967

Prayers 2.30 O'Clock P.M.

The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:
Bill 24, An Act to establish the Ontario Deposit Insurance Corporation.  
Mr. Rowntree.


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. Gordon,

Ordered, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 9, An Act to amend The Assessment Act, having been read,

Mr. Sopha moved, That the Bill be now read a second time, and

The debate concluded on the adjournment of the House.

The House then adjourned at 6.00 p.m.

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TWELFTH DAY

THURSDAY, FEBRUARY 9TH, 1967

Prayers 2.30 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 Pr4, An Act respecting The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane.

Bill Pr19, An Act respecting the Town of Caledonia.

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

Bill Pr12, An Act respecting Canadian Power Squadrons.
Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr12, An Act respecting Canadian Power Squadrons.

The Order of the Day for Second Reading of Bill 24, An Act to establish the Ontario Deposit Insurance Corporation, having been read,

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

**THE EVENING SITTING**

8.00 O'Clock P.M.

The debate continued, and, after some time, the motion having been put was carried on the following unanimous, recorded vote:—

**AYES**

Allan
Auld
Bernier
Boyer
Braithwaite
Brown
Brunelle
Bryden
Carruthers
Carton
Davison
Demers
Downer
Edwards
Ewen
Farquhar
Freeman
Gisborn
Gomme
Grossman
Guindon
Harris
Haskett
Henderson
Hodgson (Scarborough East)
Hodgson (Victoria)
Johnston (Carleton)
Kerr
Knox
Lawrence (St. George)
MacDonald
Mackenzie
MacNaughton
McNeil
Newman
Nixon
Noden
Olde
Pitlock
Price
Pritchard (Mrs.)
Reilly
Renwick
Reuter
Root
Rowntree
Sargent
Simonett
Singer
Spooner
Stewart
Thrasher
Trotter
Walker
Wardrobe
Welch
Whicher
White
Whitney
Wishart
Worton
Yaremko
Young—63.

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 Bill 24, An Act to establish the Ontario Deposit Insurance Corporation.
After some time Mr. Speaker resumed the Chair, and the Chairman reported the Bill with a certain amendment 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 today.

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

Bill 24, An Act to establish the Ontario Deposit Insurance Corporation.

The House then adjourned at 11.00 p.m.

THIRTEENTH DAY
FRIDAY, FEBRUARY 10TH, 1967

PRAYERS 10.30 O'CLOCK A.M.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed a Bill to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the title of the Bill that had passed as follows:—

"The following is the title of the Bill to which Your Honour's Assent is prayed:

Bill 24, An Act to establish the Ontario Deposit Insurance Corporation."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to this Bill."
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. Freeman,

Ordered, That the debate be adjourned.

The House then adjourned at 12.55 p.m.

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FOURTEENTH DAY

MONDAY, FEBRUARY 13TH, 1967

Prayers

Mr. Letherby 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 Corporation of the City of Sault Ste. Marie praying that an Act may pass increasing the membership of the Sault Ste. Marie Transportation Commission; and for other purposes.

Petition of the Corporation of the Town of Burlington praying that an Act may pass authorizing tax credits to elderly persons.

Petition of Waterloo Lutheran University praying that an Act may pass to increase its powers of investment; and for other purposes.

Petition of the Corporation of the Town of Amherstburg praying that an Act may pass permitting it to exempt from school tax persons who have attained the age of 70 years.

Petition of the Corporation of the Township of Murray praying that an Act may pass authorizing the issue of debentures for the purpose of paying the balance owing for the construction of a school addition.

Petition of the Corporation of the City of Windsor praying that an Act may pass authorizing an annual allowance to members of council not exceeding $5,000.00.
Petition of the Corporation of the Borough of Etobicoke praying that an Act may pass permitting it to pass by-laws prohibiting street vending of certain refreshments.

Petition of the St. Catharines Club praying that an Act may pass increasing its borrowing powers.

Petition of the Corporation of the City of Niagara Falls praying that an Act may pass permitting it to allow certain tax credits to certain occupants of 65 years of age and over.

Petition of the Corporation of the City of Hamilton praying that an Act may pass authorizing it to make increased grants to certain associations, persons and organizations; and for other purposes.

Petition of the Corporation of the Borough of Scarborough praying that an Act may pass authorizing by-laws regulating the sale of candy, ice cream and similar products from vehicles on the highway.

Petition of the Corporation of the Town of Blind River praying that an Act may pass abolishing the ward system in the Town.

Petition of The University of Western Ontario praying that an Act may pass altering the composition of the Board of Governors and the Senate, and related purposes.

Petition of The Napanee and District Collegiate Institute Board praying that an Act may pass permitting it to reimburse parents in lieu of providing transportation for pupils from Amherst Island when transportation cannot be provided due to inclement weather.

Petition of the Corporation of the Borough of York praying that an Act may pass providing for night time parking by permit on designated highways in the municipality.

Petition of the Corporation of the City of Ottawa praying that an Act may pass permitting the use of private residences as rooming or boarding houses to accommodate visitors or tourists in certain areas of the City; and for other purposes.

Petition of The Board of Education for the City of London praying that an Act may pass ratifying a contract of Group Life Insurance.

Your Committee recommends that the deposit be refunded to the Society of Interior Designers of Ontario, the application having been withdrawn.

Your Committee recommends that the customary supplies allowance for the current Session of the Assembly be fixed at $100.00.

Your Committee recommends that copies of the Canadian Parliamentary Guide, The Canadian Almanac and Canada Year Book be purchased for distribution to the Members of the Assembly and also that each Member be given a year's subscription to the Labour Gazette and the Municipal World.
Your Committee further recommends that the title of all Reports of Departments, Boards, Commissions and other such bodies should be printed on the spine thereof where this is possible.

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

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

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

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

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

Bill Pr13, An Act respecting the City of Sault Ste. Marie.  Mr. Demers.
Bill Pr14, An Act respecting the Town of Burlington.  Mr. Kerr.
Bill Pr15, An Act respecting Waterloo Lutheran University.  Mr. Butler.
Bill Pr17, An Act respecting the Town of Amherstburg.  Mr. Paterson.
Bill Pr20, An Act respecting the Township of Murray.  Mr. Rowe.
Bill Pr22, An Act respecting the City of Windsor.  Mr. Thrasher.
Bill Pr23, An Act respecting the Borough of Etobicoke.  Mr. Eagleson.
Bill Pr26, An Act respecting the St. Catharines Club.  Mr. Morningstar.
Bill Pr27, An Act respecting the City of Niagara Falls.  Mr. Bukator.
Bill Pr28, An Act respecting the City of Hamilton.  Mrs. Pritchard.
Bill Pr29, An Act respecting the Borough of Scarborough.  Mr. Peck.
Bill Pr30, An Act respecting the Town of Blind River.  Mr. Farquhar.
Bill Pr31, An Act respecting The University of Western Ontario.  Mr. White.
Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.  Mr. Apps.
Bill Pr33, An Act respecting the Borough of York. Mr. Dunlop.

Bill Pr34, An Act respecting the City of Ottawa. Mr. Lawrence (Russell).

Bill Pr35, An Act respecting The Board of Education for the City of London. Mr. White.

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

Bill 26, An Act to amend The Highway Traffic Act. Mr. Young.


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. Ewen,

Ordered, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 8, An Act to amend The Municipal Act, having been read,

Mr. Lawrence (St. George) moved, That the Bill be now read a second time, and

The debate concluded on the adjournment of the House.

The following Sessional Paper was Tabled:—


The House then adjourned at 6.00 p.m.
PRAYERS

2.30 O’CLOCK P.M.

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

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

Bill Pr3, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill Pr13, An Act respecting the City of Sault Ste. Marie.

Bill Pr15, An Act respecting Waterloo Lutheran University.

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

Bill Pr20, An Act respecting the Township of Murray.

Bill Pr21, An Act to establish The Kitchener and District Public School Board.

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


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, 1968, and recommends them to the Legislative Assembly.


— 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, 1967 and recommends them to the Legislative Assembly.


(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. MacNaughton 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 and Budget Papers. (Sessional Paper No. 4.)

And a debate having ensued, it was, on motion by Mr. Nixon,

Ordered, That the debate be adjourned.

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

Ordered, That the debate be adjourned.

The following Sessional Papers were Tabled:—

The Annual Report of the Minister of Lands and Forests for the fiscal year ending March 31, 1966 (No. 15).


Documents relating to Government of Ontario Transit System (No. 62).

The House then adjourned at 10.30 p.m.
SIXTEENTH DAY

WEDNESDAY, FEBRUARY 15TH, 1967

PRAYERS

2.30 O’CLOCK P.M.

Mr. Speaker informed the House of a vacancy in its Membership by reason of the resignation of Louis P. Cecile, former Member for the Electoral District of Prescott.

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


Bill 33, An Act to amend The Cancer Act.  Mr. Dymond.

Bill 34, The Department of Social and Family Services Act, 1967.  Mr. Yaremko.

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. Lewis (Scarborough West),

Ordered, That the debate be adjourned.

The Order of the Day for Second Reading of Bill 21, An Act to amend The Assessment Act, and Bill 23, An Act to amend The Assessment Act, having been read,

Mr. Davison and Mr. Paterson moved, That the Bills be now read a second time, and

The debate concluded on the adjournment of the House.

The House then adjourned at 6.00 p.m.
SEVENTEENTH DAY
THURSDAY, FEBRUARY 16TH, 1967

Prayers

2.30 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 Pr23, An Act respecting the Borough of Etobicoke.

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

Bill Pr2, An Act respecting the Township of Toronto.

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

Bill Pr22, An Act respecting the City of Windsor.

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

Bill Pr1, An Act respecting the Society of Industrial and Cost Accountants of Ontario.

Bill Pr3, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill Pr4, An Act respecting The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane.

Bill Pr6, An Act respecting The Empire Life Insurance Company.

Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa.

Bill Pr9, An Act respecting Provincial Butchers’ Machinery Company Limited.

Bill Pr13, An Act respecting the City of Sault Ste. Marie.

Bill Pr15, An Act respecting Waterloo Lutheran University.

Bill Pr19, An Act respecting the Town of Caledonia.
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.

**THE EVENING SITTING**

8.00 O'CLOCK P.M.

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

On motion by Mr. Renwick,

*Ordered*, That the debate be adjourned.

——

The House then adjourned at 11.00 p.m.

——

**EIGHTEENTH DAY**

FRIDAY, FEBRUARY 17th, 1967

**PRAYERS**

10.30 O'CLOCK A.M.

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

The debate was resumed and, after some time, it was, on motion by Mr. Oliver,

*Ordered*, That the debate be adjourned.

——

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

Bill 1, An Act to amend The Land Titles Act.

Bill 5, An Act to amend The County Judges Act.

Bill 6, An Act to amend The County Courts Act.

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


Bill 4, An Act to provide for the Establishment of the Ontario Agricultural Museum.

The following Sessional Paper was Tabled:—


The House then adjourned at 1.05 p.m.

NINETEENTH DAY
MONDAY, FEBRUARY 20TH, 1967

PRAYERS

2.30 O'CLOCK P.M.

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

Bill 35, An Act to amend The Parks Assistance Act. Mr. Simonett.

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

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

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

And, above all, this House regrets that the government has failed to state a firm commitment to make genuine equality of opportunity a reality for all the people of Ontario, and to that end has not,
1. developed a public housing program which alone can effectively meet the housing needs of most of the people of Ontario;

2. implemented a comprehensive program of regional economic development, with funds and technical assistance sufficient to render such programs truly effective;

3. taken measures to ensure that the province's economy is developed to the fullest extent possible under Canadian ownership and control;

4. shown any understanding that, essential to the elimination of poverty is a guaranteed annual income which will replace the categorical welfare programs and ensure that all citizens of this province enjoy the basic amenities of life.

having been put, was lost on the following Division:

**Ayes**

Ben
Braithwaite
Bryden
Bukator
Davison
Freeman
Gaunt
Gisborn
Gordon

Lewis (Scarborough West)
MacDonald
Newman
Nixon
Oliver
Reaume
Renwick

Sargent
Singer
Smith
Spence
Trotter
Whicher
Worton
Young—24.

**Noes**

Allan
Apps
Bales (Scarborough East)
Beckett
Brown
Brunelle (Parry Sound)
Butler
Carruthers
Carton
Cass
Connell
Davis
Dunlop
Dymond
Eagleson
Edwards
Evans
Ewen
Gomme
Grossman
Guindon
Hamilton
Harris
Haskett

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

Pittock
Price
Pritchard (Mrs.)
Randall
Reuter
Roberts
Rollins
Root
Rowe
Rowntree
Sandercock
Simonett
Spooner
Stewart
Villeneuve
Walker
Wardrope
Welch
Wells
White
Whitney
Wishart
Yakabuski
Yaremko—65.
The amendment to the motion as follows:

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

But this House:

Regrets that the government has failed to state a positive policy to relieve the tax load on the home owners of Ontario, particularly with regard to the cost of education.

Deplores the fact that the government, through its carelessness and inattention to its responsibilities, permitted situations to develop within the financial community whereby many of our people suffered grave harm to their economic security. It is further to be noted that the government has failed to take the necessary steps to restore confidence in financial institutions under its jurisdiction.

Regrets that a co-ordinated plan has not been presented by the government to ensure the proper, efficient development of our post-secondary system of education, above all ensuring academic freedom and autonomy.

Regrets that the government's lack of sound policy and positive leadership has failed to prepare Ontario for her second century, particularly in the areas of continuing farm income problems, northern development, land, air and water pollution, municipal reorganization, law reform and economy in government.

having been put, was lost on the same Division.

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

On motion by Mr. Nixon, 

Ordered, That the debate be adjourned.

Mr. Eagleson moved, seconded by Mr. Peck, That legislation should be enacted to provide compensation for persons suffering injury or loss while assisting the police in the performance of their duties or as a direct result of a criminal offence other than impaired or drunken driving.

The debate concluded and the Resolution was discharged, as was Resolution No. 10, by consent.

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

Bill Pr2, An Act respecting the Township of Toronto.


Bill Pr20, An Act respecting the Township of Murray.

Bill Pr21, An Act to establish The Kitchener and District Public School Board.

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 Pr1, An Act respecting the Society of Industrial and Cost Accountants of Ontario.

Bill Pr3, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill Pr4, An Act respecting The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane.
Bill Pr6, An Act respecting The Empire Life Insurance Company.

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

The House then adjourned at 6.05 p.m.

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TWENTIETH DAY
TUESDAY, FEBRUARY 21ST, 1967

Prayers 2.30 O'CLOCK P.M.

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

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

Bill Pr5, An Act respecting the City of Woodstock.

Bill Pr16, An Act respecting the City of London.

Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.

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

Bill Pr7, An Act respecting the Municipality of Neebing.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.

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

Bill 36, An Act to repeal The Dower Act. Mr. Sopha.

Bill 37, An Act to amend The Married Women's Property Act. Mr. Sopha.
The following Bills were read the third time and were passed:—

Bill Pr1, An Act respecting the Society of Industrial and Cost Accountants of Ontario.

Bill Pr3, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill Pr4, An Act respecting The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane.

Bill Pr6, An Act respecting The Empire Life Insurance Company.

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. Nixon moved, seconded by Mr. Singer,

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

This House regrets:—

(1) that the Government has failed in its Budget to provide relief for the municipal taxpayer in relation to the ever-increasing and inequitable share of the costs of education that he must pay as a part of the taxes on his home;

(2) that the Government, notwithstanding the high-sounding statements in the Speech from the Throne in relation to housing, has neglected to provide in this Budget any meaningful allocation of public funds to enable it to carry out any worthwhile housing programme for the benefit of the people of Ontario; and

(3) that the Government, while finding it necessary to budget for the largest deficit in the history of the Province of Ontario, has failed to present any logical programme of planned fiscal management to deal with the ever-increasing complexities of the public affairs of the people of Ontario, and has failed to outline any method of dealing with the needless waste and extravagances now existing, and has failed to indicate any desire to effectively carry out logical economies by the elimination of duplications, over-lappings and inefficiencies at present existing in the management of the affairs of the Government of the Province of Ontario;

Therefore, this House rejects the Budget as presented and must advise Your Honour that the present Government does not enjoy the confidence of the people of Ontario.
The debate continued.

THE EVENING SITTING

8.00 O'Clock P.M.

The debate continued further and, after some time, it was, on motion by Mr. White,

Ordered, That the debate be adjourned.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.05 p.m.

TWENTY-FIRST DAY

WEDNESDAY, FEBRUARY 22ND, 1967

PRAYERS

2.30 O'Clock P.M.

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

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

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

101. To defray the expenses of the Main Office, Department of Agriculture and Food .................................................. $ 10,837,000
102. To defray the expenses of the Information Branch........ $ 623,000

103. To defray the expenses of the Finance and Administration Division........................................ 2,304,000

104. To defray the expenses of the Agricultural and Horticultural Societies Branch....................... 1,038,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:—


The House then adjourned at 6.05 p.m.

TWENTY-SECOND DAY
THURSDAY, FEBRUARY 23RD, 1967

PrAYERS

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 Bills without amendment:—

Bill Pr18, An Act to incorporate Peterborough Racing Association Limited.

Bill Pr29, An Act respecting the Borough of Scarborough.

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

Bill Pr14, An Act respecting the Town of Burlington.

Bill Pr17, An Act respecting the Town of Amherstburg.
Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa.

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, 1968, the following sums:

105. To defray the expenses of the Agricultural Rehabilitation and Development Branch, Department of Agriculture and Food .................................................. $5,427,000

106. To defray the expenses of the Crop Insurance Branch ....... 178,000

107. To defray the expenses of the Extension Branch ............ 2,920,000

108. To defray the expenses of the Home Economics Branch ... 751,000

109. To defray the expenses of the Live Stock Branch ............ 964,000

110. To defray the expenses of the Ontario Junior Farmer Loan Branch .................................................. 593,000

111. To defray the expenses of the Soils and Crops Branch ...... 777,000

The Evening Sitting

8.00 O’Clock P.M.

112. To defray the expenses of the Dairy Branch ............ $1,762,000

113. To defray the expenses of the Farm Labour Service ....... 176,000

114. To defray the expenses of the Farm Products Inspection Branch .................................................. 634,000

115. To defray the expenses of the Farm Products Marketing Board .................................................. 124,000

116. To defray the expenses of the Ontario Food Council ...... 223,000

117. To defray the expenses of the Ontario Telephone Service Commission .................................................. 92,000

118. To defray the expenses of the Veterinary Services Branch . 2,131,000
119. To defray the expenses of the Farm Economics, Co-operatives and Statistics Branch. $524,000

120. To defray the expenses of the Demonstration Farm, New Liskeard. 165,000

121. To defray the expenses of the Horticultural Research Institute of Ontario, Vineland. 745,000

122. To defray the expenses of the Kemptville Agricultural School. 956,000

123. To defray the expenses of the Western Ontario Agricultural School, Ridgetown. 710,000

124. To defray the expenses of the Agricultural Research Institute of Ontario. 8,433,000

125. To defray the expenses of the Main Office, Department of Agriculture and Food. 400,000

1701. To defray the expenses of the Main Office and General Departmental Expenses, Department of Provincial Secretary and Citizenship. 591,500

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

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

Bill 3, An Act to amend The Department of Agriculture and Food Act.


Bill Pr5, An Act respecting the City of Woodstock.

Bill Pr7, An Act respecting the Municipality of Neebing.
Bill Pr16, An Act respecting the City of London.

Bill Pr23, An Act respecting the Borough of Etobicoke.

Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.

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 Pr2, An Act respecting the Township of Toronto.

Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa.

Bill Pr9, An Act respecting Provincial Butchers' Machinery Company Limited.


Bill Pr13, An Act respecting the City of Sault Ste. Marie.

Bill Pr15, An Act respecting Waterloo Lutheran University.

Bill Pr19, An Act respecting the Town of Caledonia.

Bill Pr20, An Act respecting the Township of Murray.

Bill Pr21, An Act to establish The Kitchener and District Public School Board.

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

The following Sessional Paper was Tabled:—

Final Recommendations of the Select Committee on Aging (No. 63).

The House then adjourned at 10.50 p.m.
TWENTY-THIRD DAY
FRIDAY, FEBRUARY 24TH, 1967

PRAYERS 10.30 O'CLOCK A.M.

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

*Ordered*, That Mr. Edwards be substituted for Mr. Rowe on the Standing Committee on Agriculture and Food; that Mr. Thrasher be substituted for Mr. Reilly on the Standing Committee on Private Bills.

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

Bill Pr2, An Act respecting the Township of Toronto.

Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa.

Bill Pr9, An Act respecting Provincial Butchers' Machinery Company Limited.


Bill Pr13, An Act respecting the City of Sault Ste. Marie.

Bill Pr15, An Act respecting Waterloo Lutheran University.

Bill Pr19, An Act respecting the Town of Caledonia.

Bill Pr20, An Act respecting the Township of Murray.

Bill Pr21, An Act to establish The Kitchener and District Public School Board.

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 and Food Act* in respect of loans referred to in clause d of subsection 1 of the said section 5b, as
enacted by subsection 1 of section 1 of The Department of Agriculture and Food Amendment Act, 1967, 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 3, An Act to amend The Department of Agriculture and Food Act.

That,

1. an income tax shall be paid for each taxation year by every individual, other than an individual who during the taxation year was a member of the Canadian Forces to whom section 4 of The Income Tax Act, 1961-62 applies,

   (a) who was resident in Ontario on the last day of the taxation year; or

   (b) who, not being resident in Ontario on the last day of the taxation year, had income earned in the taxation year in Ontario as defined in clause b of subsection 4 of section 3 of The Income Tax Act, 1961-62;

2. an income tax shall be paid for each taxation year by every individual who, during the taxation year, was a member of the Canadian Forces to whom section 4 of The Income Tax Act, 1961-62 applies;

3. an income tax shall be paid by every individual who was resident in or had income earned in Ontario, being 28 per cent of the tax payable under the Income Tax Act (Canada) of the 1967 and 1968 taxation years,


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 1, An Act to amend The Land Titles Act.

Bill 5, An Act to amend The County Judges Act.

Bill 6, An Act to amend The County Courts Act.


Bill Pr5, An Act respecting the City of Woodstock.

Bill Pr7, An Act respecting the Municipality of Neebing.

Bill Pr16, An Act respecting the City of London.

Bill Pr23, An Act respecting the Borough of Etobicoke.

Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.

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

Bill 3, An Act to amend The Department of Agriculture and Food Act.

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

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

1702. To defray the expenses of the Companies Branch, Department of Provincial Secretary and Citizenship. $ 711,000

1703. To defray the expenses of the Citizenship Branch. 631,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 1.05 p.m.
TWENTY-FOURTH DAY
MONDAY, FEBRUARY 27TH, 1967

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, 1968, the following sums:

1704. To defray the expenses of the Office of the Speaker, Department of Provincial Secretary and Citizenship........... $ 23,000
1705. To defray the expenses of the Legislative Library.............. 94,000
1706. To defray the expenses of the Clerk of The Legislative Assembly and Chief Election Officer.................... 155,000

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 19, An Act to proclaim Senior Citizens Week, having been read,

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

The debate concluded and the Order was discharged.

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

Bill Pr14, An Act respecting the Town of Burlington.
Bill Pr17, An Act respecting the Town of Amherstburg.
Bill Pr18, An Act to incorporate Peterborough Racing Association Limited.
Bill Pr29, An Act respecting the Borough of Scarborough.

Bill 27, An Act to amend The Forestry Act.


Bill 33, An Act to amend The Cancer Act.

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

Bill 1, An Act to amend The Land Titles Act.

Bill 3, An Act to amend The Department of Agriculture and Food Act.

Bill 5, An Act to amend The County Judges Act.

Bill 6, An Act to amend The County Courts Act.


Bill Pr5, An Act respecting the City of Woodstock.

Bill Pr7, An Act respecting the Municipality of Neebing.

Bill Pr16, An Act respecting the City of London.

Bill Pr23, An Act respecting the Borough of Etobicoke.

Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.

The House then adjourned at 5.50 p.m.
TWENTY-FIFTH DAY
TUESDAY, FEBRUARY 28TH, 1967

PRAYERS

2.30 O'CLOCK P.M.

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

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

Bill Pr26, An Act respecting the St. Catharines Club.

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

Bill Pr28, An Act respecting the City of Hamilton.

Bill Pr33, An Act respecting the Borough of York.

Bill Pr34, An Act respecting the City of Ottawa.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

1707. To defray the expenses of the Sessional and Other Requirements, Department of Provincial Secretary and Citizenship ................................. $1,960,000

1708. To defray the expenses of the Queen's Printer .......................... 269,000

1709. To defray the expenses of the Registrar General's Branch .. 968,000

1710. To defray the expenses of the Post Office .............................. 762,000
901. To defray the expenses of the General Administration, Department of Highways.......................... $ 4,286,000

902. To defray the expenses of the Electronic Computing Services 1,734,000

The Evening Sitting

8.00 O’Clock P.M.

903. To defray the expenses of the Operations—Head Office Administration........................................ $ 928,000

904. To defray the expenses of the Maintenance—King’s Highways and Other Roads........................ 105,506,000

905. To defray the expenses of the Purchasing and Other Services 9,650,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—


“Ontario Mining at the Threshold of a New Century”—1966 Review of the Ontario Department of Mines; and “The Golden Porcupine” (No. 53).

The House then adjourned at 11.20 p.m.

TWENTY-SIXTH DAY

WEDNESDAY, MARCH 1ST, 1967

Prayers 2.30 O’Clock P.M.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

906. To defray the expenses of the GO Transit—Maintenance, Department of Highways........................................ $ 2,000,000

907. To defray the expenses of the Construction and Other Capital Projects.................................................. 241,240,000

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. Lewis (Scarborough West), That the Government should immediately extend hospital insurance coverage to persons in chronic and convalescent hospitals or in approved nursing homes who do not require continued medical and skilled nursing care but whose condition is such that, in the opinion of the medical practitioner, they cannot be returned to their own home or to a home for the aged.

Mr. Harris moved, seconded by Mr. Price, That the Ontario Hospital Insurance Plan should be expanded to provide coverage for the chronically ill and elderly citizens who must be cared for in nursing homes, and arrangements should be made to provide capital grants for the construction of nursing homes to be operated by public or other non-profit organizations.

Mr. Gaunt moved, seconded by Mr. Paterson, That Ontario Hospital Services Commission should 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 the nursing home is provincially licensed and inspected.
Also, that Ontario Hospital Services Commission should extend coverage to disabled children whose disability is so great that they are incapable of caring for themselves.

The debate concluded on the adjournment of the House.

The following Sessional Paper was Tabled:—


The House then adjourned at 6.05 p.m.

TWENTY-SEVENTH DAY
THURSDAY, MARCH 2ND, 1967

Prayers

2.30 O’Clock P.M.

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

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

Bill Pr10, An Act respecting the Borough of East York.

Bill Pr30, An Act respecting the Town of Blind River.

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

Bill Pr27, An Act respecting the City of Niagara Falls.

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, 1968, the following sums:—

908. To defray the expenses of the Planning and Design, Department of Highways.................. $ 13,253,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

909. To defray the expenses of the Property Purchases and Related Services.......................... $ 20,518,000

910. To defray the expenses of the Research and Sundry Engineering Services........................................ 5,022,000

911. To defray the expenses of the GO Transit—Capital........ 1,600,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—


The 42nd Annual Report of the Ontario Department of Health for the year 1966 (No. 65).


The House then adjourned at 10.35 p.m.

TWENTY-EIGHTH DAY

FRIDAY, MARCH 3RD, 1967

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:—

Mr. Ben.

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.

TWENTY-NINTH DAY
MONDAY, MARCH 6TH, 1967

Prayers 2.30 O’Clock P.M.

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

Resolved,

That the Legislative Assembly of the Province of Ontario in Parliament assembled place upon the records of this House an expression of its sorrow and the sorrow of the people of Ontario on the death of His Excellency General Georges Philias Vanier, D.S.O., M.C. and Bar, Canadian Forces Decoration, Governor General of Canada.

On his passing, we are conscious of the loss of a great public servant who rendered exceptional service to his nation in peace and war and who stood high in the Councils of our Commonwealth of Nations.

His long and distinguished career as well as his personal qualities secure for him a lasting place in the hearts of his countrymen, and we honour his memory.

To Madame Vanier and her family the Assembly extends the sympathy of the people of Ontario in the loss of a devoted husband and father. We mourn with them in their bereavement.
On motion by Mr. Robarts,

Ordered, That out of respect to His Excellency, the late General Vanier, Governor General of Canada, this House do now adjourn until Wednesday next at 2.30 p.m.

The House accordingly adjourned at 2.50 p.m.

THIRTIETH DAY
WEDNESDAY, MARCH 8TH, 1967

PRAYERS 2.30 O’CLOCK P.M.

On motion by Mr. Rowntree,

Ordered, That the time for receiving Reports by the Standing Committee on Private Bills be extended to tomorrow, Thursday, March 9th.

Before the Orders of the Day, the Member for St. Patrick, A. Kelso Roberts, Esq., resigned his seat by reading and delivering the following letter to Mr. Speaker:—

THE HON. DONALD MORROW,
Speaker of the Legislative Assembly,
Parliament Buildings,
Queen’s Park,
Toronto 2, Ontario.

Dear Mr. Speaker:

With your permission, I would like to rise from my seat in the Legislature today, before the orders of the day, and make a short statement reading this letter therewith.

As you and the Members of the Legislature are aware, in the redistribution of Ridings, the historic Riding of St. Patrick will be partitioned. A considerable part will go into the somewhat enlarged Riding of St. George and the rest will be incorporated with practically all the present St. Andrew Riding and a bit of the present Bellwoods Riding to constitute, at the time of the next general election and afterwards, the Riding of St. Andrew-St. Patrick.
On the 10th of February last in the Legislature, I spoke at some length, and after a great deal of preparation, on the subject of Securities and Stock Exchanges. I am pleased to note the major changes which have taken place within the last week with respect to the office of the President of the Toronto Stock Exchange and the personnel of the Ontario Securities Commission. I anticipate that further appropriate legislation will be enacted this Session.

I also recognize the desires of the sitting Members and others to organize and prepare for the next general election whenever that may be.

Furthermore, I have the assurances of both the Member for St. George and the Member for St. Andrew that for the balance of the life of the Legislature they will assume full responsibility for looking after the needs of those constituents of the present St. Patrick Riding who will be residing under the re-distribution in their respective new boundaried Ridings.

As for myself, I have already announced that I am resuming the practice of law and I believe that after the very considerable length of service I have had in this Legislature and in the public life of the Province of Ontario, I can now perhaps do better by giving undivided attention to the building up of a legal practice and leaving it to the Members of this Legislature and the successors of those who will not be here after the next general election to carry on the ever-imminent and often extremely onerous duties of Government and Parliament in Ontario.

Mr. Speaker, I therefore, pursuant to Section 19 (a) of The Legislative Assembly Act of Ontario, give in my place in this Assembly notice of my intention to resign my St. Patrick seat.

We are all delighted with the return to duty of the Premier of the Province and in addition to extending my good wishes to all my fellow Members of this Assembly, my last words here will be a sincere and fervent wish of good health and strength to the Honourable John Robarts.

Yours sincerely,
A. Kelso Roberts.

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. Sopha,

Ordered, That the debate be adjourned.
The Order of the Day for Second Reading of Bill 17, An Act to provide for the Appointment of a Commissioner to investigate Administrative Decisions and Acts of Officials of the Government of Ontario and its Agencies, and to define the Commissioner's Powers and Duties, having been read,

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

The debate concluded on the adjournment of the House.

The House then adjourned at 6.00 p.m.

THIRTY-FIRST DAY
THURSDAY, MARCH 9TH, 1967

Prayers

2.30 O'Clock P.M.

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

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

Bill Pr31, An Act respecting The University of Western Ontario.

Bill Pr35, An Act respecting The Board of Education for the City of London.

Your Committee would recommend that the fees less the penalties and the actual cost of printing be remitted on Bill Pr31, An Act respecting The University of Western Ontario.

As the Committee has not been able to complete its work, it recommends that the time within which the House may receive Reports upon Private Bills from the Committee on Private Bills be extended to the 16th day of March, 1967.

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


Bill 50, An Act to amend The Private Hospitals Act. Mr. Dymond.
The Order of the Day for the House to resolve itself into the Committee of Supply having been read,

Mr. Robarts moved,

That Mr. Speaker do leave the Chair and that the House resolve itself into Committee of Supply.

Mr. Nixon moved, seconded by Mr. Singer,

That the motion be amended by adding thereto the following words:—

"but this House views with great concern the rising cost of municipal government, and, particularly, the intolerable burden of the cost of education among ratepayers in Ontario, and this House deplores the failure of the government to take steps to alleviate the situation and lessen the financial burden upon the citizens of Ontario at the municipal level."

And, a debate arising, after some time the amendment was lost on the following division:—

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| Auld | Hodgson | Robarts |
| Bales | (Victoria) | Root |
| Boyer | Johnston | Rowe |
| Brunelle | (Parry Sound) | Rowntree |
| Butler | Johnston | Simonett |
| Carruthers | (Carleton) | Spooner |
| Cass | Kerr | Stewart |
| Connell | Knox | Walker |
| Davis | Lawrence | Wardrobe |
| Demers | (St. George) | Welch |
| Downer | Lewis | Wells |
| Dymond | (Humber) | White |
| Edwards | MacNaughton | Whitney |
| Ewen | Morningstar | Wishart |
| Gomme | McNeil | Yakabuski |
| Grossman | Noden | Yaremko—51. |
| Harris | Peck | |
The main motion was declared to be carried and the House accordingly resolved itself into the Committee of Supply.

The main motion was declared to be carried and the House accordingly 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, 1968, the following sum:—

201. To defray the expenses of the Main Office, Department of Attorney General .................................................. $ 428,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—


Summary of Expenditures by Department of Welfare by Counties and Districts (Appendix to No. 13).

The House then adjourned at 11.05 p.m.
THIRTY-SECOND DAY
FRIDAY, MARCH 10TH, 1967

Prayers 10.30 O'CLOCK A.M.

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

(In the Committee)

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

Supplementary Estimates:—

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT

612. To defray the expenses of the Special Grant ............... $ 1,194,400

DEPARTMENT OF HEALTH

717. To defray the expenses of the Special Grants ............... $ 8,711,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:—

Annual Report for 1966 of the Department of Tourism and Information; the Department of Public Records and Archives (No. 38).

The House then adjourned at 1.05 p.m.
PRAYERS

2.30 O’CLOCK P.M.

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

Bill 38, An Act to amend The Judicature Act.
Bill 50, An Act to amend The Private Hospitals 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. White,

Ordered, That the debate be adjourned.

Mr. Trotter moved, seconded by Mr. Paterson, That this Government should enact legislation that is in effect a “Bill of Rights” for tenants, wherein tenants are protected against harsh and excessive terms in rental contracts.

Mr. Lawrence (St. George) moved, seconded by Mr. Boyer, That, in the opinion of this House, the practice, by owners of multiple-type dwellings, of requiring a large deposit or prepayment of rent from tenants is unjust, and that, if continued, consideration should be given to the interposition of an independent supervisory or licensing third party to act as Trustee to regulate and hold such
deposits, so that a speedy and just procedure can be evolved whereby tenants will be able to recover such deposits with interest at the current bank rate, at the termination of their tenancy, less the cost of any actual damage caused by them during such tenancy.

Mr. Renwick moved, seconded by Mr. Young, That this government should introduce legislation for the protection of tenants of self-contained units in multiple-dwelling accommodation and single-family dwellings, to include:
1. Abolishing Security Deposits. 2. Establishing of a Rental and Tenancy Review Board. 3. Enacting a standard form of lease to be used by all landlords. 4. Prohibiting landlords from charging tenants a fee for subletting an apartment. 5. Outlawing all clauses in leases restricting tenants' rights to purchase milk, bread, other foodstuffs and personal service from the merchant of their choice. 6. Prohibiting landlords charging for extra occupants. 7. Requiring landlords to provide adequate standards of maintenance, safety and health for their tenants. 8. Requiring all landlords to carry liability insurance. 9. Abolishing the landlord's right of distress. 10. Authorizing the courts to delete any clause of a lease which, in the court's opinion, is unreasonable.

The debate concluded on the adjournment of the House.

The House then adjourned at 6.00 p.m.

THIRTY-FOURTH DAY
TUESDAY, MARCH 14TH, 1967

Prayers 2.30 O'Clock P.M.

Mr. Lawrence (Russell), from the Standing Committee on Private Bills, 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 Pr24, An Act respecting the City of Toronto.

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

Bill 51, An Act to amend The Highway Traffic Act. Mr. Young.


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, 1968, the following sums:—

202. To defray the expenses of the Ontario Police Commission, Department of Attorney General. $ 1,007,000

203. To defray the expenses of the Office of the Legislative Counsel. 199,000

204. To defray the expenses of the Administration and Finance Division. 761,000

205. To defray the expenses of the Office of the Senior Crown Counsel. 241,000

206. To defray the expenses of the Criminal Law Division. 1,836,500

The Evening Sitting

8.00 O'CLOCK P.M.

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.
THIRTY-FIFTH DAY
WEDNESDAY, MARCH 15TH, 1967

PRAYERS
2.30 O'CLOCK P.M.

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

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


Bill 4, An Act to provide for the Establishment of the Ontario Agricultural Museum.

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


Bill 56, An Act to amend The Retail Sales Tax Act, 1960-61. Mr. MacNaughton.


Bill 58, An Act to amend The Live Stock Community Sales Act. Mr. Stewart.

Bill 59, An Act to insure Payments to Producers of Farm Products. Mr. Stewart.

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. Young,

Ordered, That the debate be adjourned.
Mr. Hamilton moved, seconded by Mr. Demers, That the Government should co-operate with the Federal Government to initiate and develop a national agricultural policy for Canada.

The debate concluded on the adjournment of the House.

The following Sessional Paper was Tabled:—

Ottawa River Engineering Board Report on Hydrology and Regulation of the Ottawa River—June, 1965 (No. 64).

The House then adjourned at 6.00 p.m.

THIRTY-SIXTH DAY
THURSDAY, MARCH 16TH, 1967

Prayers 2.30 O’CLOCK P.M.

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 Insurance Act. Mr. Rowntree.

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

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—

Annual Report of the Office of the Registrar General, Department of the Provincial Secretary and Citizenship, for the year ending December 31, 1966 (No. 30).
Report of the Provincial Secretary of Ontario with respect to the administration of Part IX of The Corporations Act, for the fiscal year ending March 31, 1966 (No. 31).

Annual Report of the Centennial Centre of Science and Technology for the year 1966 (No. 67).

The House then adjourned at 6.00 p.m.

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THIRTY-SEVENTH DAY
FRIDAY, MARCH 17TH, 1967

PRAYERS 10.30 O'CLOCK A.M.

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


Bill 59, An Act to insure Payments to Producers of Farm Products.

The debate on the motion for Second Reading of Bill 54, An Act to amend The Securities Act, 1966, was adjourned.

The following Sessional Paper was Tabled:—

The Home Ownership Made Easy Plan (No. 68).

The House then adjourned at 1.05 p.m.
THIRTY-EIGHTH DAY
MONDAY, MARCH 20TH, 1967

PRAYERS

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

Bill 61, An Act respecting the Whirlpool Rapids Bridge. Mr. MacNaughton.

Bill 62, An Act respecting the Lewiston-Queenston Bridge. Mr. MacNaughton.

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


Bill Pr26, An Act respecting the St. Catharines Club.

Bill Pr30, An Act respecting the Town of Blind River.

Bill Pr34, An Act respecting the City of Ottawa.

Bill Pr35, An Act respecting The Board of Education for the City of London.

The debate on the motion for Second Reading of Bill 54, An Act to amend The Securities Act, 1966, was resumed, and after some time,

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

The Order of the Day for Second Reading of Bill 55, An Act to amend The General Welfare Assistance Act, having been read,

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

Mr. Lewis (Scarborough West) moved, seconded by Mr. Bryden,

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

"in the opinion of this House, tinkering with The General Welfare Assistance Act as envisaged in Bill 55 will merely perpetuate irrational and unfair discrimination against certain categories of people in need in a manner that is quite out of harmony with modern welfare concepts and the spirit of the Canada Assistance Act, and therefore, instead of proceeding with Bill 55, the government should bring in a Bill to extend The Family Benefits Act, 1966 to all those now covered by The General Welfare Assistance Act."
Mr. Speaker put the question as to whether the word now and other words sought to be struck out should stand as part of the Question, which Question was decided in the affirmative on the following division:—

**Ayes**

Allan  Hodgson  Peck  (Scarborough East)
Apps    Hodgson  Price  (Victoria)
Auld    Johnston  Pritchard (Mrs.)
Bales   Johnston  Randall  (Parry Sound)
Boyer   Johnston  Reilly  (Carleton)
Brunelle Rollins  Rowntree
Butler  Swan  Spooner
Carruthers  Villeneuve  (Parry Sound)
Cass    Walker  (Carleton)
Cowling Knox  Wardrobe
Davis   Lawrence  Welch  (St. George)
Downer  Mackenzie  Wells  (Parliament)
Dunlop  MacNaughton  White
Dymond Morningstar  Wishart
Edwards McKeough  Yakabuski
Gomme  McNeil  Yaremko—52.
Grossman  Noden
Guindon Olde
Harris

**Noes**

Ben  Lewis  Reaume  (Scarborough West)
Braithwaite  MacDonald  Renwick
Bryden  Newman  Singer
Davison  Nixon  Smith
Farquhar  Oliver  Sopha
Freeman  Paterson  Whicher
Gaunt  Racine  Worton
Gisborn  Young—24.
Gordon

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 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 Pr14, An Act respecting the Town of Burlington.

Bill Pr17, An Act respecting the Town of Amherstburg.
Bill Pr29, An Act respecting the Borough of Scarborough.

Bill 33, An Act to amend The Cancer Act.


Bill 50, An Act to amend The Private Hospitals Act.

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

The following Sessional Paper was Tabled:—

Final Report of the Select Committee on Conservation Authorities (No. 66).

The House then adjourned at 6.00 p.m.

THIRTY-NINTH DAY
TUESDAY, MARCH 21ST, 1967

Prayers

2.30 O'Clock P.M.

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


Bill 64, An Act to amend The Energy Act, 1964. Mr. Simonett.

The Order of the Day for the House to resolve itself into the Committee of Supply having been read,

Mr. Rowntree moved,

That Mr. Speaker do leave the Chair and that the House resolve itself into Committee of Supply.

Mr. MacDonald moved, seconded by Mr. Young,

That the motion be amended by adding thereto the following words:—

"but this House regrets the government's failure to take forthright action to deal with the high and increasing cost of living and, in particular, its failure to:
(a) eliminate trading stamps and other promotional gimmicks in retail merchandising and to ensure that resulting savings will be passed on to the consumer;

(b) to establish a public automobile accident insurance plan so as to reduce the exorbitant and rising rates now being charged in the province;

(c) to undertake a large-scale program for increasing the supply of public housing so as to reduce the present pressure on the rents and prices of homes and at the same time make adequate housing available to those who cannot now obtain it;

(d) to establish prices and rental review boards to enquire into, publicize and make appropriate recommendations regarding any increases in prices and rentals that appear to them to be unwarranted.”

And, a debate arising, after some time the amendment was lost on the following division:

**Ayes**

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<td>Young—24.</td>
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**Noes**

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<td>Yakabuski—60.</td>
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The main motion was declared to be carried and the House accordingly resolved itself into the Committee of Supply.

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 EVENING SITTING

8.00 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,

the moneys required for the purposes of The Ontario Agricultural Museum Act, 1967 shall, until the 31st day of March, 1968, be paid out of the Consolidated Revenue Fund,

as provided in Bill 4, An Act to provide for the Establishment of the Ontario Agricultural Museum.

That,

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

as provided in Bill 56, An Act to amend The Retail Sales Tax Act, 1960-61.

That,

if, at any time, the amount standing to the credit of a fund established under The Farm Products Payments Act, 1967 is insufficient for the purpose of making payments for claims under The Farm Products Payments Act, 1967, the Lieutenant Governor in Council may authorize the Treasurer of Ontario to advance out of the Consolidated Revenue Fund to the board that administers the fund such sums as are necessary to meet the deficit on such terms and conditions as the Lieutenant Governor in Council directs,

as provided in Bill 59, An Act to insure Payments to Producers of Farm Products.
Also, that the Committee had directed him to report the following Bills without amendment:


Bill 4, An Act to provide for the Establishment of the Ontario Agricultural Museum.

Bill 27, An Act to amend The Forestry Act.


Bill 38, An Act to amend The Judicature Act.


Bill 59, An Act to insure Payments to Producers of Farm Products.

Bill Pr26, An Act respecting the St. Catharines Club.

Bill Pr30, An Act respecting the Town of Blind River.

Bill Pr34, An Act respecting the City of Ottawa.

Bill Pr35, An Act respecting The Board of Education for the City of London.

And the following Bills with certain amendments:


Ordered, That the Report be now received and adopted and that the Bills reported be read the third time tomorrow.
The following Bills were read the second time and referred to the Committee of the Whole House:

Bill 58, An Act to amend The Live Stock Community Sales Act.

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

Bill Pr14, An Act respecting the Town of Burlington.
Bill Pr17, An Act respecting the Town of Amherstburg.
Bill Pr29, An Act respecting the Borough of Scarborough.
Bill 33, An Act to amend The Cancer Act.
Bill 50, An Act to amend The Private Hospitals Act.

The following Sessional Paper was Tabled:

List of Milk Producers involved in Quota Transactions through The Ontario Milk Marketing Board, March 22nd, 1966 to May 18th, 1966 (No. 69).

The House then adjourned at 10.50 p.m.

FORTIETH DAY

WEDNESDAY, MARCH 22ND, 1967

Prayers 2.30 O’Clock p.m.

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

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, 1967, such payments to be charged to the proper appropriations following the voting of Supply.

On motion by Mr. Robarts,

Ordered, That, when this House adjourns today, it do stand adjourned until Tuesday, April 4th, at 2.30 o’clock p.m.
The following Bill was introduced, read the first time, and ordered to be read the second time on April 4th, 1967:

Bill 65, An Act to facilitate the Division of Properties into Parts that are to be owned Individually and Parts that are to be owned in Common, and to provide for the Use and Management of such Properties.  Mr. Wishart.

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 58, An Act to amend The Live Stock Community Sales Act.

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 4, An Act to provide for the Establishment of the Ontario Agricultural Museum.
Bill 27, An Act to amend The Forestry Act.
Bill 38, An Act to amend The Judicature Act.
Bill 58, An Act to amend The Live Stock Community Sales Act.
Bill 59, An Act to insure Payments to Producers of Farm Products.
Bill Pr26, An Act respecting the St. Catharines Club.
Bill Pr30, An Act respecting the Town of Blind River.
Bill Pr34, An Act respecting the City of Ottawa.
Bill Pr35, An Act respecting The Board of Education for the City of London.

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 1, An Act to amend The Land Titles Act.
Bill 3, An Act to amend The Department of Agriculture and Food Act.
Bill 4, An Act to provide for the Establishment of the Ontario Agricultural Museum.
Bill 5, An Act to amend The County Judges Act.
Bill 6, An Act to amend The County Courts Act.
Bill 7, An Act to amend The Reciprocal Enforcement of Maintenance Orders Act."

Bill 27, An Act to amend The Forestry Act.


Bill 33, An Act to amend The Cancer Act.


Bill 38, An Act to amend The Judicature Act.


Bill 50, An Act to amend The Private Hospitals Act.


Bill 58, An Act to amend The Live Stock Community Sales Act.

Bill 59, An Act to insure Payments to Producers of Farm Products.
Bill Pr1, An Act respecting the Society of Industrial and Cost Accountants of Ontario.

Bill Pr2, An Act respecting the Township of Toronto.

Bill Pr3, An Act respecting the Sarnia Board of Education and the Sarnia Suburban High School District.

Bill Pr4, An Act respecting The Public School Board of Section No. 1 of the Township of Moose in the District of Cochrane.

Bill Pr5, An Act respecting the City of Woodstock.

Bill Pr6, An Act respecting The Empire Life Insurance Company.

Bill Pr7, An Act respecting the Municipality of Neebing.

Bill Pr8, An Act respecting the College of the Dominican or Friar Preachers of Ottawa.

Bill Pr9, An Act respecting Provincial Butchers' Machinery Company Limited.


Bill Pr13, An Act respecting the City of Sault Ste. Marie.

Bill Pr14, An Act respecting the Town of Burlington.

Bill Pr15, An Act respecting Waterloo Lutheran University.

Bill Pr16, An Act respecting the City of London.

Bill Pr17, An Act respecting the Town of Amherstburg.

Bill Pr19, An Act respecting the Town of Caledonia.

Bill Pr20, An Act respecting the Township of Murray.

Bill Pr21, An Act to establish The Kitchener and District Public School Board.

Bill Pr23, An Act respecting the Borough of Etobicoke.

Bill Pr26, An Act respecting the St. Catharines Club.

Bill Pr29, An Act respecting the Borough of Scarborough.

Bill Pr30, An Act respecting the Town of Blind River.

Bill Pr32, An Act respecting The Napanee and District Collegiate Institute Board.
Bill Pr34, An Act respecting the City of Ottawa.

Bill Pr35, An Act respecting The Board of Education for the City of London.”

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.”

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, The the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—

The Ninth Report of the Ontario Parks Integration Board (No. 70).


Reports and Statements re financial affairs of Warrendale (No. 72).


Reports of Investigation into the Affairs of Prudential Finance Corporation Limited (No. 73).

Comparison of Mining Revenue Payments (No. 79).

The House then adjourned at 6.00 p.m.
FORTY-FIRST DAY
TUESDAY, APRIL 4TH, 1967

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, 1968, the following sums:

207. To defray the expenses of the Administration of Justice Division, Department of Attorney General. $15,294,000

The Evening Sitting

8.00 O’Clock P.M.

208. To defray the expenses of the Public Safety Division. $2,376,500

209. To defray the expenses of the Ontario Law Reform Commission. $213,000

210. To defray the expenses of the Board of Negotiation. $74,000

And the House having continued to sit until Twelve of the clock Midnight,

Wednesday, April 5th

211. To defray the expenses of the Ontario Provincial Police. $32,705,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:


Interim Report of the Select Committee on Company Law (No. 83).

The House then adjourned at 12.15 a.m.
FORTY-SECOND DAY
WEDNESDAY, APRIL 5TH, 1967

Prayers

2.30 O’Clock P.M.

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

Bill 66, An Act to amend The Public Health Act. Mr. Smith.


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. Rowe moved, seconded by Mr. Knox, That marketing boards should explore the possibilities of agreements to do with the inter-provincial and international movement of farm products.

The debate concluded on the adjournment of the House.

The House then adjourned at 6.00 p.m.

FORTY-THIRD DAY
THURSDAY, APRIL 6TH, 1967

Prayers

2.30 O’Clock P.M.

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

Bill 69, An Act to amend The Hospital Services Commission Act. Mr. Dymond.


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

(In the Committee)

THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sum:

401. To defray the expenses of the Main Office, Department of Economics and Development ................................ $3,591,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:

Final Report of Select Committee on Youth (No. 81).

The House then adjourned at 11.35 p.m.

FORTY-FOURTH DAY

FRIDAY, APRIL 7TH, 1967

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 71, An Act to amend The Public Health Act. Mr. Dymond.

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.

FORTY-FIFTH DAY
MONDAY, APRIL 10TH, 1967

Prayers

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


Before the Orders of the Day, Mr. Speaker informed the House that Mr. Nixon, Leader of the Opposition, and Mr. MacDonald, Leader of the New Democratic Party, had submitted motions to adjourn the House to discuss a matter of urgent public importance, namely, the dismissal of the Chief Coroner of Metropolitan Toronto, and delivered the following ruling:

I have looked very carefully into the Rules and Precedents respecting the adjourning of the House to discuss a matter of urgent public importance. I have come to the conclusion that, while the subject matter of the proposed motion is "definite in that it is a specific matter of recent occurrence", I have considerable doubt as to whether it can be considered urgent or of general public importance. The dismissal of any public servant may be important in the area in which his duties were performed, that is, in this case Metropolitan Toronto, without being of general importance to the Province as a whole. However, the most important consideration is that precedents have clearly established certain rules.
May covers this whole question very thoroughly in the 17th Edition, pages 363 to 369 inclusive, and gives specific examples of motions that have been deemed to be in order and those that have been deemed to be out of order. In paragraph 4 on page 366, he points out that the matter must involve more than the ordinary administration of the law and, as an example of motions that have been ruled out of order on this ground, subclause ix towards the bottom of page 366, gives examples of cases where matters were ruled out of order because the matter involves only the exercise of discretion under statutory powers such as the refusal to appoint a court of inquiry in a marine wireless dispute. I am, therefore, of the opinion that the matter raised in this motion does not involve more than the ordinary administration of the law and is in fact an exercise of discretion under statutory powers. Consequently, following the precedents, I have no alternative but to rule this motion out of order.

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

### AYES

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### NOES

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Mr. Speaker read to the House the following letter of resignation:—

Kendal, Ontario,
April 6, 1967.

THE HON. DONALD H. MORROW,
Speaker of the Legislative Assembly,
Parliament Buildings,
Queen's Park,
Toronto 2, Ontario.

Dear Mr. Speaker:

I hereby tender my resignation as the member for Dovercourt riding in the Legislative Assembly of Ontario to take effect as of the above date.

Yours truly,
ANDREW E. THOMPSON.

Witnesses:

Robert F. Nixon
F. R. Oliver

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

Bill 61, An Act respecting the Whirlpool Rapids Bridge.

Bill 62, An Act respecting the Lewiston-Queenston Bridge.


Bill 69, An Act to amend The Hospital Services Commission Act.

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

Bill 65, An Act to facilitate the Division of Properties into Parts that are to be owned Individually and Parts that are to be owned in Common, and to provide for the Use and Management of such Properties.
The Order of the Day for Second Reading of Bill 22, An Act to amend The Election Act, having been read,

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

The debate concluded.

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

(In the Committee)

THE EVENING SITTING

8.00 O'Clock P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

402. To defray the expenses of the Office of Chief Economist, Department of Economics and Development.. $1,917,000

403. To defray the expenses of the Ontario Economic Council.. 225,000

404. To defray the expenses of the Ontario House. 388,000

405. To defray the expenses of the Immigration Branch.. 268,000

406. To defray the expenses of the Trade and Industry Branch.. 2,221,000

407. To defray the expenses of the Ontario Development Corporation.. 554,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:—

1966 Report of the Minister of the Ontario Department of Education (No. 7).

The House then adjourned at 10.55 p.m.
FORTH-SIXTH DAY
TUESDAY, APRIL 11TH, 1967

Prayers

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

Bill 74, An Act to amend The Niagara Parks Act. Mr. Allan.

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

(In the Committee)

The Evening Sitting

8.00 O’CLOCK P.M.

And the House having continued to sit until Twelve of the clock Midnight,

Wednesday, April 12th

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sum:

$2,333,000

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 12.15 a.m.
FORTY-SEVENTH DAY
WEDNESDAY, APRIL 12TH, 1967

PRAYERS

2.30 O’CLOCK P.M.

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


Bill 77, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. Mr. MacNaughton.

Bill 78, An Act to amend The Ontario Universities Capital Aid Corporation Act, 1964. Mr. MacNaughton.

Bill 79, An Act to amend The Ontario Education Capital Aid Corporation Act, 1966. Mr. MacNaughton.

The Order of the Day for Second Reading of Bill 67, The Air Pollution Control Act, 1967, having been read,

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

On motion by Mr. Renwick, it was,

Ordered, That the Debate be adjourned.

Mr. MacDonald moved, seconded by Mr. Bryden, That this Legislature expresses approval of the general objective of the Duff-Berdahl Report, the Canadian Association of University Teachers and the Canadian Union of Students, that changes in university government should be made to replace the traditional corporate structure with that of a community of scholars where students can develop their intellectual capacities to the fullest extent, but regrets the modesty of their recommendations to achieve that objective in a democratic society. To this end, the Legislature would: 1. Establish procedures by which the intellectual autonomy of universities will be maintained and strengthened, and of other post-secondary institutions will be developed, consistent with democratic accountability to this Legislature. 2. Inquire into the role, make-up and functioning of traditional boards of governors, and the advantages which might flow from a unitary structure of university government. 3. Urge that existing boards of governors should be representative of the administration, faculty and students, and of the community at large rather than just the business sector.
4. Encourage existing boards of governors in universities and other post-secondary institutions to open their regular sessions to the public and press; and enact legislation to eliminate individuals sitting on the board of governors from using their position for financial gain to themselves or their corporate associations.  
5. Establish an enquiry to consider ways and means of applying research on the learning process to Ontario post-secondary educational institutions—this commission to be composed of prominent educators appointed by the government, university teachers nominated by the Ontario Council of University Faculty Associations, and outstanding students nominated by the Ontario Region of the Canadian Union of Students.  
6. Encourage initiative for all the changes implicit in the above proposals to come from within the universities, consistent with the autonomy and academic freedom which must be safeguarded in a democratic society.

The debate concluded on the adjournment of the House.

The House then adjourned at 6.05 p.m.

FORTY-EIGHTH DAY

THURSDAY, APRIL 13TH, 1967

PRAYERS

2.30 O’CLOCK P.M.

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

Bill 60, An Act to amend The Insurance Act.


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


Bill 71, An Act to amend The Public Health 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, 1968, the following sums:—
409. To defray the expenses of the Ontario Student Housing Corporation, Department of Economics and Development. $850,000

410. To defray the expenses of the Ontario Housing Corporation. 16,000,000

411. To defray the expenses of the Ontario Student Housing Corporation. 6,000,000

THE EVENING SITTING

8.00 O'CLOCK P.M.

2101. To defray the expenses of the Main Office, Department of Tourism and Information. $126,000

2102. To defray the expenses of the Administrative Branch. 1,791,000

2103. To defray the expenses of the Information and Promotion Division. 2,248,000

2104. To defray the expenses of the Tourist Industry Development Branch. 929,500

2105. To defray the expenses of the Public Records and Archives. 579,500

2106. To defray the expenses of the Theatres Branch. 127,000

2107. To defray the expenses of the Travel Research Branch. 141,000

2108. To defray the expenses of The St. Lawrence Parks Commission. 2,349,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 11.15 p.m.
FORTY-NINTH DAY
FRIDAY, APRIL 14TH, 1967

PRAYERS

10.30 O'CLOCK A.M.

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


The House resolved itself into a Committee to consider certain 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,

there shall be paid out of the Consolidated Revenue Fund to The Corporation of the City of Niagara Falls, Ontario, the sum of $144,000 in respect of the period of 1964 to 1967, both inclusive, and the sum of $36,000 in the year 1968 and in each year thereafter to and including the year 1980,

as provided in Bill 61, An Act respecting the Whirlpool Rapids Bridge.

That,

there shall be paid out of the Consolidated Revenue Fund to The Corporation of the Township of Niagara the sum of $80,000 in respect of the period of 1964 to 1967, both inclusive, and the sum of $20,000 in the year 1968 and in each year thereafter to and including the year 1980,

as provided in Bill 62, An Act respecting the Lewiston-Queenston Bridge.

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

Bill 60, An Act to amend The Insurance Act.

Bill 61, An Act respecting the Whirlpool Rapids Bridge Act.

Bill 62, An Act respecting the Lewiston-Queenston Bridge 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 Sessional Papers were Tabled:—

The House then adjourned at 1.15 p.m.

FIFTIETH DAY
MONDAY, APRIL 17TH, 1967

Prayers 2.30 O’Clock P.M.

The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:—
Bill 81, An Act respecting the Township of Cornwall. Mr. Spooner.

The following Bills were read the third time and were passed:—
Bill 60, An Act to amend The Insurance Act.
Bill 61, An Act respecting the Whirlpool Rapids Bridge Act.
Bill 62, An Act respecting the Lewiston-Queenston Bridge Act.


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

Bill Pr10, An Act respecting the Borough of East York.
Bill Pr24, An Act respecting the City of Toronto.
Bill Pr27, An Act respecting the City of Niagara Falls.
Bill Pr28, An Act respecting the City of Hamilton.
Bill Pr33, An Act respecting the Borough of York.

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 Pr18, An Act to incorporate Peterborough Racing Association Limited.

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. Reuter moved, seconded by Mr. Carruthers, That, in its long-range program for the development of our public parks, the Government should: (a) institute a system of classifying public parks to include the facilities available to the public in summer and winter; (b) increase the number of public parks in Southwestern Ontario; (c) improve the facilities available in all public parks by the provision of such amenities as hot and cold running water, showers, electrical outlets and sewage disposal facilities for trailers; (d) encourage greater use of public parks as winter playgrounds by providing facilities for such sports as skating, skiing, tobogganing, snow-shoeing, ice fishing, etc.

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 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, 1968, the following sum:—

2109. To defray the expenses of The Centennial Centre of Science and Technology, Department of Tourism and Information .......................................................... $ 2,224,000

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.

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The following Sessional Paper was Tabled:—


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The House then adjourned at 10.50 p.m.
FIFTY-FIRST DAY
TUESDAY, APRIL 18th, 1967

Prayers

2.30 O’Clock P.M.

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

Bill 84, An Act to amend The County Judges Act. Mr. Wishart.

Bill 85, An Act to amend The Surrogate Courts Act. Mr. Wishart.

Bill 86, An Act to amend The Police Act. Mr. Wishart.

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


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

(In the Committee)

The Evening Sitting

8.00 O’Clock P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:

601. To defray the expenses of the Main Office, Department of Energy and Resources Management .................. $ 222,000

602. To defray the expenses of the Administrative Services Branch ................................................. 287,500

603. To defray the expenses of the Energy Branch ....................... 816,500

604. To defray the expenses of the Ontario Energy Board .......... 122,500

605. To defray the expenses of the Conservation Authorities Branch ................................................. 2,230,500

606. To defray the expenses of the Ontario Water Resources Commission—Operations .................. 7,456,000

607. To defray the expenses of the Ontario Water Resources Commission—Data Processing .................. 245,000
608. To defray the expenses of the Conservation Authorities Branch ........................................ $9,000,000

609. To defray the expenses of the Hydro-Electric Power Commission of Ontario ........................................ 7,500,000

610. To defray the expenses of the Ontario Water Resources Commission ........................................ 65,000,000

611. To defray the expenses of the Water Management Program ........................................ 5,800,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—


Fifth Annual Report of the Ontario Municipal Employees Retirement Board (No. 74).

The House then adjourned at 10.15 p.m.

FIFTY-SECOND DAY

WEDNESDAY, APRIL 19TH, 1967

PRAYERS

2.30 O'CLOCK P.M.

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

Bill 87, An Act to amend The Mining Act. Mr. Wardrope.

Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures. Mr. Wishart.


Bill 90, An Act to amend and to repeal The Assignment of Book Debts Act. Mr. Wishart.
Bill 91, An Act to amend and to repeal The Conditional Sales Act.  Mr. Wishart.

Bill 92, An Act to amend and to repeal The Bills of Sale and Chattel Mortgages Act.  Mr. Wishart.

Bill 93, An Act respecting Bills of Sale.  Mr. Wishart.

Bill 94, An Act to amend The Tile Drainage Act.  Mr. MacNaughton.

The Order of the Day for the House to resolve itself into the Committee of Supply having been read,

Mr. Robarts moved,

That Mr. Speaker do leave the Chair and that the House resolve itself into Committee of Supply.

Mr. Nixon moved, seconded by Mr. Singer,

That the motion be amended by adding thereto the following words:—

That the present government no longer has the confidence of the people of Ontario because:

1. The dismissal of Dr. Shulman, the refusal of an open public enquiry into the collapse of Prudential Finance Corporation and the unexplained resignation of members of the Niagara Parks Commission show it has a meagre understanding of the democratic principle that a government must report fully to the people;

2. Its inefficient management in failing to encourage regional development, in failing to combat pollution and in failing to support the farm economy and in failing to provide adequate housing reveals that this government reacts to crisis, instead of anticipating and meeting the future needs of the province with planned action.

Mr. Speaker ruled the reference to Dr. Shulman Out of Order as it had been referred to a Commissioner appointed under The Public Inquiries Act.

On appeal by Mr. Nixon the ruling was sustained on the following division:—

AYES

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## NOES

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The debate on the proposed amendment as amended by Mr. Speaker proceeded, and, after some time, was lost on the following division:—

## AYES

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## NOES

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NOES—Continued

Hodgson  Lawrence  Simonett
(Scarborough East) (St. George) Spooner
Hodgson  Mackenzie  Stewart
(Victoria)  Morningstar  Thrasher
Johnston  Noden  Villeneuve
(Parry Sound)  Price  Walker
Johnston  Randall  Wardrobe
(Carleton)  Reuter  Wells
Kerr  Robarts  White
Knox  Root  Whitney
Lawrence  Rowe  Wishart
(Russell)  Sandercock  Yakabuski—54.

The main motion was declared to be carried and the House accordingly resolved itself into the Committee of Supply.

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—

The Annual Report of the Teachers' Superannuation Commission, 1966 (No. 8).


The House then adjourned at 6.10 p.m.

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FIFTY-THIRD DAY
THURSDAY, APRIL 20TH, 1967

PRAYERS

2.30 O'Clock P.M.

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

Bill 95, An Act to amend The Hours of Work and Vacations with Pay Act. Mr. Gisborn.
Bill 96, An Act to amend The Department of Tourism and Information Act, 1966.  
Mr. Auld.

Mr. Rowntree.

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


Bill 81, An Act respecting the Township of Cornwall.

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


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

(In the Committee)

THE EVENING SITTING 8.00 O’CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

801. To defray the expenses of the Departmental Administration,  
Department of Health .............................................. $ 2,371,800

802. To defray the expenses of the Data Processing Branch .... 1,995,000

803. To defray the expenses of the Grants ........................ 10,100,200

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:—


The House then adjourned at 11.40 p.m.
FIFTY-FOURTH DAY
FRIDAY, APRIL 21ST, 1967

PRAYERS

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

Bill 74, An Act to amend The Niagara Parks Act.
Bill 85, An Act to amend The Surrogate Courts 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 Bills without amendment:—

Bill 69, An Act to amend The Hospital Services Commission Act.
Bill 81, An Act respecting the Township of Cornwall.

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. Racine,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.
FIFTY-FIFTH DAY
MONDAY, APRIL 24TH, 1967

PRAYERS

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


The Order of the Day for Second Reading of Bill 97, An Act to amend The Ontario Deposit Insurance Corporation Act, 1967, having been read,

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

Mr. MacDonald moved a thirty-day hoist, seconded by Mr. Renwick.

Mr. Speaker put the Question “Shall the word now stand part of the Question”, which was decided in the affirmative on the following division:

AYES

Appes
Ben
Bernier
Brunelle
Bukator
Carruthers
Carton
Cowling
Davis
Downer
Dunlop
Dymond
Eagleson
Edwards
Ewen
Farquhar
Gomme
Gordon
Grossman
Guindon
Hamilton
Harris
Haskett

Hodgson
Hodgson
Hodgson
Johnston
Kerr
Knox
Lawrence
Lawrence
Lewis
Mackenzie
Morningstar
McKeough
Noden
Oliver
Paterson
Peck
Pitcock

Price
Pritchard (Mrs.)
Racine
Reilly
Reuter
Rollins
Rowe
Rowntree
Simonett
Singer
Smith
Stewart
Thrasher
Trotter
Villeneuve
Wardrobe
Welch
Wells
Whicher
Whitney
Wishart
Worton—61.
And the Bill was accordingly read the second time and referred to the Committee of the Whole House.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sum:—

804. To defray the expenses of the Financial and Administrative Services Division, Department of Health.............. $ 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.

Mr. Thrasher moved, seconded by Mr. Hodgson (Victoria), That, in furtherance of its conservation program, the Government should: (a) formulate a long-term program for the planning and co-ordination of water management on a regional basis; (b) encourage the establishment of citizens’ committees on a regional basis to publicize the importance of each citizen’s role in preventing pollution and to bring forward suggestions; (c) enact legislation to ensure that all detergents sold in the Province be biodegradable by no later than June, 1969; (d) call upon the Federal Government to initiate an Industrial Loan Fund to assist with the cost of pollution-control facilities and to continue the Tax Incentive Program now in effect.

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

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

(In the Committee)
THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sum:

805. To defray the expenses of the Public Health Division, Department of Health ........................................... $34,993,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:


Background Papers and Reports of Ontario Advisory Committee on Confederation—April, 1967 (No. 78).

The House then adjourned at 11.35 p.m.

FIFTY-SIXTH DAY
TUESDAY, APRIL 25TH, 1967

Prayers

2.30 O'CLOCK P.M.

Mr. Kerr, from the Standing Committee on Legal Bills and Municipal Affairs, presented the Committee's First Report which was read as follows and adopted:

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

Bill 65, An Act to facilitate the Division of Properties into Parts that are to be owned Individually and Parts that are to be owned in Common, and to provide for the Use and Management of such Properties.
The following Bills were read the second time and referred to the Committee of the Whole House:—

Bill 77, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 84, An Act to amend The County Judges Act.

Bill 87, An Act to amend The Mining Act.


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

Bill 86, An Act to amend The Police Act.

Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.


Bill 90, An Act to amend and to repeal The Assignment of Book Debts Act.

Bill 91, An Act to amend and to repeal The Conditional Sales Act.

Bill 92, An Act to amend and to repeal The Bills of Sale and Chattel Mortgages Act.

Bill 93, An Act respecting Bills of Sale.

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

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

That,

the Minister of Financial and Commercial Affairs on behalf of the Province may enter into agreements with the Canada Deposit Insurance Corporation for any purpose in connection with the issuing of policies of deposit insurance to loan corporations and trust companies incorporated under the laws of Ontario, and any such agreement may contain an undertaking by the Province
to indemnify the Canada Deposit Insurance Corporation for any loss to that corporation occurring by reason of its obligation to make payment in respect of any deposit insured by a policy of deposit insurance where the obligation arises during the period specified for that purpose in such agreement,

as provided in Bill 97, An Act to amend The Ontario Deposit Insurance Corporation Act, 1967.

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


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)

THE EVENING SITTING 8.00 O’CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

1301. To defray the expenses of the Main Office, Department of Mines .................................................. $ 650,000

1302. To defray the expenses of the Geological Branch .......... 1,505,000

1303. To defray the expenses of the Mines Inspection Branch ... 434,000

1304. To defray the expenses of the Laboratories Branch ....... 280,000

1305. To defray the expenses of the Sulphur Fumes Arbitrator .. 29,000

1306. To defray the expenses of the Mining Lands Branch ....... 464,000

1307. To defray the expenses of the Main Office, Department of Mines .................................................. 1,000,000

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

Ordered, That the Report be received.

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


The House then adjourned at 10.45 p.m.

FIFTY-SEVENTH DAY
WEDNESDAY, APRIL 26th, 1967

Prayers

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

Bill 99, An Act to incorporate The Ontario Heritage Foundation. Mr. Auld.

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

Bill 69, An Act to amend The Hospital Services Commission Act.
Bill 81, An Act respecting the Township of Cornwall.

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 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 60, An Act to amend The Insurance Act.
Bill 61, An Act respecting the Whirlpool Rapids Bridge Act.
Bill 62, An Act respecting the Lewiston-Queenston Bridge Act.
Bill 69, An Act to amend The Hospital Services Commission Act.
Bill 81, An Act respecting the Township of Cornwall.
Bill 97, An Act to amend The Ontario Deposit Insurance Corporation Act, 1967."

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. Worton moved, seconded by Mr. Bukator, That, in view of the present grave housing shortage in Ontario, the government should establish a fund for the provision of inexpensive second mortgages, similar to the successful fund established for this purpose to meet the housing shortage in Ontario in 1948, and that this fund be administered by the present Ontario Housing Corporation, in order to accelerate house construction in Ontario and make it easier for Ontario citizens to own their own houses.

The debate concluded on the adjournment of the House.

The House then adjourned at 6.00 p.m.

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FIFTY-EIGHTH DAY
THURSDAY, APRIL 27TH, 1967

Prayers

2.30 O’Clock P.M.

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

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


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

Bill 71, An Act to amend The Public Health 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, 1968, the following sums:—

2201. To defray the expenses of the Main Office, Department of Transport .......................................................... $ 1,243,000

2202. To defray the expenses of the Ontario Highway Transport Board .............................................................. 209,000
THE EVENING SITTING

8.00 O'CLOCK P.M.

2203. To defray the expenses of the Highway Safety Branch.... $ 552,000

2204. To defray the expenses of the Motor Vehicles Administration 7,674,000

2205. To defray the expenses of the Data Processing Branch.... 671,000

2206. To defray the expenses of the Motor Vehicle Accident Claims Fund.............................................. 786,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Paper was Tabled:—


The House then adjourned at 11.55 p.m.

FIFTY-NINTH DAY
FRIDAY, APRIL 28th, 1967

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 100, An Act to establish the Health Insurance Registration Board. Mr. Dymond.


Bill 102, An Act to amend The Hospital Services Commission Act. Mr. Dymond.
The following Bills were read the second time and referred to the Committee of the Whole House:

Bill 96, An Act to amend The Department of Tourism and Information Act, 1966.

Bill 98, An Act to amend The Public Lands Act.

Bill 99, An Act to incorporate The Ontario Heritage Foundation.

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 the judge or junior judge of a county or district court is also the judge or junior judge of a surrogate court, there shall be paid out of the Consolidated Revenue Fund,

(a) where the judge is the chief judge of the county or district courts, an allowance at the rate of $7,000 per annum;

(b) where the judge is a judge of the county court of the County of York, an allowance at the rate of $4,500 per annum;

(c) where the judge is a judge or junior judge of any other county or district court or a judge for the county and district courts of the counties and districts of Ontario, an allowance at the rate of $3,500 per annum,

as provided in Bill 85, An Act to amend The Surrogate Courts Act.

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


Bill 84, An Act to amend The County Judges Act.

Bill 85, An Act to amend The Surrogate Courts Act.

Bill 87, An Act to amend The Mining Act.

Ordered, That the Report be now received and adopted and that the Bills reported be read the third time on Monday next.
The Order of the Day for resuming the Adjourned Debate on the amendment to the motion that Mr. Speaker do now leave the Chair and that the House resolve itself into the Committee on Ways and Means, having been read,

The debate was resumed and, after some time, it was, on motion by Mr. Singer,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.

SIXTIETH DAY
MONDAY, MAY 1ST, 1967

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, 1968, the following sum:—

806. To defray the expenses of the Mental Health Division—
  General Administration, Department of Health . . . . $14,485,000

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. Rowe, That legislation should be enacted to amend The Planning Act, R.S.O. 1960, sections 26 to 29, as repealed and re-enacted at the 1960-61 Session of the Legislature, being Part 2 of the said Planning Act dealing with areas of subdivision control, to provide that compiled or composite plans as described in The Registry Act, R.S.O. 1960, Sec. 94, be included as registered plans of subdivision.

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, 1968, the following sums:—

1001. To defray the expenses of the Main Office, Department of Labour.......................... $ 1,638,000

1002. To defray the expenses of the Industrial Training Branch................... 8,907,000

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.

SIXTY-FIRST DAY
TUESDAY, MAY 2ND, 1967

Prayers

2.30 O’CLOCK P.M.

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

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

Bill 86, An Act to amend The Police Act.
The following Bills were read the second time and referred to the Committee on Health:—

Bill 100, An Act to establish the Health Insurance Registration Board.


Bill 102, An Act to amend The Hospital Services Commission 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,

the Treasurer of Ontario may purchase, acquire and hold debentures issued under this Act to an extent not exceeding in the whole $20,000,000 at any time, and pay therefor out of the Consolidated Revenue Fund,

as provided for in Bill 94, An Act to amend The Tile Drainage Act.

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

Bill 71, An Act to amend The Public Health Act.

Bill 74, An Act to amend The Niagara Parks Act.

Bill 77, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


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, 1968, the following sums:

1003. To defray the expenses of the Conciliation Services, Department of Labour ........................................... $ 573,500

1004. To defray the expenses of the Labour Standards Branch .................................................. 893,500

1005. To defray the expenses of the Labour Relations Board ........... 601,000

The Evening Sitting

8.00 O'Clock P.M.

1006. To defray the expenses of the Safety and Technical Services $ 2,723,500

1007. To defray the expenses of the Human Rights Commission . 175,000

1008. To defray the expenses of the Research Branch ............... 311,500

1009. To defray the expenses of the Systems and Data Processing Branch ........................................... 309,000

1010. To defray the expenses of the Labour Standards Branch. . 9,500,000

807. To defray the expenses of the Hospital Schools, Department of Health ........................................... 26,481,000

808. To defray the expenses of the Mental Hospitals ............... 65,507,000

809. To defray the expenses of the Medical Services Insurance Division .................................................. 50,466,000

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 11.55 p.m.
SIXTY-SECOND DAY

WEDNESDAY, MAY 3RD, 1967

PRAYERS

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

Bill 103, An Act to amend The Ontario Municipal Board Act. Mr. Spooner.

Bill 104, An Act to amend The Planning Act. Mr. Spooner.

Bill 105, An Act to provide for Municipal and School Tax Credits for the
Assistance of Elderly Persons. Mr. Spooner.

Mr. MacNaughton.

Bill 107, An Act to amend The Public Service Superannuation Act. Mr.
MacNaughton.

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 83, An Act to amend The
Coroners Act, having been read,

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

The debate concluded on the adjournment of the House.

The House then adjourned at 6.05 p.m.
SIXTY-THIRD DAY
THURSDAY, MAY 4TH, 1967

Prayers

2.30 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, 1968, the following sums:

810. To defray the expenses of the Ontario Hospital Services Commission, Department of Health.................. $129,304,000

811. To defray the expenses of the Ontario Hospital Services Commission................................... 22,089,000

THE EVENING SITTING

8.00 O’Clock P.M.

2001. To defray the expenses of the Main Office, Department of Reform Institutions................................. $ 4,333,000

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.

SIXTY-FOURTH DAY
FRIDAY, MAY 5TH, 1967

Prayers

10.30 O’Clock A.M.

The Order of the Day for resuming the Adjourned Debate on the amendment to the motion that Mr. Speaker do now leave the Chair and that the House resolve itself into the Committee on Ways and Means, having been read,
The debate was resumed and, after some time, it was, on motion by Mr. Harris,

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, 1968, the following sum:—

2002. To defray the expenses of the Parole and Rehabilitation Service, Department of Reform Institutions........ $ 930,000

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.

SIXTY-FIFTH DAY
MONDAY, MAY 8TH, 1967

2.30 O'Clock P.M.

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

Bill 108, An Act to amend The Territorial Division Act. Mr. Spooner.

Bill 109, An Act to amend The Department of Municipal Affairs Act. Mr. Spooner.

Bill 110, An Act to amend The Assessment Act. Mr. Spooner.

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

Bill 71, An Act to amend The Public Health Act.


Bill 74, An Act to amend The Niagara Parks Act.


Bill 77, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 84, An Act to amend The County Judges Act.

Bill 85, An Act to amend The Surrogate Courts Act.

Bill 87, An Act to amend The Mining Act.


Bill Pr18, An Act to incorporate Peterborough Racing Association Limited.

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

Bill 103, An Act to amend The Ontario Municipal Board Act.


Bill 107, An Act to amend The Public Service Superannuation Act.

Second Reading of Bill 105, An Act to provide for Municipal and School Tax Credits for the Assistance of Elderly Persons, was carried unanimously and the Bill was accordingly read the second time and referred to the Committee of the Whole House.
The House, according to Order, resolved itself into the Committee of Supply, 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 Orders of the Day for Second Reading of Bill 10 and Bill 18, to amend The Highway Traffic Act, having been read,

Mr. Ewen and Mr. Young moved, That the Bills be now read a second time, 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, 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, 1968, the following sums:—

2003. To defray the expenses of the Institutions (Ontario Reformatories, Industrial Farms, Juvenile Institutions and District Jails), Department of Reform Institutions. $21,740,000

2004. To defray the expenses of the Industrial Operations........ 3,215,000

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.
SIXTY-SIXTH DAY
TUESDAY, MAY 9TH, 1967

PRAYERS

2.30 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 Summary Convictions Act. Mr. Wishart.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

1901. To defray the expenses of the Main Office, Department of Public Works ........................................... $ 680,000

1902. To defray the expenses of the Real Estate Branch .......... 4,640,000

1903. To defray the expenses of the Administration and Finance Division .................................................. 7,590,000

1904. To defray the expenses of the Architectural and Engineer- ing Division—Administration and Maintenance............ 6,188,000

1905. To defray the expenses of the Real Estate Branch........... 2,564,000

1906. To defray the expenses of the Purchasing Branch......... 582,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The House then adjourned at 5.50 p.m.
SIXTY-SEVENTH DAY
WEDNESDAY, MAY 10TH, 1967

PRAYERS

2.30 O'CLOCK P.M.

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


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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sum:—

1907. To defray the expenses of the Architectural and Engineering Division—Public Buildings and Services, Department of Public Works. .................. $ 48,907,000

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. Gaunt moved, seconded by Mr. Newman, That the Ontario Government should take steps immediately to include chiropractors, optometrists, osteopaths, dentists and other para-medical groups under the Medical Services Insurance scheme.

After some time, the debate concluded.

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

THE EVENING SITTING

8.00 O'CLOCK P.M.

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

Ordered, That the Report be received.
Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—


Forty-sixth Annual Report of the Public Service Superannuation Board for the year ended March 31, 1966 (No. 34).

The House then adjourned at 11.05 p.m.

SIXTY-EIGHTH DAY
THURSDAY, MAY 11TH, 1967

PRAYERS

2.30 O'CLOCK P.M.

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

Bill 115, An Act to amend The Live Stock Community Sales Act. Mr. Stewart.

Bill 116, An Act respecting the Village of Hagersville. 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, 1968, the following sums:—

1401. To defray the expenses of the Main Office, Department of Municipal Affairs. ........................................... $ 1,110,000
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.
1406. To defray the expenses of the Ontario Municipal Board,  
Department of Municipal Affairs ..................... $ 626,000

1407. To defray the expenses of the Main Office .......... 2,494,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

Consideration of the Interim Report of the Select Committee on Company Law was entered upon, and, after some time, the Order was discharged upon the conclusion of the debate.

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.

SEVENTIETH DAY
MONDAY, MAY 15TH, 1967

PRAYERS 2.30 O'CLOCK P.M.

Before the Orders of the Day, the Prime Minister paid tribute to the late Dana H. Porter, Chief Justice of Ontario, in which he was joined by the Leader of the Opposition and the Leader of the New Democratic Party.
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, 1968, the following sums:—

1101. To defray the expenses of the Main Office, Department of Lands and Forests $ 2,612,000

The Evening Sitting

8.00 O’Clock P.M.

1102. To defray the expenses of the Fish and Wildlife Branch... $ 731,000
1103. To defray the expenses of the Forest Protection Branch... 276,000
1104. To defray the expenses of the Lands and Surveys Branch... 1,418,000
1105. To defray the expenses of the Parks Branch... 235,000
1114. To defray the expenses of the Parks Branch... 5,000,000

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.

On motion by Mr. Rowntree,

Ordered, That because of the funeral of the late Dana H. Porter, Chief Justice of Ontario, when this House adjourns the present sitting thereof, it will stand adjourned until 8.00 p.m. tomorrow, Tuesday, May 16th.

The House then adjourned at 11.15 p.m.

SEVENTY-FIRST DAY
TUESDAY, MAY 16th, 1967

Prayers

8.00 O’Clock P.M.

The following Bills were introduced, read the first time, and ordered to be read the second time tomorrow:—
Bill 118, An Act to amend The Municipality of Metropolitan Toronto Act. Mr. Spooner.

Bill 119, An Act to amend The Highway Improvement Act. Mr. Gomme.

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, 1968, the following sums:—

1106. To defray the expenses of the Research Branch, Department of Lands and Forests .................. $ 1,011,000
1107. To defray the expenses of the Timber Branch................ 1,287,000
1108. To defray the expenses of the Forest Ranger School ......... 278,000
1109. To defray the expenses of the Junior Ranger Program....... 1,092,000
1110. To defray the expenses of the Basic Organization........... 31,948,000
1111. To defray the expenses of the Extra Fire Fighting........... 750,000
1112. To defray the expenses of the Lands and Surveys Branch... 150,000
1113. To defray the expenses of the Timber Branch................ 1,400,000

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 11.20 p.m.

SEVENTY-SECOND DAY

WEDNESDAY, MAY 17TH, 1967

PRAYERS

2.30 O'Clock P.M.

On motion by Mr. Hodgson (Victoria), seconded by Mr. White,

Ordered, That Mr. Cowling be added to the Committee on Legal Bills and Municipal Affairs to fill the vacancy caused by the resignation of Mr. Roberts, former Member for St. Patrick.
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.

SEVENTY-THIRD DAY
THURSDAY, MAY 18TH, 1967

PRAYERS

Mr. Kerr, from the Standing Committee on Legal Bills and Municipal Affairs, presented the Committee's Third Report which was read as follows and adopted:—

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


Bill 90, An Act to amend and to repeal The Assignment of Book Debts Act.

Bill 91, An Act to amend and to repeal The Conditional Sales Act.

Bill 92, An Act to amend and to repeal The Bills of Sale and Chattel Mortgages Act.

Bill 93, An Act respecting Bills of Sale.

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

Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.
Mr. Ewen, from the Standing Committee on Health, presented the Committee's Third Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:

Bill 100, An Act to establish the Health Insurance Registration Board.
Bill 102, An Act to amend The Hospital Services Commission Act.

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

Bill 126, An Act to amend The Short Forms of Mortgages Act. *Mr. Wishart.*

Mr. Robarts moved, seconded by Mr. Rowntree, That this House approves the proposal, expressed in the Speech from the Throne, that the Government convene a "Confederation of Tomorrow Conference",

And a debate arising, after some time,

Mr. Nixon moved, seconded by Mr. Singer, That the motion now before the House be amended by adding thereto the following:

But this House regrets that such an important Conference is proposed without recognizing the unique position of the Government of Canada which has a predominant responsibility for strengthening Canadian unity and shaping the course of Confederation.

The debate continued.
The debate continued further, 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.

SEVENTY-FOURTH DAY
FRIDAY, MAY 19TH, 1967

Prayers

On motion by Mr. Robarts,

Ordered, That, when the House adjourns today, it stand adjourned until 2.30 p.m. on Tuesday next, May 23rd.

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

Bill 127, The Mental Health Act, 1967. Mr. Dymond.

The Order of the Day for Resuming the adjourned Debate on the motion, That this House approves the proposal, expressed in the Speech from the Throne, that the Government convene a "Confederation of Tomorrow Conference" and the proposed amendment thereto, having been read,

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

On motion by Mr. Dunlop,

Ordered, That the debate be adjourned.

The House then adjourned at 1.00 p.m.
PRAYERS

2.30 O’CLOCK P.M.

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

Bill 128, An Act to repeal An Act to confer certain powers upon the Bell Telephone Company of Canada. Mr. Gomme.


The Order of the Day for Resuming the adjourned Debate on the motion, That this House approves the proposal, expressed in the Speech from the Throne, that the Government convene a “Confederation of Tomorrow Conference” and the proposed amendment thereto, having been read,

The debate was resumed.

THE EVENING SITTING

8.00 O’CLOCK P.M.

The debate continued, and after some time,

The amendment, That the motion now before the House be amended by adding thereto the following:—

But this House regrets that such an important Conference is proposed without recognizing the unique position of the Government of Canada which has a predominant responsibility for strengthening Canadian unity and shaping the course of Confederation,

having been put was lost on the following division:—

AYES

Ben
Braithwaite
Gaunt
Newman
Nixon
Paterson
Racine
Reaume
Singer
Smith
Sopha
Spence
Trotter
Whicher
Worton—15.
## NOES

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Young—56.

The motion having then been put was carried on the following division:

## AYES

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<td>Racine</td>
<td>Young—70.</td>
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NOES

Ben—1.

The following Sessional Papers were Tabled:

Annual Report of The Ontario Cancer Treatment and Research Foundation for 1965 (No. 58).

Annual Report of The Ontario Cancer Institute incorporating The Princess Margaret Hospital for 1966 (No. 59).

Annual Report of the Ontario Hospital Services Commission for 1965 (No. 75).

The House then adjourned at 11.40 p.m.

SEVENTY-SIXTH DAY

WEDNESDAY, MAY 24TH, 1967

Prayers

2.30 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 following Sessional Paper was Tabled:

Copy of Notice of Intention to Intervene by the Attorney General of Ontario to the National Energy Board, In the matter of an Application by Trans-Canada Pipe Lines Limited (No. 85).

The House then adjourned at 6.05 p.m.
SEVENTY-SEVENTH DAY

THURSDAY, MAY 25TH, 1967

Prayers

2.30 O’Clock P.M.

On motion by Mr. Wishart,

Ordered, That the third reading of Bill 85, An Act to amend The Surrogate Courts Act, be rescinded and the Bill be referred back to the Committee of the Whole House for amendment.

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

Bill 130, An Act to provide Compensation for Injuries received by Persons assisting Peace Officers. 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, 1968, the following sums:

501. To defray the expenses of the Main Office, Department of Education............................. $ 935,000
502. To defray the expenses of the Departmental Business Administration Branch........................ 1,320,000
503. To defray the expenses of the School Business Administration Branch................................ 719,000
504. To defray the expenses of the Education Data Centre.................................................. 719,000
505. To defray the expenses of the Personnel Branch......................................................... 206,000
506. To defray the expenses of the Information Branch...................................................... 402,000

The Evening Sitting

8.00 O’Clock P.M.

507. To defray the expenses of the Program Branch...................................................... $ 13,220,000
508. To defray the expenses of the Educational Television Branch 3,084,000
509. To defray the expenses of the Teacher Education Branch. $ 8,459,000

510. To defray the expenses of the Special Schools and Services Branch............................................. 8,480,000

511. To defray the expenses of the Applied Arts and Technology Branch................................................ 12,537,000

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 11.25 p.m.

SEVENTY-EIGHTH DAY
FRIDAY, MAY 26TH, 1967

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 second time and referred to the Committee of the Whole House:—

Bill 109, An Act to amend The Department of Municipal Affairs Act.
Bill 113, An Act to amend The Summary Convictions Act.
Bill 116, An Act respecting the Village of Hagersville.
Bill 119, An Act to amend The Highway Improvement Act.
Bill 121, An Act to amend The Reciprocal Enforcement of Judgments Act.

Bill 122, An Act to amend The Land Titles Act.

Bill 123, An Act to amend The Execution Act.


Bill 126, An Act to amend The Short Forms of Mortgages Act.

Bill 128, An Act to repeal An Act to confer certain powers upon the Bell Telephone Company of Canada.


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


Second Reading of Bill 118, An Act to amend The Municipality of Metropolitan Toronto Act, was moved,

Mr. Renwick moved in amendment, seconded by Mr. Lewis (Scarborough West), that the motion be amended by striking out all the words after "That", for the purpose of referring the Bill to the Committee on Legal Bills and Municipal Affairs for further consideration, without Second Reading.

Mr. Speaker put the question whether the words "be now read a second time" should stand, which was decided in the affirmative on the following division:—

Ayes

Allan
Bales
Beckett
Boyer
Carruthers
Carton
Connell
Cowling
Downer
Edwards
Evans
Gomme
Haskell
Henderson
Hodgson
Hodgson
Knox
Lawrence
Lewis
Morningstar
McKeough
Olde

Peck
Robarts
Rowe
Rowntree
Spooner
Stewart
Thrasher
Walker
Welch
Wells
White
Whitney
Wishart—35.
NOES

Ben             Newman             Singer
Bryden          Nixon               Spence
Freeman         Oliver             Trotter
Lewis           Reaume             Whicher
(Scarborough West) Renwick          Worton—15.
MacDonald

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

The House then adjourned at 1.00 p.m.

SEVENTY-NINTH DAY

MONDAY, MAY 29TH, 1967

PRAYERS

2.30 O'CLOCK P.M.

Before the Orders of the Day, the Honourable Mr. Grossman, on behalf of the Toronto Ukrainian Committee, presented to the House, for the Legislative Library, two volumes, (1) "Ukraine, a Concise Encyclopaedia", and (2) "Early Ukrainian Settlements in Canada, 1895 to 1900".

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, 1968, the following sums:—

520. To defray the expenses of the Grants to Colleges of Applied Arts and Technology, Department of Education....... $ 11,108,000

512. To defray the expenses of the Youth Branch.................... 136,000

513. To defray the expenses of the Provincial Library Service... 195,000
The Evening Sitting

8.00 O’CLOCK P.M.

514. To defray the expenses of the Ontario Fitness Program... $ 200,000

515. To defray the expenses of the Federal-Provincial Agreements, etc........................... 71,871,000

516. To defray the expenses of the Legislative Grants, etc........ 464,535,000

517. To defray the expenses of the Miscellaneous Grants........ 1,820,000

518. To defray the expenses of the Grants to Ontario Colleges of Education.......................... 5,579,000

519. To defray the expenses of the Grant to Ryerson Polytechnical Institute...................... 17,700,000

521. To defray the expenses of the Grant to the Ontario Institute for Studies in Education.......................... 8,312,000

522. To defray the expenses of the Teachers’ Superannuation, etc........................................... 15,369,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

The following Sessional Papers were Tabled:—


The House then adjourned at 11.20 p.m.
Prayers

Mr. Kerr, from the Standing Committee on Legal Bills and Municipal Affairs, presented the Committee's Fourth Report which was read as follows and adopted:

Your Committee begs to report the following Bills without amendment:


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


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

(In the Committee)

The Evening Sitting

8.00 O'Clock P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:

701. To defray the expenses of the Main Office, Department of Financial and Commercial Affairs $ 487,000

702. To defray the expenses of the Ontario Securities Commission 795,000

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.
EIGHTY-FIRST DAY
WEDNESDAY, MAY 31ST, 1967

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, 1968, the following sum:

703. To defray the expenses of the Office of the Superintendent of Insurance, Department of Financial and Commercial Affairs $ 403,000

The Evening Sitting

8.00 O’Clock P.M.

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.

EIGHTY-SECOND DAY
THURSDAY, JUNE 1ST, 1967

Prayers

Mr. Kerr, from the Standing Committee on Legal Bills and Municipal Affairs, presented the Committee’s Fifth Report which was read as follows and adopted:

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

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

Bill 132, An Act to amend The Teaching Profession Act.  Mr. Davis.

Bill 133, An Act to amend The Teachers' Superannuation Act.  Mr. Davis.

Bill 134, An Act to amend The Separate Schools Act.  Mr. Davis.

Bill 135, An Act to amend The Public Schools Act.  Mr. Davis.


Bill 137, An Act to amend The Schools Administration Act.  Mr. Davis.

Bill 138, An Act to amend The Department of Education Act.  Mr. Davis.

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

(In the Committee)

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sum:—

704. To defray the expenses of the Consumer Credit Division, Department of Financial and Commercial Affairs.... $ 866,000

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.

Consideration of Final Report of Select Committee on Conservation Authorities was entered upon, and, after some time, the Order was discharged upon the conclusion of the debate.

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 debate continued, and, after some time, it was, on motion by Mr. Spooner,

Ordered, That the debate be adjourned.

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


Bill 130, An Act to provide Compensation for Injuries received by Persons assisting Peace Officers.


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


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

And the House having continued to sit until Twelve of the clock Midnight,

FRIDAY, JUNE 2ND

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,

1. there shall be an account in the Consolidated Revenue Fund to be known as "The Personal Property Security Assurance Fund", referred to in section 45 of The Personal Property Security Act, 1967 as "the Fund", into which shall be paid the prescribed portion of the fees received under The Personal Property Security Act, 1967;

2. interest shall be credited to the Fund out of the Consolidated Revenue Fund at a rate to be determined from time to time by the Lieutenant Governor in Council, and such interest shall be made up at the close of each fiscal year upon the balance in the Fund at the end of the previous calendar year;
3. when the registrar of personal property security receives a certificate of the Master under subsection 6 of section 45 of The Personal Property Security Act, 1967, and the time for any appeal has expired or, where an appeal is taken, it is disposed of, and it is finally determined that the claimant is entitled to payment of compensation out of the Fund, the registrar of personal property security shall certify to the Treasurer of Ontario the sum found to be payable, including any costs awarded to the claimant, and the Treasurer shall pay such sum to the claimant out of the Fund,

as provided in Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.

That,

the moneys required for the purposes of The Personal Property Security Act, 1967 shall be paid out of the Consolidated Revenue Fund until the 31st day of March, 1968,

as provided in Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.

That,

1. The real and personal property, business and income of The Ontario Heritage Foundation are exempt from all assessment and taxation made, imposed or levied by or under the authority of any Act of the Legislature, but this exemption does not apply to any property of the Foundation while leased under clause c of section 8 of The Ontario Heritage Foundation Act, 1967 to a person or organization not registered as a charitable organization under the Income Tax Act (Canada).

2.—(1) Upon the recommendation of the Minister of Tourism and Information, or such other member of the Executive Council as is designated by the Lieutenant Governor in Council to administer The Ontario Heritage Foundation Act, 1967, the Lieutenant Governor in Council may, upon such terms as he deems proper, agree to guarantee and may guarantee the payment of any loan to the Foundation, or any part thereof, together with interest thereon, borrowed for the purpose of carrying out the objects of the Foundation.

(2) The form and manner of the guarantee shall be such as the Lieutenant Governor in Council approves, and the guarantee shall be signed by the Treasurer of Ontario or such other officer or officers as are designated by the Lieutenant Governor in Council, and, upon being so signed, the Province of Ontario is liable for the payment of the loan or part thereof and interest thereon guaranteed according to the terms of the guarantee.
(3) The Lieutenant Governor in Council may make arrangements for supplying the money necessary to fulfill the requirements of any guarantee and to advance the amount necessary for that purpose out of the public funds of the Province,

as provided in Bill 99, An Act to incorporate The Ontario Heritage Foundation.

That,

the moneys required for the purposes of the Health Insurance Registration Board shall, until the 31st day of March, 1968, be paid out of the Consolidated Revenue Fund,

as provided in Bill 100, An Act to establish the Health Insurance Registration Board.

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

Bill 65, An Act to facilitate the Division of Properties into Parts that are to be owned Individually and Parts that are to be owned in Common, and to provide for the Use and Management of such Properties.


Bill 86, An Act to amend The Police Act.

Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.


Bill 90, An Act to amend and to repeal The Assignment of Book Debts Act.

Bill 91, An Act to amend and to repeal The Conditional Sales Act.

Bill 92, An Act to amend and to repeal The Bills of Sale and Chattel Mortgages Act.

Bill 93, An Act respecting Bills of Sale.

Bill 96, An Act to amend The Department of Tourism and Information Act, 1966.

Bill 98, An Act to amend The Public Lands Act.

Bill 99, An Act to incorporate The Ontario Heritage Foundation.

Bill 100, An Act to establish the Health Insurance Registration Board.

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

Bill 85, An Act to amend The Surrogate Courts Act.

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

The following Sessional Paper was Tabled:—


The House then adjourned at 12.15 a.m.

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EIGHTY-THIRD DAY
FRIDAY, JUNE 2ND, 1967

PRAYERS

10.30 O'CLOCK A.M.

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

Bill 65, An Act to facilitate the Division of Properties into Parts that are to be owned Individually and Parts that are to be owned in Common, and to provide for the Use and Management of such Properties.


Bill 85, An Act to amend The Surrogate Courts Act.

Bill 86, An Act to amend The Police Act.

Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.


Bill 90, An Act to amend and to repeal The Assignment of Book Debts Act.

Bill 91, An Act to amend and to repeal The Conditional Sales Act.

Bill 92, An Act to amend and to repeal The Bills of Sale and Chattel Mortgages Act.
Bill 93, An Act respecting Bills of Sale.

Bill 96, An Act to amend The Department of Tourism and Information Act, 1966.

Bill 98, An Act to amend The Public Lands Act.

Bill 99, An Act to incorporate The Ontario Heritage Foundation.

Bill 100, An Act to establish the Health Insurance Registration Board.

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 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 107, An Act to amend The Public Service Superannuation Act.


Bill 113, An Act to amend The Summary Convictions Act.


Bill 121, An Act to amend The Reciprocal Enforcement of Judgments Act.

Bill 122, An Act to amend The Land Titles Act.

Bill 123, An Act to amend The Execution Act.


Bill 126, An Act to amend The Short Forms of Mortgages Act.


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

The House then adjourned at 1.00 p.m.

EIGHTY-FOURTH DAY
MONDAY, JUNE 5TH, 1967

Prayers 2:30 O’Clock P.M.

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

Bill 139, An Act to amend The Mental Hospitals Act.  Mr. Dymond.

Bill 140, An Act to repeal The Psychiatric Hospitals Act.  Mr. Dymond.

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

Bill 132, An Act to amend The Teaching Profession Act.

Bill 133, An Act to amend The Teachers’ Superannuation Act.

Bill 134, An Act to amend The Separate Schools Act.

Bill 135, An Act to amend The Public Schools Act.


Bill 137, An Act to amend The Schools Administration Act.

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


Bill 107, An Act to amend The Public Service Superannuation Act.


Bill 113, An Act to amend The Summary Convictions Act.


Bill 121, An Act to amend The Reciprocal Enforcement of Judgments Act.

Bill 122, An Act to amend The Land Titles Act.

Bill 123, An Act to amend The Execution Act.


Bill 126, An Act to amend The Short Forms of Mortgages Act.


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

(In the Committee)

The Evening Sitting

8.00 O’Clock P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

2401. To defray the expenses of the Main Office, Department of University Affairs

2402. To defray the expenses of the Grants to Universities and Colleges

2403. To defray the expenses of the Grant to the Art Gallery of Ontario

2404. To defray the expenses of the Miscellaneous Grants
2405. To defray the expenses of the Student Awards............ $18,913,000

2406. To defray the expenses of the Research Awards............ 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 10.45 p.m.

EIGHTY-FIFTH DAY
TUESDAY, JUNE 6TH, 1967

Prayers 2.30 O’Clock P.M.

Mr. Ewen, from the Standing Committee on Health, presented the Committee’s Third Report which was read as follows and adopted:—

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


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 132, An Act to amend The Teaching Profession Act.

Bill 133, An Act to amend The Teachers’ Superannuation Act.

Bill 134, An Act to amend The Separate Schools Act.

Bill 135, An Act to amend The Public Schools Act.

Bill 137, An Act to amend The Schools Administration Act.


Consideration of Final Report of the Select Committee on Youth was entered upon, and, after some time, the Order was discharged upon the conclusion of the debate.

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

(In the Committee)

THE EVENING SITTING

8.00 O'CLOCK P.M.

Resolved, That there be granted to Her Majesty, for the services of the fiscal year ending March 31st, 1968, the following sums:—

2301. To defray the expenses of the General Administration, Treasury Department. $ 392,000

2302. To defray the expenses of the Accounts Division 13,262,000

2303. To defray the expenses of the Administrative Division 1,178,000

2304. To defray the expenses of the Finance Division 134,000

2305. To defray the expenses of the Revenue Division 8,065,000

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.
EIGHTY-SIXTH DAY
WEDNESDAY, JUNE 7TH, 1967

Prayers

2.30 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, 1968, the following sums:—

2306. To defray the expenses of the Ontario Racing Commission, Treasury Department ............................................... $ 634,000

2307. To defray the expenses of the Pension Commission of Ontario ................................................................. 169,000

2308. To defray the expenses of the Treasury Board Secretariat ... 712,000

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.

EIGHTY-SEVENTH DAY
THURSDAY, JUNE 8TH, 1967

Prayers

2.30 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, 1968, the following sums:—

301. To defray the expenses of the Main Office, Department of Civil Service. ......................................................... $ 106,500

302. To defray the expenses of the Pay and Classification Standards ................................................................. 349,000
THE EVENING SITTING

8.00 O’Clock P.M.

303. To defray the expenses of the Recruitment and Examination $ 349,000

304. To defray the expenses of the Training and Development 211,000

305. To defray the expenses of the Administrative Services 226,000

306. To defray the expenses of the Data Processing Services 167,000

307. To defray the expenses of the Planning and Audit 98,500

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

309. To defray the expenses of the Publications 95,000

310. To defray the expenses of the Personnel Research 88,000

311. To defray the expenses of the Employee Services 49,500

1601. To defray the expenses of the Office of Provincial Auditor 679,000

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.

EIGHTY-EIGHTH DAY
FRIDAY, JUNE 9TH, 1967

PRAYERS

On motion by Mr. Spooner, seconded by Mr. MacNaughton,

Ordered, That the fees less the cost of printing be remitted with respect to Bill Pr17, An Act respecting the Town of Amherstburg.
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, 1968, the following sums:

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

$ 171,000

1502. To defray the expenses of the Cabinet Office

104,000

1201. To defray the expenses of the Office of Lieutenant Governor

37,000

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

Ordered, That the Report be received.

Resolved, That the Committee have leave to sit again.

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

Bill 139, An Act to amend The Mental Hospitals Act.


Bill Pr31, An Act respecting The University of Western Ontario.

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

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

That,

the moneys required for the purposes of The Municipal and School Tax Credit Assistance Act, 1967 shall be paid out of the Consolidated Revenue Fund,

as provided in Bill 105, An Act to provide for Municipal and School Tax Credits for the Assistance of Elderly Persons.
Also, that the Committee had directed him to report the following Bills without amendment:—

Bill 102, An Act to amend The Hospital Services Commission Act.

Bill 103, An Act to amend The Ontario Municipal Board Act.


Bill 109, An Act to amend The Department of Municipal Affairs Act.


Bill 116, An Act respecting the Village of Hagersville.


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


Bill 105, An Act to provide for Municipal and School Tax Credits for the Assistance of Elderly Persons.

Bill 130, An Act to provide Compensation for Injuries received by Persons assisting Peace Officers.

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

The House then adjourned at 1.00 p.m.

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EIGHTY-NINTH DAY

MONDAY, JUNE 12TH, 1967

PRAYERS

2.30 O'Clock P.M.

On motion by Mr. Spooner,

Ordered, That the Order for Third Reading of Bill 111, An Act to amend The Municipal Act, be discharged and that the Bill be referred back to the Committee of the Whole House for amendment.
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,

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

Bill 119, An Act to amend The Highway Improvement Act.
Bill 128, An Act to repeal An Act to confer certain powers upon the Bell Telephone Company of Canada.
Bill 132, An Act to amend The Teaching Profession Act.
Bill 133, An Act to amend The Teachers' Superannuation Act.
Bill 134, An Act to amend The Separate Schools Act.
Bill 135, An Act to amend The Public Schools Act.
Bill 137, An Act to amend The Schools Administration Act.
Bill 139, An Act to amend The Mental Hospitals Act.
Bill Pr28, An Act respecting the City of Hamilton.

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

Bill Pr10, An Act respecting the Borough of East York.
Bill Pr24, An Act respecting the City of Toronto.
Bill Pr33, An Act respecting the Borough of 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 102, An Act to amend The Hospital Services Commission Act.

Bill 103, An Act to amend The Ontario Municipal Board Act.


Bill 105, An Act to provide for Municipal and School Tax Credits for the Assistance of Elderly Persons.


Bill 109, An Act to amend The Department of Municipal Affairs Act.


Bill 116, An Act respecting the Village of Hagersville.


Bill 119, An Act to amend The Highway Improvement Act.


Bill 128, An Act to repeal An Act to confer certain powers upon the Bell Telephone Company of Canada.

Bill 130, An Act to provide Compensation for Injuries received by Persons assisting Peace Officers.


Bill 132, An Act to amend The Teaching Profession Act.

Bill 133, An Act to amend The Teachers' Superannuation Act.

Bill 134, An Act to amend The Separate Schools Act.

Bill 135, An Act to amend The Public Schools Act.


Bill 137, An Act to amend The Schools Administration Act.

Bill 139, An Act to amend The Mental Hospitals Act.
Bill Pr10, An Act respecting the Borough of East York.
Bill Pr24, An Act respecting the City of Toronto.
Bill Pr28, An Act respecting the City of Hamilton.
Bill Pr33, An Act respecting the Borough of York.

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

THE EVENING SITTING

8.00 O’CLOCK P.M.

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 10.50 p.m.

NINETIETH DAY
TUESDAY, JUNE 13TH, 1967

Prayers

2.30 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, 1968, the following sums:—

1801. To defray the expenses of the Main Office, Department of Social and Family Services. $ 1,003,500

1802. To defray the expenses of the Family Benefits Branch. 106,236,000

1803. To defray the expenses of the Child Welfare Branch. 27,200,000
THE EVENING SITTING

8 O’CLOCK P.M.

1804. To defray the expenses of the Day Nurseries Branch...... $ 1,589,000
1805. To defray the expenses of the Homes for the Aged Branch... 25,302,000
1806. To defray the expenses of the Office on Aging.................. 267,500
1807. To defray the expenses of the Municipal Welfare Adminis-

tration Branch.................................................. 37,360,000
1808. To defray the expenses of the Family Services Branch...... 300,000
1809. To defray the expenses of the Vocational Rehabilitation

Services Branch.................................................. 3,367,000
1810. To defray the expenses of the Indian Development Branch. 1,269,000
1811. To defray the expenses of the Planning and Research Branch 97,000
1812. To defray the expenses of the Field Services Branch...... 2,893,000
1813. To defray the expenses of the Finance and Administration

Division.......................................................... 638,000

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, 1967:

DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:
Special Grant.................................................. $ 1,194,400

DEPARTMENT OF HEALTH:
Special Grants.................................................. 8,711,000

—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, 1968:
## Department of Agriculture and Food:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$10,837,000</td>
</tr>
<tr>
<td>Information Branch</td>
<td>623,000</td>
</tr>
<tr>
<td>Finance and Administration Division</td>
<td>2,304,000</td>
</tr>
<tr>
<td>Agricultural and Horticultural Societies Branch</td>
<td>1,038,000</td>
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<tr>
<td>Agricultural Rehabilitation and Development Branch</td>
<td>5,427,000</td>
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<tr>
<td>Crop Insurance Branch</td>
<td>178,000</td>
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<td>Extension Branch</td>
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<td>Home Economics Branch</td>
<td>751,000</td>
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<td>Live Stock Branch</td>
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<td>Ontario Junior Farmer Loan Branch</td>
<td>593,000</td>
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<tr>
<td>Soils and Crops Branch</td>
<td>777,000</td>
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<tr>
<td>Dairy Branch</td>
<td>1,762,000</td>
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<tr>
<td>Farm Labour Service</td>
<td>176,000</td>
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<td>Farm Products Inspection Branch</td>
<td>634,000</td>
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<tr>
<td>Farm Products Marketing Board</td>
<td>124,000</td>
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<tr>
<td>Ontario Food Council</td>
<td>223,000</td>
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<tr>
<td>Ontario Telephone Service Commission</td>
<td>92,000</td>
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<tr>
<td>Veterinary Services Branch</td>
<td>2,131,000</td>
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<tr>
<td>Farm Economics, Co-operatives and Statistics Branch</td>
<td>524,000</td>
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<tr>
<td>Demonstration Farm, New Liskeard</td>
<td>165,000</td>
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<tr>
<td>Horticultural Research Institute of Ontario, Vineland</td>
<td>745,000</td>
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<tr>
<td>Kemptville Agricultural School</td>
<td>956,000</td>
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<tr>
<td>Western Ontario Agricultural School, Ridgetown</td>
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<tr>
<td>Agricultural Research Institute of Ontario</td>
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<td>Main Office</td>
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## Department of Attorney General:

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<tr>
<td>Main Office</td>
<td>428,000</td>
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<tr>
<td>Ontario Police Commission</td>
<td>1,007,000</td>
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<tr>
<td>Office of the Legislative Counsel</td>
<td>199,000</td>
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<tr>
<td>Administration and Finance Division</td>
<td>761,000</td>
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<tr>
<td>Office of the Senior Crown Counsel</td>
<td>241,000</td>
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<tr>
<td>Criminal Law Division</td>
<td>1,836,500</td>
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<tr>
<td>Administration of Justice Division</td>
<td>15,294,000</td>
</tr>
<tr>
<td>Public Safety Division</td>
<td>2,376,500</td>
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<tr>
<td>Ontario Law Reform Commission</td>
<td>213,000</td>
</tr>
<tr>
<td>Board of Negotiation</td>
<td>74,000</td>
</tr>
<tr>
<td>Ontario Provincial Police</td>
<td>32,705,000</td>
</tr>
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## Department of Civil Service:

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<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>106,500</td>
</tr>
<tr>
<td>Pay and Classification Standards</td>
<td>349,000</td>
</tr>
<tr>
<td>Recruitment and Examination</td>
<td>349,000</td>
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<tr>
<td>Training and Development</td>
<td>211,000</td>
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<tr>
<td>Administrative Services</td>
<td>226,000</td>
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<tr>
<td>Data Processing Services</td>
<td>167,000</td>
</tr>
<tr>
<td>Planning and Audit</td>
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</tr>
<tr>
<td>Ontario Joint Council, Civil Service Arbitration Board and Grievance Boards</td>
<td>40,500</td>
</tr>
<tr>
<td>Publications</td>
<td>95,000</td>
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</table>
Personnel Research ........................................... $ 88,000
Employee Services ........................................... 49,500

**DEPARTMENT OF ECONOMICS AND DEVELOPMENT:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>3,591,000</td>
</tr>
<tr>
<td>Office of Chief Economist</td>
<td>1,917,000</td>
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<tr>
<td>Ontario Economic Council</td>
<td>225,000</td>
</tr>
<tr>
<td>Ontario House</td>
<td>388,000</td>
</tr>
<tr>
<td>Immigration Branch</td>
<td>268,000</td>
</tr>
<tr>
<td>Trade and Industry Branch</td>
<td>2,221,000</td>
</tr>
<tr>
<td>Ontario Development Corporation</td>
<td>554,000</td>
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<tr>
<td>Ontario Housing Corporation</td>
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<tr>
<td>Ontario Student Housing Corporation</td>
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<tr>
<td>Ontario Housing Corporation</td>
<td>16,000,000</td>
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<tr>
<td>Ontario Student Housing Corporation</td>
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**DEPARTMENT OF EDUCATION:**

<table>
<thead>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
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</tr>
<tr>
<td>Departmental Business Administration Branch</td>
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</tr>
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<td>School Business Administration Branch</td>
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<td>Personnel Branch</td>
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</tr>
<tr>
<td>Information Branch</td>
<td>402,000</td>
</tr>
<tr>
<td>Program Branch</td>
<td>13,220,000</td>
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<tr>
<td>Educational Television Branch</td>
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<td>Teacher Education Branch</td>
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<td>Special Schools and Services Branch</td>
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</tr>
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<td>Applied Arts and Technology Branch</td>
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<td>Youth Branch</td>
<td>136,000</td>
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<td>Provincial Library Service</td>
<td>195,000</td>
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<td>Ontario Fitness Program</td>
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<tr>
<td>Federal-Provincial Agreements, etc</td>
<td>71,871,000</td>
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<tr>
<td>Legislative Grants, etc</td>
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<td>Miscellaneous Grants</td>
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<td>Grants to Ontario Colleges of Education</td>
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<td>Grant to Ryerson Polytechnical Institute</td>
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<td>Grants to Colleges of Applied Arts and Technology</td>
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<tr>
<td>Teachers' Superannuation, etc</td>
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**DEPARTMENT OF ENERGY AND RESOURCES MANAGEMENT:**

<table>
<thead>
<tr>
<th>Department</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>222,000</td>
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<tr>
<td>Administrative Services Branch</td>
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<tr>
<td>Energy Branch</td>
<td>816,500</td>
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<tr>
<td>Ontario Energy Board</td>
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<tr>
<td>Conservation Authorities Branch</td>
<td>2,230,500</td>
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<tr>
<td>Ontario Water Resources Commission—Operations</td>
<td>7,456,000</td>
</tr>
<tr>
<td>Ontario Water Resources Commission—Data Processing</td>
<td>245,000</td>
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<tr>
<td>Conservation Authorities Branch</td>
<td>9,000,000</td>
</tr>
<tr>
<td>Hydro-Electric Power Commission of Ontario</td>
<td>7,500,000</td>
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<tr>
<td>Ontario Water Resources Commission</td>
<td>65,000,000</td>
</tr>
<tr>
<td>Water Management Program</td>
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### DEPARTMENT OF FINANCIAL AND COMMERCIAL AFFAIRS:

<table>
<thead>
<tr>
<th>Office</th>
<th>Cost</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>$487,000</td>
</tr>
<tr>
<td>Ontario Securities Commission</td>
<td>795,000</td>
</tr>
<tr>
<td>Office of the Superintendent of Insurance</td>
<td>403,000</td>
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<tr>
<td>Consumer Credit Division</td>
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### DEPARTMENT OF HEALTH:

<table>
<thead>
<tr>
<th>Branch</th>
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</thead>
<tbody>
<tr>
<td>Departmental Administration</td>
<td>2,371,800</td>
</tr>
<tr>
<td>Data Processing Branch</td>
<td>1,995,000</td>
</tr>
<tr>
<td>Grants</td>
<td>10,100,200</td>
</tr>
<tr>
<td>Financial and Administrative Services Division</td>
<td>928,000</td>
</tr>
<tr>
<td>Public Health Division</td>
<td>34,993,000</td>
</tr>
<tr>
<td>Mental Health Division—General Administration</td>
<td>14,485,000</td>
</tr>
<tr>
<td>Hospital Schools</td>
<td>26,481,000</td>
</tr>
<tr>
<td>Mental Hospitals</td>
<td>65,507,000</td>
</tr>
<tr>
<td>Medical Services Insurance Division</td>
<td>50,466,000</td>
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<tr>
<td>Ontario Hospital Services Commission</td>
<td>129,304,000</td>
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<tr>
<td>Ontario Hospital Services Commission</td>
<td>22,089,000</td>
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### DEPARTMENT OF HIGHWAYS:

<table>
<thead>
<tr>
<th>Branch</th>
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<tbody>
<tr>
<td>General Administration</td>
<td>4,286,000</td>
</tr>
<tr>
<td>Electronic Computing Services</td>
<td>1,734,000</td>
</tr>
<tr>
<td>Operations—Head Office Administration</td>
<td>928,000</td>
</tr>
<tr>
<td>Maintenance—King’s Highways and Other Roads</td>
<td>105,506,000</td>
</tr>
<tr>
<td>Purchasing and Other Services</td>
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<tr>
<td>GO Transit—Maintenance</td>
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<tr>
<td>Construction and Other Capital Projects</td>
<td>241,240,000</td>
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<td>Planning and Design</td>
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<td>Property Purchases and Related Services</td>
<td>20,518,000</td>
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<tr>
<td>Research and Sundry Engineering Services</td>
<td>5,022,000</td>
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<tr>
<td>GO Transit—Capital</td>
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### DEPARTMENT OF LABOUR:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Cost</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,638,000</td>
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<tr>
<td>Industrial Training Branch</td>
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</tr>
<tr>
<td>Conciliation Services</td>
<td>573,500</td>
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<tr>
<td>Labour Standards Branch</td>
<td>893,500</td>
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<tr>
<td>Labour Relations Board</td>
<td>601,000</td>
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<tr>
<td>Safety and Technical Services</td>
<td>2,723,500</td>
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<tr>
<td>Human Rights Commission</td>
<td>175,000</td>
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<tr>
<td>Research Branch</td>
<td>311,500</td>
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<tr>
<td>Systems and Data Processing Branch</td>
<td>309,000</td>
</tr>
<tr>
<td>Labour Standards Branch</td>
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### DEPARTMENT OF LANDS AND FORESTS:

<table>
<thead>
<tr>
<th>Branch</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>2,612,000</td>
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<tr>
<td>Fish and Wildlife Branch</td>
<td>731,000</td>
</tr>
<tr>
<td>Forest Protection Branch</td>
<td>276,000</td>
</tr>
<tr>
<td>Lands and Surveys Branch</td>
<td>1,418,000</td>
</tr>
<tr>
<td>Parks Branch</td>
<td>235,000</td>
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</tbody>
</table>
Research Branch............................... $ 1,011,000
Timber Branch................................. 1,287,000
Forest Ranger School......................... 278,000
Junior Ranger Program......................... 1,092,000
Basic Organization............................ 31,948,000
Extra Fire Fighting........................... 750,000
Lands and Surveys Branch...................... 150,000
Timber Branch................................. 1,400,000
Parks Branch.................................. 5,000,000

**Office of Lieutenant Governor:**
Office of Lieutenant Governor.................. 37,000

**Department of Mines:**
Main Office.................................. 650,000
Geological Branch............................. 1,505,000
Mines Inspection Branch....................... 434,000
Laboratories Branch........................... 280,000
Sulphur Fumes Arbitrator...................... 29,000
Mining Lands Branch........................... 464,000
Main Office.................................. 1,000,000

**Department of Municipal Affairs:**
Main Office.................................. 1,110,000
Community Planning............................ 1,040,000
Municipal Finance............................. 693,000
Municipal Administration and Assessment..... 919,000
Subsidies, Grants and Payments to Municipalities 74,274,000
Ontario Municipal Board...................... 626,000
Main Office.................................. 2,494,000

**Department of Prime Minister:**
Main Office.................................. 171,000
Cabinet Office................................ 104,000

**Office of Provincial Auditor:**
Office of Provincial Auditor................... 679,000

**Department of Provincial Secretary and Citizenship:**
Main Office and General Departmental Expenses 591,500
Companies Branch.............................. 711,000
Citizenship Branch............................ 631,000
Office of the Speaker.......................... 23,000
Legislative Library............................ 94,000
Clerk of The Legislative Assembly and Chief Election Officer.. 155,000
Sessional and Other Requirements.............. 1,960,000
Queen’s Printer................................ 269,000
Registrar General’s Branch.................... 968,000
Post Office.................................. 762,000
### DEPARTMENT OF PUBLIC WORKS:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
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<tbody>
<tr>
<td>Main Office</td>
<td>$680,000</td>
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<td>Real Estate Branch</td>
<td>4,640,000</td>
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<td>Administration and Finance Division</td>
<td>7,590,000</td>
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<tr>
<td>Architectural and Engineering Division—Administration and Maintenance</td>
<td>6,188,000</td>
</tr>
<tr>
<td>Real Estate Branch</td>
<td>2,564,000</td>
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<tr>
<td>Purchasing Branch</td>
<td>582,000</td>
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<tr>
<td>Architectural and Engineering Division—Public Buildings and Service</td>
<td>48,907,000</td>
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### DEPARTMENT OF REFORM INSTITUTIONS:

<table>
<thead>
<tr>
<th>Division</th>
<th>Budget</th>
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<tbody>
<tr>
<td>Main Office</td>
<td>4,333,000</td>
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<tr>
<td>Parole and Rehabilitation Service</td>
<td>930,000</td>
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<tr>
<td>Institutions (Ontario Reformatoryies, Industrial Farms, Juvenile Institutions and District Jails)</td>
<td>21,740,000</td>
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<tr>
<td>Industrial Operations</td>
<td>3,215,000</td>
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### DEPARTMENT OF SOCIAL AND FAMILY SERVICES:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,003,500</td>
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<tr>
<td>Family Benefits Branch</td>
<td>106,236,000</td>
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<tr>
<td>Child Welfare Branch</td>
<td>27,200,000</td>
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<tr>
<td>Day Nurseries Branch</td>
<td>1,589,000</td>
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<tr>
<td>Homes for the Aged Branch</td>
<td>25,302,000</td>
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<tr>
<td>Office on Aging</td>
<td>267,500</td>
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<tr>
<td>Municipal Welfare Administration Branch</td>
<td>37,360,000</td>
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<tr>
<td>Family Services Branch</td>
<td>300,000</td>
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<tr>
<td>Vocational Rehabilitation Services Branch</td>
<td>3,367,000</td>
</tr>
<tr>
<td>Indian Development Branch</td>
<td>1,269,000</td>
</tr>
<tr>
<td>Planning and Research Branch</td>
<td>97,000</td>
</tr>
<tr>
<td>Field Services Branch</td>
<td>2,893,000</td>
</tr>
<tr>
<td>Finance and Administration Division</td>
<td>638,000</td>
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### DEPARTMENT OF TOURISM AND INFORMATION:

<table>
<thead>
<tr>
<th>Branch</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>126,000</td>
</tr>
<tr>
<td>Administrative Branch</td>
<td>1,791,000</td>
</tr>
<tr>
<td>Information and Promotion Division</td>
<td>2,248,000</td>
</tr>
<tr>
<td>Tourist Industry Development Branch</td>
<td>929,500</td>
</tr>
<tr>
<td>Public Records and Archives</td>
<td>579,500</td>
</tr>
<tr>
<td>Theatres Branch</td>
<td>127,000</td>
</tr>
<tr>
<td>Travel Research Branch</td>
<td>141,000</td>
</tr>
<tr>
<td>The St. Lawrence Parks Commission</td>
<td>2,349,000</td>
</tr>
<tr>
<td>The Centennial Centre of Science and Technology</td>
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### DEPARTMENT OF TRANSPORT:

<table>
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<th>Branch</th>
<th>Budget</th>
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</thead>
<tbody>
<tr>
<td>Main Office</td>
<td>1,243,000</td>
</tr>
<tr>
<td>Ontario Highway Transport Board</td>
<td>209,000</td>
</tr>
<tr>
<td>Highway Safety Branch</td>
<td>552,000</td>
</tr>
<tr>
<td>Motor Vehicles Administration</td>
<td>7,674,000</td>
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<tr>
<td>Data Processing Branch</td>
<td>671,000</td>
</tr>
<tr>
<td>Motor Vehicle Accident Claims Fund</td>
<td>786,000</td>
</tr>
</tbody>
</table>
TREASURY DEPARTMENT:
  General Administration ........................................... $ 392,000
  Accounts Division .................................................. 13,262,000
  Administrative Division .......................................... 1,178,000
  Finance Division .................................................. 134,000
  Revenue Division .................................................. 8,065,000
  Ontario Racing Commission ...................................... 634,000
  Pension Commission of Ontario .................................. 169,000
  Treasury Board Secretariat ..................................... 712,000

DEPARTMENT OF UNIVERSITY AFFAIRS:
  Main Office ....................................................... 760,000
  Grants to Universities and Colleges ......................... 193,350,000
  Grant to the Art Gallery of Ontario .......................... 250,000
  Miscellaneous Grants ............................................ 39,000
  Student Awards ................................................... 18,913,000
  Research Awards .................................................. 750,000

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

The debate was resumed and, after some time, it was, on motion by Mr. Villeneuve,

Ordered, That the debate be adjourned.

The following Sessional Papers were Tabled:—

Report of the Standing Committee on Public Accounts (No. 84).


The House then adjourned at 11.05 p.m.

NINETY-FIRST DAY
WEDNESDAY, JUNE 14TH, 1967

PRAYERS 2.30 O'CLOCK P.M.

On motion by Mr. Robarts, seconded by Mr. MacNaughton,
Ordered, That the Select Committee on Corporation Law and Election Law be re-appointed with the same powers and duties as heretofore, and that Mr. Rowe be substituted for Mr. Price and Mr. Hodgson (Scarborough East) be substituted for Mr. Welch on the Corporation Law Committee, and that Mr. Peck be substituted for Mr. Brown, Mr. Bernier for Mr. Letherby, Mr. Ewen for Mr. Noden, and Mr. Trotter for Mr. Sopha on the Election Law Committee.

Answers to Questions No. 6, 20, 21 and 24 were Tabled.

The House resolved itself into a Committee to consider Bill Pr31, An Act respecting The University of Western Ontario.

THE EVENING SITTING

8 O'CLOCK P.M.

After some time Mr. Speaker resumed the Chair, and the Chairman reported the Bill with certain amendments.

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

On motion by Mr. Robarts,

Ordered, That the House do now adjourn until 10.30 o'clock tomorrow morning.

The House then adjourned at 11.10 p.m.

NINETY-SECOND DAY

THURSDAY, JUNE 15th, 1967

Prayers

10.30 O'CLOCK A.M.

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

Bill Pr31, An Act respecting The University of Western Ontario.
The Order of the Day for resuming the adjourned Debate on the amendment to the motion that Mr. Speaker do now leave, the Chair and that the House resolve itself into the Committee on Ways and Means, having been read,

The debate was resumed and, after some time, the amendment,

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

But this House regrets:—

(1) that the Government has failed in its Budget to provide relief for the municipal taxpayer in relation to the ever-increasing and inequitable share of the costs of education that he must pay as a part of the taxes on his home;

(2) that the Government, notwithstanding the high-sounding statements in the Speech from the Throne in relation to housing, has neglected to provide in this Budget any meaningful allocation of public funds to enable it to carry out any worthwhile housing programme for the benefit of the people of Ontario; and

(3) that the Government, while finding it necessary to budget for the largest deficit in the history of the Province of Ontario, has failed to present any logical programme of planned fiscal management to deal with the ever-increasing complexities of the public affairs of the people of Ontario, and has failed to outline any method of dealing with the needless waste and extravagances now existing, and has failed to indicate any desire to effectively carry out logical economies by the elimination of duplications, over-lappings and inefficiencies at present existing in the management of the affairs of the Government of the Province of Ontario;

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

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

AYES

Bryden Oliver Spence
Bukator Reaume Taylor
Farquhar Renwick Trotter
Gaunt Sargent Whicher
Gisborn Singer Worton
MacDonald Smith Young—20.
Nixon Sopha
NOES

Allan
Auld
Bales
Beckett
Bernier
Boyer
Brown
Brunelle
Carruthers
Carton
Connell
Cowling
Davis
Demers
Downer
Dunlop
Dymond
Eagleson
Grossman
Guindon

Harris
Hackett
Henderson
Hodgson

(Royalton East)
Hodgson
(Victoria)
Kerr
Lawrence
Lawrence

(Russell)
(Vicilli)
Carruthers
Carton
Connell
Cowling
Davis
Demers
Downer
Dunlop
Dymond
Eagleson
Grossman
Guindon

Randall
Reilly
Robarts
Rollins
Root
Rowe
Rowntree
Sandercock
Simonett
Spooner
Stewart
Villeneuve
Walker
Wardrobe
Welch
Wells
White
Whitney
Yaremko—53.

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 two billion, three hundred and ninety-two million, eight hundred and ninety thousand, nine 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 142, 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, 1967, and the 31st day of March, 1968. Mr. MacNaughton.

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 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 65, An Act to facilitate the Division of Properties into Parts that are to be owned Individually and Parts that are to be owned in Common, and to provide for the Use and Management of such Properties.


Bill 71, An Act to amend The Public Health Act.


Bill 74, An Act to amend The Niagara Parks Act.


Bill 77, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.


Bill 84, An Act to amend The County Judges Act.

Bill 85, An Act to amend The Surrogate Courts Act.

Bill 86, An Act to amend The Police Act.

Bill 87, An Act to amend The Mining Act.

Bill 88, An Act to reform and make uniform the Law regarding Security Interests in Personal Property and Fixtures.

Bill 90, An Act to amend and to repeal The Assignment of Book Debts Act.

Bill 91, An Act to amend and to repeal The Conditional Sales Act.

Bill 92, An Act to amend and to repeal The Bills of Sale and Chattel Mortgages Act.

Bill 93, An Act respecting Bills of Sale.


Bill 96, An Act to amend The Department of Tourism and Information Act, 1966.

Bill 98, An Act to amend The Public Lands Act.

Bill 99, An Act to incorporate The Ontario Heritage Foundation.

Bill 100, An Act to establish the Health Insurance Registration Board.


Bill 102, An Act to amend The Hospital Services Commission Act.

Bill 103, An Act to amend The Ontario Municipal Board Act.


Bill 105, An Act to provide for Municipal and School Tax Credits for the Assistance of Elderly Persons.


Bill 107, An Act to amend The Public Service Superannuation Act.


Bill 109, An Act to amend The Department of Municipal Affairs Act.


Bill 113, An Act to amend The Summary Convictions Act.


Bill 116, An Act respecting the Village of Hagersville.
Bill 119, An Act to amend The Highway Improvement Act.
Bill 121, An Act to amend The Reciprocal Enforcement of Judgments Act.
Bill 122, An Act to amend The Land Titles Act.
Bill 123, An Act to amend The Execution Act.
Bill 126, An Act to amend The Short Forms of Mortgages Act.
Bill 128, An Act to repeal An Act to confer certain powers upon the Bell Telephone Company of Canada.
Bill 130, An Act to provide Compensation for Injuries received by Persons assisting Peace Officers.
Bill 132, An Act to amend The Teaching Profession Act.
Bill 133, An Act to amend The Teachers’ Superannuation Act.
Bill 134, An Act to amend The Separate Schools Act.
Bill 135, An Act to amend The Public Schools Act.
Bill 137, An Act to amend The Schools Administration Act.
Bill 139, An Act to amend The Mental Hospitals Act.
Bill Pr10, An Act respecting the Borough of East York.
Bill Pr18, An Act to incorporate Peterborough Racing Association Limited.

Bill Pr24, An Act respecting the City of Toronto.

Bill Pr28, An Act respecting the City of Hamilton.

Bill Pr31, An Act respecting The University of Western Ontario.

Bill Pr33, An Act respecting the Borough of 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."

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, 1967, and the 31st day of March, 1968."

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:—

"The Honourable the Lieutenant Governor doth thank Her Majesty's dutiful and loyal Subjects, accept their benevolence and assent to this Bill in Her Majesty's name."

The Honourable the Lieutenant Governor was then pleased to deliver the following gracious speech:—

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

The Fifth Session of the Twenty-seventh Parliament of Ontario is about to end. I wish to commend the Honourable Members for their hard work and constructive discussions in the consideration and approval of the many matters of business which were brought before this Legislature.

We have met during a year of especial significance to Canadians. The Centennial of Confederation is being successfully observed. Ontario, as one of the original partners of Confederation, continues to accept its responsibilities in the developing of our great country. The pride of the people of Ontario in their participation in the building of Canada is evident in the many celebrations
being held throughout the Province. This was also demonstrated by the Honourable Members during the historic discussions of the future of Confederation and the approval of a resolution respecting the convening of a Confederation of Tomorrow Conference.

I thank the Honourable Members for making provision for the funds necessary to carry on the business of the Government. The economic growth of our Province and its excellent financial standing will enable the necessary funds to be raised.

Many measures dealing with the health, well-being and rights of our people have been passed. Of special note are the many statutes enacted to increase the protection given to consumers and investors. Depositors and those who lend money to loan corporations and trust companies were assured the protection of their investment through insurance. A Bill incorporating major revisions in The Corporations Act has been placed before you for consideration prior to the next Session of the Legislature. The new Legal Aid Plan has come into operation. A Consumer Credit Bureau has been instituted.

The Honourable Members have considered and approved the largest, most imaginative and most ambitious educational program ever undertaken in Canada. It reflects the rapid expansion of our school population, the number of schools required to accommodate this population, the introduction of the new system of Colleges of Applied Arts and Technology, the growth of our universities and the many changes and improvements made in the quality and diversity of the educational programs and educational opportunities in Ontario.

Legislation has been passed to make provincial maintenance allowances available to a larger number of persons, to establish a uniform needs test and to base the amount of payment on the requirement of the family unit. As well, the rate of allowance has been increased.

Measures have been implemented to expand our housing program, including the HOME Plan.

Amendments to the Ontario Medical Services Insurance Plan have enabled the increase in fees to be met out of the Plan, in order that the impact of this increase would not fall on members enrolled in OMSIP. A new registration system for both health and medical insurance is being developed. The new Air Pollution Control Act provides for provincial control of air pollution in Ontario. A major social advance in the care of the mentally disturbed will come about through The Mental Health Act enacted in this Session. The Ontario Human Rights Code has been extended. A Union-Management Council is being established to provide a forum for discussion and the examination of responsibilities in the public interest.

Provision has been made to relieve the municipal tax burden on our people by increasing by $1.50 per capita the unconditional grants paid to the municipalities, thus reducing the tax rates levied. In addition, municipalities have been authorized to provide a tax credit to senior citizens for municipal and school taxes.
Important measures have been passed to extend protection for our farm population and to increase the income they receive. A new capital grants program makes funds available for many farm purposes. The coverage under the crop insurance program is being extended.

Programs have been introduced to provide more and better hunting and fishing opportunities for the public at a lower cost, to improve deer range and habitat, and to accelerate forest management and reforestation programs to provide increasing volumes of wood of the most desirable types to meet the needs of Ontario's forest industries. To further enhance the popular Provincial Parks system, new parks will be provided, while those presently existing will be further developed to meet the ever-growing needs of our people and our visitors.

Many of the recommendations of the Select Committee of Mining have been embodied in amendments to The Mining Act.

The Reports of the Select Committees on Aging, Youth, Company Law and Conservation Authorities were presented to the Legislature. They are being studied by my Government.

In declaring the Legislature prorogued, I am pleased to note that the affairs of the Government are in excellent order and that its financial position is sound.

I pray that under the guidance of Divine Providence our Province will continue to provide an increasing measure of satisfaction and prosperity for all our people.

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 and Tourism
March 14th, 15th and 16th
1967

Twenty-seventh Parliament
5th Session, 1967
## INDEX

RESOLUTIONS SUBMITTED TO COMMITTEE ON
NATURAL RESOURCES AND TOURISM

MARCH 14TH, 15TH AND 16TH, 1967

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RESOLUTIONS

1. APPLICATION OF DEPARTMENT OF LANDS AND FORESTS ZONING REGULATIONS:

Whereas the Department of Lands and Forests has devised a zoning system to control the use of Crown lands; and

Whereas this zoning does not apply to any great extent to individuals, firms, or companies engaged in the pulp and paper industry, mining exploration, commercial fishing or trapping, but does apply to licensed tourist outfitters; and

Whereas the zoning places an unnecessary burden on the tourist outfitter who wishes to offer his guests proper accommodations at his outpost camps; and

Whereas a licensed tourist outfitter who is also a commercial fisherman or trapper may have a permanent building in a deferred zone for fishing or trapping, but, if he wishes to accommodate tourists on the same lake, he must house them in tents; and

Whereas to derive full economic value from the tourist industry and to compete with other provinces the outfitter must be allowed to develop a higher class of service including outpost accommodations.

Therefore be it resolved that the Department of Lands and Forests be requested to give the tourist outfitter the same rights as are being enjoyed by commercial fishermen, trappers and the pulp and paper industry under

BY WHOM

Northern Ontario Tourist Outfitters' Association

COMMENTS

The deferred zone is used in recreational land use planning to assist in controlling the orderly development of recreation areas in those parts of Ontario which are at present underdeveloped for recreation. Therefore, the deferred zone only applies to recreational development. Active logging and mining operations are common reasons for setting up deferred zones, which may be opened for development as the situations change. Only tent accommodation can be permitted for recreational purposes in deferred zones.
the zoning system, namely, the right to build permanent buildings in outposts located in deferred zones.

2. **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 fifteen years, and the logs and debris have been left to float around, creating a hazard to navigation on these rivers, with the upper part of the Cow River completely impassable for two miles; and

   Whereas the Department of Lands and Forests has been contacted many times regarding this dangerous situation, but has taken no action to clear it up.

   Therefore be it resolved that the Department of Lands and Forests issue a ministerial order to the company or companies concerned to clean up this navigation hazard, and, if this is not done by the company or companies concerned, that the Department of Lands and Forests undertake to do the necessary work, the cost for which to be charged back to the company or companies.

3. **Wildlife Management**:

   Whereas it is considered that in the area of Deer Season Area 4 lying south of Highway 17 the hunting pressure is increasing, and the wildlife decreasing to a very low level; and

   Whereas it is considered that there is a lack of proper wildlife management to meet the increasing hunting pressure in this area.

   The Lands and Surveys Branch is at present carrying on discussions with the Great Lakes Power Corporation in this matter. An investigation of the legal aspects of this case is being undertaken, and it is expected this will be completed within two months.

   An inventory of key wintering-yards of deer has been kept current, and improvement projects at some of these have been undertaken during the last four winters.

   These projects will be continued and intensified as funds, staff and time permit.
Resolutions

Therefore be it resolved that a thorough survey of wildlife be made in this portion of Deer Season Area 4, and that some constructive action be taken to bring about some improvement in the game populations.

4. Licensed Guides, Rainy River District:

Whereas there is much difficulty in obtaining enough licensed guides for hunting parties, due to scarcity of guides in the Rainy River District.

Therefore be it resolved that guide licences not be required in the Rainy River District where the hunting season opens on October 1st.

Northern Ontario Tourist Outfitters' Association

We can appreciate that qualified guides may be in short supply in certain local areas. The removal of mandatory guide requirements would not necessarily result in an increase of experienced guides. Inasmuch as the prohibition on hunting without a guide was included in The Game and Fish Act, 1961-62 in response to the wishes of the people of the Territorial District of Rainy River, no change would be contemplated without general assent.

5. Hunting Licence Plastic Seals:

Whereas the issuance of resident and non-resident big game hunting licences include a plastic seal of the same colour for deer and moose; and

Whereas this being of the same colour presents the opportunity of illegally shooting two moose or two deer by residents holding both deer and moose licences, and by non-residents also, by cutting the seal and removing the coupon from the unwanted moose or deer and using other seal for deer or moose to the hunter's choice.

Northern Ontario Tourist Outfitters' Association

Two separate colours will be considered for 1967, one for moose and one for deer. Distribution and handling costs will be increased with two colours.
Therefore be it resolved that the seal for deer be a different colour from that of moose seals—two colours for Resident seals and two colours for Non-Resident seals, making a total of four seals.

6. Big Game Licence Tags:

Whereas the present tags furnished with big game licences are causing some inconvenience and difficulty, due to not being more substantial.

Therefore be it resolved that the Department of Lands and Forests be requested to provide more durable tags of either plastic or metal.

7. Closing of Waters to Angling by Local Action:

Whereas at the present time under existing laws it requires an Order in Council to close waters to angling; and

Whereas surveys by the Department of Lands and Forests, Fish and Wildlife Branch, have shown the game fish population has diminished to a level necessitating remedial action; and

Whereas when private and commercial interests and the Fish and Wildlife Branch of the Department are in agreement that closing of certain waters is the proper action to be taken.

Therefore be it resolved that legislation be enacted to allow the closing of waters, at the local level, by mutual

Northern Ontario Tourist Outfitters' Association

We are currently working on this problem to develop a more durable tag by 1968.

See Resolution No. 5.

Northern Ontario Tourist Outfitters' Association

The closure of waters is a Federal matter and can be effected only through Federal legislation. The Department has the assurance of the Federal departments that all necessary expediency will be provided to take care of any recommendations for closures.
agreement between private and commercial interests and the Fish and Wildlife Branch of the Department of Lands and Forests.

8. **Speckled Trout Season:**

Whereas the opening of the speckled trout season on or about February 27th puts additional pressure on a species of game fish comprising the major portion of the fishing in portions of the District of Algoma; and

Whereas in certain portions and certain lakes of this district, Lands and Forests surveys have shown the fishing to be depleted; and

Whereas sufficient speckled trout are not available for planting to maintain the fishery at productive levels.

Therefore be it resolved that the opening date for the speckled trout season in the District of Algoma be put back to its former opening date of May 1st.

9. **Illegal Commercial Fishing in Sabaskong Bay, Miles Bay and Obabikon Lake:**

Whereas the income in the Morson Area from the visitor-industry is being reduced by the evidence of greatly increased gill net operations, and a large percentage of these operations is illegal.

Therefore be it resolved that the Department of Lands and Forests be petitioned to enforce the checking

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<td>agreement between private and commercial interests and the Fish and Wildlife</td>
<td>Northern Ontario</td>
<td>Winter fishing for lake, brook and rainbow</td>
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<td>Branch of the Department of Lands and Forests.</td>
<td>Tourist Outfitters'</td>
<td>trout has proven to be an extremely popular form of recreation and in</td>
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<td>most areas it has also provided the means for greater harvest of a</td>
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<td>previously under-utilized resource.</td>
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<td>Recent improvements in snow vehicles for</td>
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<td>winter travel have made it possible for anglers to travel farther afield</td>
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<td>to fish in areas previously inaccessible to most anglers.</td>
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<td>Where fishing pressure has increased significantly and where there is</td>
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<td>evidence that such pressure may be detrimental to the fishery, the</td>
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<td>Department is prepared to take appropriate remedial action for the</td>
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<td>specific waters in question.</td>
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<td><strong>Commercial Fish:</strong></td>
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<td>Use of compounding gear in Lake of the Woods fishery is expanding.</td>
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<td>In several fisheries it is expected that trap-nets will</td>
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<td>completely replace gill-nets in 1967 and, as the fishermen's skill in</td>
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<td>the use of this gear increases, this trend will undoubtedly con-</td>
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and observance of legal operations in these waters, and that eventually only compounding gear be used in these waters, so as to allow the game fish to return to these areas.

10. Commercial Fishing in Wabinosh Bay, Lake Nipigon:

Whereas commercial fishermen are setting nets in the mouth of the Wabinosh River within the restricted area during the night; and

Whereas enforcement of fishery regulations is practically nil due to the lack of Conservation Officers and of suitable equipment to patrol Lake Nipigon in extreme weather; and

Whereas the present 1000-yard limit in this river mouth is inadequate.

Therefore be it resolved that the limit be extended to a line from English Point on the south to Wabinosh Point on the north, and that equipment and Conservation Officers be made available to patrol these waters effectively.

The field staff has been notified of reported illegal activities and is adjusting the patrol of these waters where possible.

The Department has been giving greater attention to the fishery in this area. It is expected that the difficulty arising from alleged setting of gill-nets in the Wabinosh River will not recur. It is not considered to be good practice in fishery management, however, to restrict areas for fishing beyond that necessary to provide the kind of results required, or to restrict the use of nets to those open water areas in which it is sometimes much more difficult to catch commercial fish.
## RESOLUTIONS

### 11. PLANTING OF PICKEREL:

Whereas there has been no restocking of pickerel in the Manitoulin District for two years, with indications that no restocking is planned for the coming year because of the closing of the fish hatchery at Little Current; and

Whereas pickerel is an important fish, being much sought-after by the majority of the sport fishermen, both local residents and tourists; and

Whereas there are only a few pickerel lakes in the Manitoulin District, which consequently receive a lot of pressure from residents and non-residents of the District.

Therefore be it resolved that the Department of Lands and Forests be requested to resume the yearly stocking of pickerel in all pickerel lakes in the Manitoulin District.

### 12. LIMIT ON CRAPPIES:

Whereas the value of the crappie as a game fish has come to be better known and understood; and

Whereas there is no over-abundance of them.

Therefore be it resolved that the Department of Lands and Forests again be requested to establish a daily limit of forty crappies.

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<td>Northern Ontario Tourist Outfitters' Association</td>
<td>The restocking of pickerel, as with other species, should be carried out only on the basis of proven need. Most natural populations of pickerel in normal lakes are quite capable of maintaining themselves by natural reproduction in spite of heavy fishing pressure. However, the success of natural spawning can vary a good deal from year to year and this gives rise to fluctuations in angling success some three to four years hence. We do not believe that the restocking of all pickerel lakes is necessary or desirable, and we look to our lake survey program for information on the need for restocking this species in specific areas.</td>
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The Department has no evidence to indicate that the crappie population is being adversely affected by current angling pressure. Wide fluctuations occur in year-class strength and in the availability of large crappies to the angler. The peak period of vulnerability is frequently no longer than two months during late winter and spring, and there is
13. **Fish Survey, Lake Nipigon:**

Whereas the size and number of game fish have shown a gradual decline in Lake Nipigon during the last five years; and

Whereas the commercial fishing catches of game fish are declining in Lake Nipigon; and

Whereas there is a heavy increase in sports fishing; and

Whereas the game fish population in Lake Nipigon is in danger of being depleted.

Therefore be it resolved that the Department of Lands and Forests immediately undertake a long-range survey of the game fish population in Lake Nipigon.

14. **Unrestricted Gill Net Fishing by Indians on Manitoulin Island:**

Whereas a judge's decision handed down in March, 1966, states that the Indian has an undisputed right to fish the inland waters of the Manitoulin Island District with a gill net, based on the assumption that the Treaty of 1862 overrides the Ontario fisheries regulations insofar as it applies to the Indian; and

Whereas continued year-round fishing with gill nets will seriously affect, if not eliminate, the game fish population on the Island; and

The Department did not appeal the judgment, but hopes that, through co-operation and local discussions, the Indians will adopt the principle of good management in their use of fishing resources by operating within the Ontario fisheries regulations.

Northern Ontario Tourist Outfitters' Association

no reason not to permit a liberal harvest when the fish are available.

The setting up of a Fisheries Management Unit on Lake Nipigon has high priority and can be accomplished when funds and personnel become available.

Long-range studies of both commercial and sports fisheries are needed and can be accomplished best by assigning specific personnel to the task.
Resolutions

Whereas the economy of the Manitoulin Island District is dependent on the tourist industry, and a drastic reduction in the number of tourists coming to the Island because of the lack of good fishing would be a serious blow to the economy of the whole area; and

Whereas the tourist industry in the Manitoulin Island is the largest employer of Indians in the District, and, therefore, a serious decline in the tourist industry would also cause a serious decline in the economy of the Indians.

Therefore be it resolved that the Ontario Government make a study of the value of these fishing rights, and that efforts be made to purchase these fishing rights from the Indian Bands concerned, in the best interests of all parties concerned, including the Indian.

15. OPENING AND CLOSING OF FISH AND GAME SEASONS:

Be it resolved that the North Bay and District Chamber of Commerce go on record as being in favour of uniformity of the opening and closing of Ontario fish and game seasons where practical, but that the opening and closing of these seasons be determined by biological reports and be in the best interest of the proper management of these renewable natural resources, and that these dates of seasons be published as early as possible to ensure sufficient time for the formulating of plans by tourist operators and sportsmen.

By Whom

Chamber of Commerce, North Bay

Comments

Our objectives are similar. We have attempted to have uniformity of opening and closing dates over the broadest possible areas. Changes have been directed towards providing for the optimum management of the resources.

Fishery regulations have been submitted two weeks earlier in 1966 and a month earlier in 1967 than in previous years, but we agree that far earlier announcements would be desirable.
16. 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 be it resolved that the Department of Lands and Forests take over the management of all forest access roads on Crown lands, and be responsible for contracts for maintenance and construction of these roads;

The Ontario Federation of Anglers and Hunters

Privately constructed logging access roads now in use may exceed 8,000 miles. The average annual rate of new construction is estimated at 360 miles. There are at present about 3,000 miles of abandoned forest access roads in the Province. A recent Department of Lands and Forests survey indicates that about 500 miles or 17 per cent of these abandoned roads should be maintained for various reasons, including the harvesting of fish and wildlife resources. In addition, there are over 1,000 miles of private roads on Crown land built and maintained by individuals and companies for purposes other than the harvesting of forest products. The annual cost of maintenance and of new construction combined for this entire road system could exceed $10,000,000.

The construction and maintenance of public roads in Ontario are the responsibility of the Department of Highways. The Highway Improvement Act includes provision for the establishment of "industrial roads" that allow for the public use of privately built roads.

While this resolution meets with agreement in principle, the details relative to its implementation must require further serious consideration.
RESOLUTIONS

Be it further resolved that the public be allowed the use of these access roads on Crown timber leases at such times as the operators are not actively engaged in hauling over the roads; and

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; and

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.

17. COMPLETE REVISION OF THE LICENSING SYSTEM FOR HUNTING WITHIN THE PROVINCE OF ONTARIO:

Whereas under the present system of licensing of hunters in Ontario, there are several types of licences in use; and

Whereas this results in the printing of several different types of hunting licences, and unnecessary costs; and

Whereas the present type of Big Game Seal is unsatisfactory, impractical, and its use cannot be enforced to the satisfaction of the big game hunters in Ontario; and

The Ontario Federation of Anglers and Hunters

The hunting licence system is currently under study. "Box car" type seals are costly to purchase, handle and distribute and are not necessarily a deterrent to illegal practices when party-hunting exists. The resident hunting licence at $1.00 is sold at the same fee as in 1930!
Whereas the Government of the Province of Alberta has in use a hunting licence system which we feel would be satisfactory and beneficial both to the hunter and to the Province of Ontario.

Therefore be it resolved that the Ontario Government adopt the complete system of licensing hunters as used by the Province of Alberta, using the Big Game "Box Car" type of metal seal, and that present hunting licence fees remain the same as defined in The Game and Fish Act, 1961-62 of Ontario.

18. **Seizure of Defective Firearms:**

Whereas defective firearms each year are the cause of a great number of hunting accidents as shown by the records of the Department of Lands and Forests as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>Non-Fatal</th>
<th>Fatal</th>
</tr>
</thead>
<tbody>
<tr>
<td>1960</td>
<td>4</td>
<td>0</td>
</tr>
<tr>
<td>1961</td>
<td>12</td>
<td>0</td>
</tr>
<tr>
<td>1962</td>
<td>5</td>
<td>2</td>
</tr>
<tr>
<td>1963</td>
<td>7</td>
<td>0</td>
</tr>
<tr>
<td>1964</td>
<td>7</td>
<td>1</td>
</tr>
<tr>
<td>1965</td>
<td>6</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>41</td>
<td>3</td>
</tr>
</tbody>
</table>

Whereas the Department of Lands and Forests considers these figures to be on the low side; and

The Ontario Federation of Anglers and Hunters Officers may inspect firearms in order to determine if they are loaded. There is no legal basis which would permit an inspection as to condition or which would permit seizure on the basis of condition. This proposal will be studied.
RESOLUTIONS

Whereas Conservation Officers, while carrying out their duties in the field, do come in contact with people carrying unsafe firearms but do not have any power to take action.

Therefore be it resolved that the Department of Lands and Forests request the Ontario Government to grant Conservation Officers the power to inspect firearms in the field and to seize defective firearms and hold them until arrangements satisfactory to the Conservation Officer have been made for their repair.

19. INFRACTIONS OF THE HUNTING REGULATIONS:

Whereas the present system of imposing fines for infractions of the hunting regulations is not fully effective in discouraging infractions of the regulations; and

Whereas this is particularly true in the case of wealthy individuals who may be guilty of infractions of the hunting regulations; and

Whereas a more just and equitable system would be one based on a suspension of the violator's right to hunt for a period of time; and

Whereas such a system would be equally effective against rich and poor alike.

Therefore be it resolved that the Ontario Department of Lands and Forests be asked to take steps to have The Ontario Federation of Anglers and Hunters

Section 80 (2) of The Game and Fish Act, 1961-62 provides that a person using or possessing a firearm for the purpose of hunting and who is convicted of an offence against The Game and Fish Act, 1961-62, The Migratory Birds Convention Act, The Forest Fires Prevention Act or certain sections of the Criminal Code, may be prohibited by the court from applying for a licence during a period specified by the court. This procedure permits the court, which has heard the evidence in the particular case, to decide the propriety of the length of time during which hunting privileges should be withheld. This system is preferable to a system of specified periods, by reason of the variety of situations which might arise. The same arguments that are
Game and Fish Act, 1961-62 amended to provide for a system of penalties for violations of the hunting regulations, based upon a suspension of the violator's right to hunt for a period of time; and

Be it further resolved that, in order to make the suspension set-up for violations of the hunting regulations fully effective, a system of hunting licence registration be instituted in the Province of Ontario.

20. **CONTROLLED HUNTING, LUTHER MARSH:**

Whereas Luther Marsh is one of the better duck breeding areas in Ontario; and

Whereas the area is being over-hunted, particularly during opening day by an element of irresponsible and unsportsmanlike hunters, resulting in the majority of ducks being literally driven out of the marsh; and

Whereas a large percentage of ducks are not retrieved, due to shooting out of range, and a further percentage wounded for the same reason.

Therefore be it resolved that the Ontario Federation of Anglers and Hunters petition the Department of Lands and Forests and the Grand River Conservation Authority to place Luther Marsh under controlled duck hunting similar to the controlled duck hunting at Darlington and Presqu'ile Parks.

The Ontario Federation of Anglers and Hunters

This matter is under study.

applicable to fixed penalties, as contrasted with the court's discretion in levying a penalty, are applicable.

This matter is currently under review. A formal agreement between the Authority and Department is required before any further development as proposed can be accomplished.
21. **Extension 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 purpose 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 be it 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 which game inhabits, to the respective opening date for migratory birds and upland game in the Southern and Central districts.

22. **Proof of Liability Insurance to Secure Hunting Licence:**

Whereas properties are being closed by landowners because of damage being done and blaming hunters for it; and

The Department is not satisfied that compulsory liability insurance would satisfactorily meet the situations contemplated in

By Whom

The Ontario Federation of Anglers and Hunters

Comments

Both the non-resident and resident hunting licences are not valid in the southern zone until September 20th in any year, which is a matter of only a few days' interval in these areas prior to open game seasons. To accept the recommendation precisely as stated would require revision of the regulation creating licences each year, in addition to setting the game seasons. This doubling of work would not be justified.
Whereas despite the efforts of the numerous organizations in the Province of Ontario to educate and train the public in safe hunting and safe gun-handling practices, there are still too many accidents causing grievous injury and in some cases death; and

Whereas in the majority of these accidents, the injured person, or the family of the deceased, suffers a substantial financial loss, with no recourse to recover these losses.

Therefore be it resolved that the Ontario Government immediately initiate a program whereby any applicant for any hunting licence in the Province of Ontario must show proof of liability insurance before such licence is issued.

the resolution for the following reasons:

1. Where the damages are caused by persons who are not hunters, the compulsory insurance would not necessarily cover such persons responsible for the damage.

2. Such insurance may be cancelled by the insurer.

3. A litigant must establish the identity of the defendant, and there are cases where the person doing the shooting has not been identified.

4. In addition to identification of the person doing the shooting, an injured person has to establish legal liability. This may not be possible due to the facts of the situation or the lack of evidence to prove the facts.

The Department has this subject under review and is studying alternate methods of providing recovery of losses for persons injured in hunting accidents.

23. Live Bait Fish:

Whereas under the Ontario Fisheries Regulations, 1965, section 21 (2), it is legal to use or possess live yellow perch or live alewife for bait in the waters defined in Schedule 2, items 1 to 14, of the regulations; and

The Ontario Federation of Anglers and Hunters

Changes in the Ontario Fishery Regulations in 1966 were accomplished to tighten up the movement of bait in the Province. Bait-fish were defined, and other species such as bass, pike, walleye were prohibited from use.
RESOLUTIONS

Whereas the indiscriminate sale by bait dealers and illegal use by inland fishermen of these species continues; and

Whereas the indiscriminate, illegal use of live warm-water sports fish and live species defined in section 21 (1) of the regulations as bait fish continues; and

Whereas fishermen are often unaware of the identity of these species in the fingerling stage and/or are not aware of the damage that they can do by the introduction of these species to trout waters; and

Whereas accidentally or otherwise these undesirable species are being released into our trout lakes and many good lakes are being depleted of trout by these introductions.

Therefore be it resolved that the Ontario Government make it illegal to use or possess live perch (yellow) or alewife for the purpose of taking or attempting to take fish in any inland waters in the Province of Ontario; and

Be it further resolved that the Ontario Government require all live bait fish dealers to give all purchasers of live bait fish a signed receipt form showing the dealer’s name and licence number, the purchaser’s name, date of purchase and the number and species purchased; and

Be it further resolved that the Department of Lands and Forests take the necessary steps to improve their

BY WHOM

Bait dealers were prohibited from possessing any fish other than bait-fish for sale to anglers. Licences were required by all persons selling bait-fish. In addition, the embargo on U.S.-imported minnows was maintained, and a program to improve bait handling and market intelligence was successfully initiated to assist the dealers and angling public.

The problem of allowing perch and alewife on Great Lakes waters has concerned us, and we are at present consulting our field officers for their opinion of the need and practicability of a general prohibition, or better control, of their use.
enforcement of the Ontario Fisheries Regulations, 1965, regarding the use and sale of live bait fish, which should include regular inspection of fishermen's bait pails and receipt forms, dealers' tanks or any conveyance that may be used to transport or hold said bait fish.

24. Snagging of Rainbow Trout in Orient Lake:

Whereas Orient Lake has been stocked with rainbow trout whose growth can only be termed phenomenal, and consequently it has received much publicity; and

Whereas this lake having no inlet or outlet, the trout are spawning in the shallows almost at the feet of the angler; and

Whereas there is a great deal of snagging of fish, and even shooting with shotguns and rifles; and

Whereas it is not possible to police this lake every hour of the day throughout the spawning season.

Therefore be it resolved that the Department of Lands and Forests have Orient Lake closed to angling from February 28th to June 1st of each year.

The rainbow in Orient Lake are a result of two hatchery plantings made in 1963 and 1964. Officers have checked spawning beds and find no survival of eggs or young. There was a substantial mortality of adults last summer. The reason is not known. There is every likelihood that subsequent plantings of rainbow will not result in as phenomenal growth in this small lake. The fishery will probably be on a "put and take" basis in the future.

Efforts will be made to control the snagging and netting, which are of concern. Both practices are now illegal. The difficulty now is to patrol this extremely remote water to control the illegal and un sporting activity. Creation of a sanctuary there will not immediately solve the problem.

We plan a further planting of rainbow trout in 1967 and will watch the situation closely, viewing the desirability of making this lake a sanctuary for April at least, and perhaps both April and May.
Resolutions

25. Winter Fishing in the Lakes of Denman, Chiblow and Wakwekobi in the District of Algoma:

Whereas at a general meeting in 1957 of the Algoma Rod and Gun Club, a representative of the Ontario Department of Lands and Forests gave as the reason for closure of the lakes in question to winter fishing the maintenance of a sufficient supply of lake trout stock to provide spawn to replenish the Great Lakes; and

Whereas only one token spawn of some 200,000 eggs was taken from one of the lakes in question in the over eight-years period of closure; and

Whereas to date no lake survey has been carried out by the Department of Lands and Forests in the waters in question to determine the fish population trends, in spite of intimation that some of the lakes may even require restocking; and

Whereas other Forestry Districts in Ontario have seen fit to open lakes previously closed to winter fishing.

Therefore be it resolved that the Ontario Federation of Anglers and Hunters requests the Department of Lands and Forests of Ontario to direct the District Forestry Office in the District of Algoma to initiate winter fishing in the lakes of Denman, Chiblow and Wakwekobi (Big Basswood) for the periods allotted to other lakes in the Algoma District.

By Whom

The Ontario Federation of Anglers and Hunters

Comments

Preliminary surveys of all three lakes have been completed. While extensive populations of lake trout do exist, the annual harvest from Basswood Lake, on which we have most information, may be relatively high. The Department believes that no changes toward liberalization should be effected until additional studies of present harvest rates are completed. This work is scheduled for 1967.
26. SIGNS—“No Hunting”:

Whereas there is a large garbage dump approximately half a mile north of Temagami and a quarter of a mile east of Highway 11, said garbage dump being used by the villagers of Temagami and area; and

Whereas a number of bears feed at this garbage dump; and

Whereas these bears are not termed “nuisance” animals; and

Whereas the bears are a great attraction to tourists; and

Whereas trophy hunters go out and sit and wait at the dump for these bears to come and feed, then shoot them like sitting ducks, exterminating them in a cruel and unsportsmanlike manner; and

Whereas this type of shooting in an area which people use constantly and at all hours of the day for garbage disposal creates a great hazard to human life as well as the destruction of wildlife attraction.

Therefore be it resolved that the Temagami and District Chamber of Commerce ask the Department of Lands and Forests for permission to post a “No Hunting” sign in this area.

The Temagami and District Chamber of Commerce

This garbage dump is located on patented land. The posting of “No Hunting” signs is, therefore, a private matter to be arranged between the landowner and the tenants who control the dump.
27. **Wolf Control:**

Whereas for some time wolves have been a serious menace to the deer and moose population in this area, as evidenced by deer carcasses strewn on lakes and an unnatural shortage of moose calves in the spring; and

Whereas the Temagami and District Chamber of Commerce has received countless complaints about the excessive number of wolves in the area, with people so concerned they have pleaded with the Chamber to do something about it; and

Whereas the Chamber understands that a few years ago the Government employed a Dr. Douglass Pimlott, biologist, to make a survey of the wolf situation in Ontario and his recommendation to the Government was that a wolf management control program was badly needed; and

Whereas it is suggested that this plan be put into effect in the Temagami area as quickly as possible before all game has been utterly decimated.

Therefore be it resolved that the Temagami and District Chamber of Commerce ask the Department of Lands and Forests to carry on a full program of wolf extermination in this area and, to carry out this project, Conservation Officer Len Cote of Marten River, renowned for his wolf-trapping ability, be relieved of all other Departmental duties for the time being and work with the Conservation Officer in this area until the wolf

**By Whom**

The Temagami and District Chamber of Commerce

**Comments**

Recommendations by Departmental staff employed on wolf surveys and research are that wolf control be used only when and where it is shown that wolves are causing damage to livestock or are depleting game populations. Reliable information from the Temagami area does not indicate that such control is needed at the present time. Conservation Officer L. Cote, the district predator control officer, has been instructed to maintain a close surveillance of the situation in this area.
population is reduced to a proper balance with other wildlife.

28. **Winter Fishing:**

Whereas, by the very nature of Canada's climate, winter sports should play an important role in the recreational and economic life of Canadians; and

Whereas ice fishing is a challenging, exciting and satisfying recreation, and, for those areas fortunate in lakeways and nature's bounty of fish, it provides a source of recreation and economic welfare.

Therefore be it resolved that the Temagami and District Chamber of Commerce ask that the Department of Lands and Forests continue to permit winter fishing in the Temagami area.

29. **Restocking Fish:**

Whereas there has been a considerable increase of interest in both summer and winter fishing in this area in the past few years; and

Whereas, while there has been restocking done in this area, the Temagami and District Chamber of Commerce feels that the restocking program of the Department of Lands and Forests should be upped considerably to meet this pressure; and

Whereas, while it is desirous that all lakes suitable for lake trout in this area be restocked, it is felt that the amount of lake trout restocking in Lake Temagami has not been commensurate with its size.

The Department considers winter fishing to be a popular and important form of outdoor recreation. If and when there is evidence to indicate that the fishery is being over-exploited, appropriate controls in the form of daily catch limits and length of season can be instituted.

As with all hatchery-reared fish species, the planting of lake trout must be carried out on the basis of proven need, since the supply of hatchery-reared fish will always be limited and we need to make the best use of the stock that is available each year.

All lake trout yearlings planted in the future will be marked and their contribution to angling in each individual lake can be measured to form the basis on which future plantings will or will not be made. Hatchery stock contributes most in cases where natural reproduction is absent or limited, and where
Resolutions

Therefore be it resolved that the Temagami and District Chamber of Commerce ask the Department of Lands and Forests to restock the following lakes in the Temagami area with lake trout fingerlings: Lake Temagami, Rabbit, Net, Rib, Cassels, Wasakina, Herridge, Jumping Caribou, Norris and Obabika, keeping in mind the need for a large restocking in Lake Temagami due to its tremendous size.

30. Stocking Fish:

Whereas it appears there are a large number of coarse fish in the waters in the Tamagami area; and

Whereas it is felt that coarse fish are not harmful unless out of balance with game fish as in a natural state they provide food for adult game fish, offsetting the ill effects of their spawning habits; and

Whereas the sport of angling, a necessary one for Canadian recreation, does reduce the number of game fish, creating an imbalance with the coarse fish; and

Whereas it is understood that the new hybrid species of fish called "Splake" now reproduce naturally and reach maturity in a few years.

By Whom

The Temagami and District Chamber of Commerce

Comments

fishing intensity is greatest. We look to our lake survey program for guidance in this matter.

Ten thousand marked yearling lake trout have been planted each year in Lake Temagami since 1962 and these fish should soon be entering the fishery. Our restocking program is flexible, and alterations will be made on the basis of factual information.

The District Office will review the lakes mentioned in this resolution.

The splake has been selectively bred through five generations of crosses and back-crosses of brook and lake trout. This breeding is primarily designed to produce a "trout" which can reproduce in the face of low lamprey predation. We do not believe that the splake can add to a lake trout fishery such as on Lake Temagami or that distribution be made more widespread, at least until such time as more specific information is available on the potential of the fish and on the desirability of supplementing planting in water inhabited by highly prized, native game fish species.
Therefore be it resolved that, in order to create a rapid balance between game and coarse fish, the Temagami and District Chamber of Commerce ask the Department of Lands and Forests to stock as heavily as possible with splake fingerlings all the lakes in the Temagami area suitable for this species of fish.

31. LIMIT, LAKE TROUT:

Whereas the limit of lake trout per day in Lake Temagami is three; and

Whereas the limit of lake trout per day in the lakes immediately adjacent and accessible to Lake Temagami is five; and

Whereas, due to the proximity of lakes to Lake Temagami with a limit of five lake trout per day, it is not possible to enforce the limit of three trout per day in Lake Temagami.

Therefore be it resolved that the Temagami and District Chamber of Commerce ask the Department of Lands and Forests to make a uniform limit of lake trout per day in Lake Temagami and the lakes adjacent to it.

The lake trout creel limit of three per day was established for Lake Temagami in 1960, mainly on the recommendation of the Temagami Lakes Association and local sportsmen.

The Department is at present engaged in a relatively extensive investigation of the fishery on Lake Temagami to estimate the status of the fishery and to develop appropriate changes in management as may be necessary.

At present the Department has no evidence to indicate that a reduction in the creel limit in adjacent waters is necessary biologically or is desirable from the point of view of wise utilization of the resource.

32. NAME ON THE GUN LICENCE:

Be it resolved that the name on the gun licence be printed or typed on both the Provincial licence as well as the Township licence and to be similar to the way it is shown on the car licence.

Space will be provided to permit printing of names and addresses on licences.
<table>
<thead>
<tr>
<th>Resolution</th>
<th>By Whom</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>33. Back Patch: Be it resolved that the back patch be heartily approved; and Be it further resolved that the back patch be mandatory through the Province.</td>
<td>Amalgamated Game Commission</td>
<td>Expansion of the back patch badge system is being studied, but it first requires a licence bureau or central registry.</td>
</tr>
<tr>
<td>34. Rifle Ban in Regulated Townships During Open Season: Be it resolved that carrying a rifle during the open season for pheasants and deer be banned in the regulated townships.</td>
<td>Amalgamated Game Commission</td>
<td>The use of a rifle to hunt pheasants is prohibited under The Game and Fish Act, 1961-62; in agricultural areas, deer hunting with a rifle is prohibited by regulation.</td>
</tr>
<tr>
<td>35. Pheasant Season: Be it resolved that the pheasant season be from Wednesday, October 18, to Saturday, November 4.</td>
<td>Amalgamated Game Commission</td>
<td>The 1966 season was October 19 to November 5, inclusive. The season suggested is identical, except for calendar adjustments. A longer season will be recommended for the townships of Darlington and Clarke in Durham County as in the past.</td>
</tr>
<tr>
<td>36. Season for Grouse and Pheasant: Be it resolved that the grouse season coincide with the pheasant season.</td>
<td>Amalgamated Game Commission</td>
<td>There does not appear to be any sound reason why the grouse and pheasant seasons should coincide in this area. Shortening the grouse season would result in a great loss of hunting opportunities.</td>
</tr>
<tr>
<td>36A. Small Game Licence Fee: Be it resolved that the Small Game Provincial Licence fee be raised to $2.00 from $1.00; and</td>
<td>Amalgamated Game Commission</td>
<td>The matter of increasing Provincial hunting licence fees could be reviewed. Ear-marked</td>
</tr>
</tbody>
</table>
Be it further resolved that half the increase be allocated to the stocking of small game and birds in the Province of Ontario.

37. **Moose and Deer Hunting in Temagami Area:**

Whereas the reports of the deer population being practically wiped out are no surprise. No deer hunting camps seemed to be operating last fall on Temagami Lake. Reports of less moose in the area are common. If fish and game are going to continue being depleted in Northern Ontario, the writer feels the Government may be forced to discontinue the Fish and Wildlife Division because of lack of work.

Therefore be it resolved that the deer season in certain areas be closed for at least three years, and also that we go back to the bull moose season only.

38. **Ice Fishing:**

Whereas the continued appeasement by the government of the selfish interests of the insignificant small minority of self-expressed sportsmen, at the expense and discouragement of well over 500 paying island

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**Temagami Lakes Association**

funds, however, are not possible under the consolidated revenue budgetary system in effect in this Province.

The deer and moose open seasons for this area were set on a three-year basis to end with the 1967-68 season. Prior to the setting of the next three-year span of seasons, a full study will be made of harvest and census data to determine the most suitable seasons.

Deer hunt success has remained nearly the same since 1960 in this area, but it should be remembered that Temagami is at the extreme northern fringe of the continental (and provincial) deer range, and hence population changes would be most noticeable in such a location.

Moose inventory data obtained during this winter show the moose population to be holding up well. The largest concentrations were found in the central part of North Bay Forest District (about 30 miles south of Temagami) and in the northwestern section of the District.

The changes which are occurring on Lake Temagami have occurred on other well-known fishing waters in the past, i.e. Muskoka Lakes, Haliburton Highlands, Kawar-
RESOLUTIONS

owners who have spent large sums of money to develop a tourist industry, private and commercial, is beyond the comprehension of all. The government still does not realize that the only recreations possible on Temagami Lake are boating, swimming and fishing. The tourists do not have to come to Temagami Lake for boating or swimming, and, if some definite action is not taken soon, people won’t come to fish because there just won’t be any fish. A good number of private cottage owners are now trying to sell out. Some large commercial camps have closed and others are contemplating closing. No commercial establishment on Temagami Lake can survive very long once it is branded as “fished out”. The main excuse the Department has had the past few years for continuing commercialized winter fishing on Temagami Lake has been the shot-in-the-arm to the Village of Temagami’s economy. The village’s main economy was kept up, not by the winter fishermen, but by the six-months tourist business from the island residents. These residents are now advocating boycotting the village business people who support ice fishing on Temagami Lake;

Whereas it is very noticeable this winter that the Village of Temagami has more business than it can handle, due, as is well known, to the new Sherman Mine. Nobody in Temagami seems to be interested in winter fishermen any more. Our Association condemns the results of ice fishing on Temagami Lake. The ice fishing is done mostly by people who are not the least bit interested in conservation, sanitation, or financial responsi-

BY WHOM
thas, Land-O-Lakes area, etc. Because of the naturally poorer angling success in the summer, tourists direct their activities to other forms of recreation. The lack of fishing effort on such waters (which is obvious on Lake Temagami as a result of our 1966 census) is not necessarily related to poor fishing, but rather to different interests of the clientele.

Excerpts from Summer Creel Census, 1966:
Fishing concentration—very light.

Greatest number of boats counted in one flight was 64 (128 anglers). This is less than one boat per square mile.

Average number of boats seen per flight was 28.

Most fishing was carried out in the north-east arm.

On other patrols by boat, 3 or 4 fishing boats were contacted in 8 hours.

Summary of Results from Creel Census Patrols:

2,383 anglers were checked. They had fished 5,808 hours and caught 343 lake trout,
ilities, such as properties to protect and on which to pay taxes. Temagami Lake is still the only source of drinking water for several thousand summer residents. The water is in danger of pollution in the near future, due in part to the winter fishermen's garbage and sewage left on the ice. There are only two small, newly arrived commercial establishments who are pushing ice fishing, but they do not have an answer to their summer guests who complain bitterly of poor fishing. Authorities in New York State stopped winter fishing on 8-mile Lake Conesus, claiming it was detrimental to the lake's drinking water for residents in the area.

Therefore be it resolved that the new fish laws for 1968 close lake trout fishing on Temagami Lake. From October 10, 1966, to May 1, 1967, there are numerous lakes for winter fishing that would not be affected by closing Temagami Lake to ice fishing; and

Be it further resolved that the Department have available a complete creel census of 1966 fishing as well as a creel census for 1967 winter fishing to include in reply to this brief.

39. Live Bait:

Whereas, since live bait, such as minnows of all types, are imported from hundreds of miles south and dumped in Temagami Lake, the sellers and the buyers are not the

Temagami Lakes Association

Minnows that are trucked long distances are generally expensive and of high quality. It is reasonable to assume that most of them

134 walleye, 81 smallmouth bass, 23 pike and 7 whitefish. Total fish—588. Man hours per fish—9.9.

Summary of Creel Census Reports from Tourist Outfitters and Cottagers:

416 anglers fished 6,135 hours and caught 243 lake trout, 421 walleye, 86 smallmouth bass, 43 pike, and 7 whitefish. Total fish caught—800. Man hours per fish—7.7.

Experienced or guided fishermen did much better. During the 1967 summer creel census work, we propose to keep separate the information from experienced and guided fishermen for comparison purposes.

Excerpt from the Winter Creel Census, January, 1967:

260 anglers spent 1,491 hours fishing lake trout and caught 146 trout, 75 whitefish, 3 walleye and 42 ling. 1 lake trout caught in 10.2 hours of fishing.

On February 5, a patrol by aircraft showed 61 huts on the lake.
Resolutions

least bit concerned about the results to a body of water or the effects on the fish population in our northern lakes. The situation is bad enough in the winter when the numbers are limited to minnow pails. However, during the summer months, the new method of plastic bags charged with oxygen makes it possible to bring in thousands and what are not used are dumped in the lake. The Department of Fish and Wildlife must have considered this practice a danger to inland lakes as they have a law against it.

Therefore be it resolved that more notice be taken of these offenders and efforts made to control them, or pass a law totally forbidding transfer from one body of water to another of any species of live bait.

By Whom

are used for fishing. While the transfer and release of fish from one body of water to another has been prohibited for many years, achievement of this management aim requires considerable enforcement and education. To prohibit the use of live minnows as bait, except in waters from which they were originally taken, would wipe out most of the present bait fish industry in Ontario and would constitute an even more difficult enforcement problem.

The entire bait-fish industry has been under review, and adjustments in regulations were made in 1966. The emphasis has been on the artificial culture of choice bait-fish species and on distribution problems, and it is expected that any indiscriminate harvest and use of bait-fish will show a rapid decline. Conservation officers have been taking an active part by checking the facilities of commercial dealers and the activity of individual anglers. This practice will continue.

40. Creel Census:

Whereas at our August 1966 meeting your Department supplied the information that the creel census taken by your personnel on Temagami Lake from May to the date of the meeting showed that it required an average of nine hours to catch one game fish. This figure included the three species of game fish, viz., black

Temagami Lakes Association

While the offer of the Temagami Lakes Association is understood and appreciated, we would point out that very little relative to the fishery is proved by having two “anglers” from Head Office spend two, four or six days on the lake.
bass, walleye and lake trout. About August 20, 1966, two members of your biological department accepted our invitation for a personal test-fishing trip. These gentlemen fished for lake trout for two full days and, in spite of their knowledge of the fishing grounds and their knowledge of fishing, they did not get even one trout strike. It is possible they might have fished several more days with the same result. Too many of our tourists are experiencing the same condition. In the writer’s opinion, and in the opinion of a number of other people who have been tourists on the lake for years, the game fish in Temagami Lake are fast being depleted.

Therefore be it resolved that the balance of four days’ test-fishing by two members of your personnel be completed in July or August, 1967, two days for walleye and two days for black bass. Our Association’s offer of all-expenses paid still stands. The results of the balance of test-fishing should substantiate the claim that these species are also on the way out.

41. New Fish Hatchery:

Whereas it has been two years since the Department promised to have a new fish hatchery built at North Bay to take care of the needs of the area lakes. The writer visited the site recently to see what, if any, progress has been made. Things did not look encouraging. This hatchery has not been in operation for two years in spite of the fact that the northern lakes are in need of increased stocking. We are informed that Temagami Lake will get the usual 10,000 lake trout fingerlings in

Temagami Lakes Association

The old hatchery at North Bay is at present being demolished and new construction has begun. The new hatchery will more than double production of the station. Lake, brook and rainbow trout will be produced at the site.

Hatchery-reared lake trout do not always make a definite contribution to a fishery in
RESOLUTIONS

1967. We had hoped this amount would be increased every year as the fishing pressure became greater. The Department of Tourism claims they are increasing the number of tourists coming to Northern Ontario. In the writer's opinion, the Department of Fish and Wildlife does not seem to be aware of the necessity of assuring the increased number of tourists of better fishing and hunting.

Therefore be it resolved that the enlarged new hatchery planned be filled to capacity with spawn of lake trout to at least 75 per cent and the balance in speckled trout; and

Be it further resolved that the Department make better efforts to get lake trout spawn for this hatchery from some of the many lakes in the Temagami area. The Department continues to claim that Temagami Lake has plenty of lake trout. We would like to have them prove it by getting eggs there.

42. Coarse Fish Disposal:

Whereas claims that all the coarse fish is needed for game fish food might have been the case thirty years ago when the game fish population was large enough to take care of that problem. This is not the case today. By removing some of the suckers and white fish population, there still remain, as food for lake trout and walleye, small white fish, herring, siscoes, small suckers, lings, different types of minnows, plus all the crayfish and insects.

BY WHOM

Temagami Lakes Association

COMMENTS

all cases. Since 1962, all lake trout planted in Lake Temagami have been marked and, in future years, the return of marked trout in the anglers' catch will have a bearing on further management plans.

The collecting of lake trout eggs is not a simple matter. In many lakes, the spawning areas used by lake trout are not suitable for trap netting and the resultant lack of success is not necessarily an indication of the strength of the trout population.

The Department supports the harvest and utilization of coarse fish wherever this is practical; for example, commercial licences have been issued for this purpose where suitable markets are available.

The Department would be prepared to consider the licensing of a commercial fishery for Lake Temagami if conditions are suitable.
Therefore be it resolved that any future netting done by the Department or others with authority be carried out with the instruction that any coarse fish caught be disposed of instead of being returned to the water.

43. **Creel Census, Temagami Lake:**

Whereas our Association wishes to congratulate the Department of Fish and Wildlife for the well-organized and good fish management program instituted on Temagami Lake in 1966. This program, including the creel census, was very well received by the public who were, I understand, always willing to co-operate with the courteous census-takers. The public is also interested to see that the Department is making a great effort to get information that might help to improve the fishing on Temagami Lake.

Therefore be it resolved that the creel census be continued on the same basis in 1967. The Department can be assured of the Association's continued co-operation.

44. **Walleye, Open Season:**

Whereas the on-again, off-again open season on walleye fishing, which seems to smell of the same old story—the dollar first for the selfish few and conservation last for the majority who want to save some fish and wildlife for the future—should be settled once and for all by the Department concerned. If the claim made by some tourist operators that the walleye early open season covers part of the spawning season, and therefore they won't bite anyway, is a fact, why open the season before the proper time? Unless it enables the poachers to pick

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**Temagami Lakes Association**

The creel census will be continued and refined in 1967, and the Department wishes to thank the Temagami Lakes Association and all interested parties for their support and assistance.

**Temagami Lakes Association**

The Department has attempted to establish most opening dates on a 1st, 2nd, 3rd or last Saturday of the month concerned, and on a permanent basis. This is now expressed in the Ontario Fishery Regulations (1967).

The recommendation concerning the 3rd Saturday of May is noted.
them off the spawning grounds by any means as long as they hold a fishing pole! There was very strong evidence on Temagami Lake in 1966 that walleyes were still on their spawning beds up to June 1. Our Association goes on record as favouring the third week in May as opening season for walleyes.

Therefore be it resolved that, once the Department sets the open seasons for fish or game well in advance, it stick to its decision, proving some one is boss, and avoiding any confusion to the public and possible embarrassment to the Fish and Wildlife personnel throughout the province.

45. Netting Program:

Whereas we suggest that removing some of the coarse fish in Temagami Lake at the proper time would go a long way in preserving the spawn of lake trout in the fall, and walleye in the spring. On Temagami Lake it is a well-known fact that suckers, coming out of streams after they have spawned the latter part of May, pass over where walleye spawn has been left a week or so before. There is no doubt as to what happens when hungry suckers pass over nice soft walleye eggs. Whitefish use the same spawning grounds as lake trout and very likely the same conditions result. Our Association still believes that our sucker-disposing activities every spring are a big step in the right direction.

Therefore be it resolved that the Department seriously consider a netting program on Temagami Lake in

Temagami Lakes Association

Consideration can be given to the establishment of a commercial fishing licence on Lake Temagami. Our current survey there should indicate what controls may be necessary on such a licence.
November, to reduce the whitefish population during their spawning period. It was noted in the past, when the Department netted for lake trout eggs, that large numbers of suckers were also on the lake trout spawning beds. The Temagami Lake whitefish is some of the best and could be used commercially.

46. SUNDAY HUNTING:
Whereas there has been considerable publicity lately in regard to Sunday hunting.

Therefore be it resolved that this Association wishes to go on record as being opposed to Sunday hunting in any form in this area.

47. INCREASING THE NUMBER OF GAME WARDENS:
Whereas, due to the increasing number of hunters and fishermen during the past few years.

Therefore be it resolved that this Association feels that consideration should be given to increasing the number of game wardens in this area.

48. BAG LIMITS:
Whereas our members report that wood ducks are again becoming scarce.

Therefore be it resolved that the bag limit of one per day be reinstated to prevent further decrease in their numbers.

Rideau and Adam Lakes Fish and Game Association
Sunday hunting is not permitted where this is the wish of the majority of the local people.

Rideau and Adam Lakes Fish and Game Association
Conservation officer staff is increased as funds are made available.

Rideau and Adam Lakes Fish and Game Association
(a) The scarcity of wood ducks is not borne out by Atlantic Flyway data, but may be a local situation. Surveys have revealed that wood ducks have increased each year, including 1966. Through banding data and annual surveys, this species is kept under close observation, and recommendations for adjustment of limits will be made when
48A. **PHEASANT AND RUFFED GROUSE (SEASON):**

Whereas pheasant and ruffed grouse have become almost non-existent in the past few years.

Therefore be it resolved that a reduction in the length of the hunting season to two weeks would be extremely beneficial.

**Trends indicate that changes are required.** It is, however, very difficult to manage waterfowl on a local basis. The placement of suitable structures may improve local nesting facilities for this species.

(b) Ruffed grouse exhibit cyclic fluctuations, and long-term observations indicate regular periods of extreme scarcity. Little can be done to prevent this natural phenomenon. Hunting does not appear to be a factor either in causing declines or in affecting the rebound back to higher populations.

With respect to pheasants, weather and heavy snows in particular prevent the establishment of breeding ring-necked pheasant populations in eastern Ontario. It may be possible to carry over small numbers of pheasants if good winter cover is available and intensive winter feeding on a regular basis is carried out. Reasonably good hunting can be produced in this marginal range if adult pheasants are raised and released for hunting immediately before the open season.

49. **SIZE LIMITS:**

Whereas a 12-inch size limit be maintained; and

Whereas a size limit of 18 inches be placed on northern Rideau and Adam Lakes Fish and Game Association

The pike is a very hardy, prolific and adaptable species and we are not aware of any populations that would benefit by the
pike. The pike caught in the Big Rideau Lake during the last few years are decreasing in both size and number.

Therefore be it resolved that our members feel a size limit would help materially in restoring the pike population to its original numbers.

50. SUNDAY HUNTING:

Whereas at present a season of about 56 days before winter to a hunter means only those days when he isn't working; with Saturdays and holidays this makes for only 9 days hunting for ducks, geese, partridge, etc.; 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 the tourist industry in this area would benefit as 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.

Therefore be it 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.

establishment of a minimum size limit.

There are always many more small fish than large fish in a natural population under exploitation, and the best management will allow the harvest of a large proportion of the smaller ones before they are lost as a result of high, natural mortality.

Description of the area is not clear. Sunday hunting is possible where it is the wish of the majority, expressed through local municipal or county representatives.

See Resolution 46.
RESOLUTIONS

This boundary is already established, being laid out in the fisheries regulations, and most of the land in this area is Crown land.

51. DEER SEASONS:

Whereas conservation officers are severely understaffed and have difficulty in enforcing hunting rules and regulations; and

Whereas many hunters do not respect hunting areas that have been closed, Department officials having moved to the open hunting areas; and

Whereas unsafe congestion in reduced areas has been experienced.

Therefore be it resolved that the four-day deer seasons be extended to six-day seasons in all areas.

52. CHRISTIE LAKE SURVEY:

Whereas Christie Lake floods each August.

Therefore be it resolved that the Department cause a survey of Christie Lake in an effort to stop flooding during the month of August each year.

53. TAKING OF MINNOWS:

Whereas the taking of minnows from inland lakes before they spawn in spring; and

BY WHOM

Lanark-Leeds Fish and Wildlife Association

Lanark-Leeds Fish and Wildlife Association

Lanark-Leeds Fish and Wildlife Association

This change can be made if the deer population in this locality can withstand the additional pressure. Support of local groups is necessary prior to making such changes.

The summer flooding on Christie Lake results from the spilling of water from Bobs Lake for the operation of the Rideau Canal system. Therefore, the matter should be referred to the Superintending Engineer, Rideau Canal System, Department of Transport, 340 Queen Street, Ottawa, Ontario.

Such a season would have a serious economic effect on the bait fish industry as well as on angling success and the tourist trade.
Whereas the heavy demand for bait minnows through the summer months is seriously depleting the minnow population in our lakes and streams; and

Whereas artificial bait is as effective in early spring.

Therefore be it resolved that the taking of minnows be prohibited from April 1 to June 20 in the counties of Lanark and Leeds.

54. RESTOCKING:

Be it resolved that restocking was satisfactorily carried out by District Office.

55. TAKING OF BULLFROGS (BY SPEAR):

Whereas bullfrogs, being very cannibalistic, devour the young frogs and should be harvested after July 1st; and

Whereas a commercial frogger is hampered in his operations under the present law prohibiting the use of a spear.

Therefore be it resolved that the commercial frogger (under licence) be permitted to use a frog spear for the taking of bullfrogs, and that a frog spear be designated as a two-pronged spear.

We were not aware that the supply of bait-fish minnows was being seriously depleted in the counties of Lanark and Leeds, but will have our field staff look into the matter.

This expression of satisfaction with District restocking programs is understood and appreciated.

Studies elsewhere in Canada and the U.S. corroborate the idea that adult bullfrog predation on young frogs is substantial, and may control populations.

However, the frog season in Leeds and Lanark is now established at a time when possession of spears on waterways is prohibited, and spearing except in daylight hours has always been prohibited.
56. **Purchase of Large Acreages of Land by Private Sportsman's Clubs for the Purpose of Creating Private Hunting and Fishing Grounds**:

Whereas the advertising in the small local newspapers for purchases of large acreages of land seems to be on the increase; and

Whereas the acreage required, 2,000 to 10,000 acres, would appear to affect hunting and fishing drastically in any part of this province; and

Whereas the available land for hunting and fishing by the taxpayers in the Province is being utilized to a tremendously greater degree each year.

Therefore be it resolved that the Department of Lands and Forests begin an immediate study of this situation, and discourage, with whatever means are available to them, the practice of creating more private hunting land.

Be it further resolved that land that reverts to the Crown should not be leased or sold until a complete investigation is carried on by the Department of Lands and Forests to assess the feasibility of using this ground for public hunting or fishing or access points; and

Be it further resolved that every level of government should advise districts, townships and municipalities at various local meetings throughout this Province

**By Whom**

The Ontario Northland Conservation Federation (Iroquois Falls Fish and Game Club)

**Comments**

Very little can be done in determining the use to which private lands will be put, but Crown lands are another matter. The land acquisition program of the Department is progressing well and more properties are being considered for purchase. Every advantage is being taken of opportunities to create more public fishing and hunting lands.
of the critical need to maintain public ground and increase if possible each year certain acreages as they become available, so that we may maintain what we have and improve this natural resource that we are so fortunate to have at this time.

57. LOADED FIREARMS IN PRIVATE HOMES OR DWELLINGS:

Whereas we repeatedly have accidents with loaded firearms in the house; and

Whereas it is unlawful to carry loaded firearms in any powered vehicle or motor boat; and

Whereas it is unlawful, and subject to a fine or imprisonment, for anyone not adhering to the Canadian laws pertaining to loaded firearms in motor-powered vehicles or motor boats.

Therefore be it resolved that the same law should apply, that no loaded firearm in private homes or dwellings be permissible; and

Be it further resolved that any person or persons caught with loaded firearms in their private homes or dwellings be subject to a fine or imprisonment.

58. FISHERIES MANAGEMENT OFFICER:

Whereas the work of the district biologist covers many other duties connected with fish and wildlife and only a limited amount of his time may be spent on surveys and rehabilitation of lakes; and

The Ontario Northland Conservation Federation (Calvert and District Rod and Gun Club) Loaded firearms in power vehicles or vessels are associated with hunting and are prohibited as a safety measure, and shooting from vehicles or vessels is prohibited, due to the greater vulnerability of game and poor standards of sportsmanship. There may be legitimate reasons for keeping loaded firearms in the home which are not associated with hunting or The Game and Fish Act.

District fisheries management officers have been appointed in 13 of the 22 districts. In addition, three fisheries management officers have been assigned to special fisheries
RESOLUTIONS

Whereas the fishing in our stocked lakes has greatly deteriorated and they are in need of a lengthy and full-time investigation.

Therefore be it 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 in the Swastika, Cochrane and Kapuskasing forests districts.

59. CHANGE OF SEASON FOR BLACK BEAR:

Whereas black bears are almost extinct in this area; and

Whereas black bears are of commercial value.

Therefore be it resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to change the dates of the black bear season to read “September 30, 1967, to October 28, 1967” in the County of Frontenac north of Highway 7.

60. OPENING AND CLOSING SEASON FOR DEER:

Whereas our deer herds are gradually being depleted; and

Whereas there is sufficient food to support more deer in these districts; and

Whereas there is too much concentration of deer hunters in the former first week of hunting.

BY WHOM

(The Porcupine Fish and Game Protective Association Inc.)

Comments

management units. The need for such technicians is well recognized, and appointments will be made on a priority basis as funds and increase in staff are permitted.

Ompah Conservation Association

As yet there does not appear to be any excessive hunting pressure exerted on black bears. The spring bear season is increasing in popularity, especially among non-resident hunters, and has boosted the economy of many communities. In the fall, bears are taken in conjunction with deer and moose hunting. The season suggested would reduce opportunities for those that are interested in this big game animal.

Ompah Conservation Association

The extension of the deer season by one week will not alter the congestion caused by the tradition of most hunters favouring the first week of the hunt. The season in Schedule 14 in 1966 was November 7-12 inclusive (one week). An extension of one week for a portion of this schedule has been proposed for 1967.
Therefore be it resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to extend the season for deer by one week from October 30, 1967, to November 18, 1967, in the areas of Frontenac, Lennox and Addington, and Hastings counties covered by Schedule 14 of the deer season regulations.

61. Prohibiting the Use of Dogs for Deer Hunting:

Whereas deer herds are gradually being depleted; and

Whereas there is sufficient food to support more deer in the district; and

Whereas the use of dogs attributes to a greater deer kill.

Therefore be it resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to prohibit the use of dogs for deer hunting in the areas of Frontenac, Lennox and Addington, and Hastings counties covered by Schedule 14 of the deer season regulations.

62. Change of Season for Ruffed Grouse:

Whereas ruffed grouse are almost depleted in our district; and

Whereas the remaining few are gradually being killed off by the long season in effect.

About half of the deer hunters in Ontario favour using dogs while hunting deer. Studies have shown that hunters using dogs are not significantly more successful than those who choose not to use dogs. In some cases, the use of dogs is advantageous in that wounded deer may be located more readily.

There is no evidence to support the contention that hunting is solely responsible for the decrease in the grouse population. These birds exhibit cyclic fluctuations and long-term periods of extreme scarcity. Little can be done to prevent this natural phenomenon.
RESOLUTIONS

Therefore be it resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to reduce the season for ruffed grouse to two weeks only, from September 23, 1967, to October 7, 1967, in the area covered by Schedule 3 of the small game season regulations.

63. CHANGE OF OPEN SEASON FOR SPECKLED AND RAINBOW TROUT:

Whereas Department officials feel that not enough trout are being taken in comparison to the number stocked; and

Whereas a number of lakes are fished very little, if any, during summer months; and

Whereas the use of snowmobiles has brought these lakes within reach of fishing during the winter season.

Therefore be it resolved that the Ontario Federation of Anglers and Hunters request the Department of Lands and Forests to extend the season for speckled and rainbow trout to open on the Saturday closest to the first of January and close on the present closing (September 30) dates in Areas 8, 14 and 15 covered by the 1966 Fishing Regulations; and

Be it further resolved that the Department of Lands and Forests enact more consistent regulations regarding the opening and closing dates on fishing; and

By Whom

Ompah Conservation Association

Comments

The whole question of an earlier lake, brook and rainbow trout season for southeastern Ontario is under current consideration. Included in this consideration is the objective of establishing uniform seasons for angling over the widest possible regions.

In the 1967 amendments of the Ontario Fishery Regulations, the Federal Government agreed to accept the first, second, third and last Saturdays as opening dates, so that further changes in regulations will be minimized.

Our program of hatchery renovation and modernization is progressing annually at a substantial level. Work at Normandale hatchery is just being completed while the reconstruction of the North Bay rearing station has been initiated.
Be it further resolved that the Department of Lands and Forests construct more fish hatcheries to meet present and future needs.

64. **Perch Fishing on Lake Huron:**

Whereas tourist dollars are most important to the economy of our Province; and

Whereas the Department of Tourism and Information spends thousands of dollars to entice people to come to this Province for fishing vacations, and to obtain tourist dollars; and

Whereas fishing is a tremendous attraction and brings in these dollars; and

Whereas perch are not considered a game fish, yet provide many hours of excellent recreation, as well as food, to both the residents of the Province and American visitors; and

Whereas these fish are being depleted in the Lake Huron area, due to commercial fishermen setting their nets in the spawning beds and close to land, and also catching bass and pike in the pond nets.

Therefore be it resolved that the Association of Tourist Resorts of Ontario requests the Department of Lands and Forests to prohibit commercial fishing for perch in Lake Huron, in the following designated areas: from the mouth of the Saugeen River at Southampton, in the south, to Stokes Bay in the north, and in a westerly direction three miles from any point of land, islands included.

**Association of Tourist Resorts of Ontario**

During the principal angling season in this area (June 1 to September 8), gill-nets may not be set within one-half mile of shore. This restriction was placed upon gill-net licences a few years ago, at the request of anglers and others interested in angling, to prevent physical interference of nets with boating and angling activity. It was not considered to be a necessary protection of perch stocks. Perch angling throughout the Great Lakes has generally been as good or better in those areas where net fishing has been active. The removal of perch by nets, in many cases, will result in better growth of the remaining stocks. There is no evidence that protection of the stocks by a 3-mile fishing restriction would have any beneficial effect on the quality of angling. It would only further depress the economy of the community by making it more difficult for fishermen to harvest the crop of commercial fish in these waters.
RESOLUTIONS

65. Opening Date for Pickerel:

Whereas the Department of Lands and Forests has agreed to open the pickerel season on the 2nd Saturday of May (May 13, 1967); and

Whereas pickerel could still be spawning in some northern waters on that date; and

Whereas if this condition exists, there would be great concentrations below dams in fast-moving waters.

Therefore be it resolved that, due to the past history of late spawning in the Magnetawan River, the Association of Tourist Resorts of Ontario request the Department of Lands and Forests to establish a sanctuary below the Magnetawan dam at the Village of Magnetawan for a distance of a quarter of a mile until the Saturday preceding May 24.

66. Closing Date for Bass and Muskies:

Whereas the closing date for bass and muskies is now November 30; and

Whereas in the best interest of fish conservation, it would appear there is no good reason that this date should be so late.

Therefore be it resolved that the open season on bass and muskies in the inland waters of Southern Ontario close on October 15. This would exclude the Great Lakes, Georgian Bay and the St. Lawrence River.

By Whom

Association of Tourist Resorts of Ontario

Comments

The Department is considering the third Saturday in May as a standard opening date for walleye north of Highway 60 and Muskoka District. In 1968, that day will be May 18. In any year, it is no earlier than May 15 and no later than May 21.

By lengthening the season to November 30, the Department has increased the opportunity to angle by a month and a half. The light fishing at this time of year does not cause any heavy drain on fish stocks but does permit the harvest by the hardier angler of some of the larger muskies which are relatively inactive during the heat of mid-summer.
67. **Stocking of Lake of Bays:**

Whereas fishing is one of prime interest for vacationers; and

Whereas the Muskoka Lakes and especially the Lake of Bays area do not have any pike or pickerel fishing; and

Whereas it would be advantageous to the tourist industry to have even moderate fishing on these lakes.

Therefore be it resolved that the Association of Tourist Resorts of Ontario request the Department of Lands and Forests to initiate a program of stocking the Lake of Bays with pike and pickerel. It is suggested that, to start pike production, the Department could net several pairs of spawning pike from a northern lake, or near-northern lake, dump them into a container and fly them down to the Lake of Bays and deposit them in shallow water, along with any spawn that they might throw while in transit. In six years they would have adult stock. With regard to pickerel, it is quite simple to strip the eggs and milt from them. We realize that they are carnivorous and that the eggs must be planted while in the eyed-egg stage. Would it not be feasible to deposit 24 adult pickerel in the Lake of Bays and let nature take its course, or to deposit eyed-eggs?

68. **Perch Limit:**

Whereas fishermen, tourists, tourist operators, and residents in general who enjoy occasional outings on Lake Huron and Georgian Bay are becoming increasingly alarmed at the scarcity of perch in these waters; and

Whereas the perch, in much of Lake Huron and Georgian Bay appear to be large, old fish. This in itself seems to indicate under-exploitation, despite the fact that perch numbers appear to have declined.
RESOLUTIONS

Whereas perch fishing is not only enjoyed by the most ardent fishermen, but is a sport which is popular among amateur fishermen as well; and

Whereas the perch is considered a delicacy by many people and few that are caught are wasted; and

Whereas many species of fish are becoming less numerous and the angler has to go farther and farther to enjoy a day’s angling; and

Whereas perch fishing would provide sport for everyone at no cost to our government as far as restocking is concerned as they multiply themselves readily if given a chance.

Therefore be it resolved that consideration be given to setting a limit on the amount of perch which may be caught by any one angler in any one day, somewhat similar to years ago when the limit was twenty per day per person; and

Be it further resolved that commercial fishermen be prohibited from setting nets in areas where perch spawn.

69. ADDITIONAL CONSERVATION OFFICERS:

Whereas it was the consensus of opinion of the members of this council that the area involved is not properly covered.

By Whom

Comments

Since perch have variable vulnerability during the season, it is desirable to harvest them when they are readily available.

Less than 2 per cent of the Ontario commercial production of perch is from Lake Huron and Georgian Bay, and perch there are incidental to the catch of other species.

Council of the United Counties of Stormont, Dundas and Glengarry

More conservation officers are added as program funds are made available. The Kemptville District currently has more officers in relation to area than other districts.
Therefore be it resolved that an additional appointment is urgently needed.

70. Licence Fees:
Whereas it has been proven at this meeting by feed bill that the price of grain used for the raising of pheasants has increased by 48 per cent from the year 1960 to the present; and

Whereas the scale of licence fees has not been changed during this period.

Be it resolved that we request the Department to increase the resident fee to $1.75 plus 25 cents and the non-resident fee to $4.50 plus 50 cents in order to allow us to carry on our program of providing good pheasant hunting in this part of Ontario.

71. Archery Pre-season for Bow Hunters:
Whereas many archers have appreciated and taken advantage of the existing pre-season for deer in the areas so designated; and

Whereas archers consider it very dangerous to hunt at the same time and in the same area with gun hunters, due to the necessity for camouflaged clothing and quiet stalking because of the limited range of their bows; and

Whereas archers feel they are providing additional income for outfitters and lodge owners while at the same time not seriously depleting deer herds; and

Oxford County Regulated Township Association

York County Bowmen

The whole hunting licence structure and schedule of fees are currently under study. In the case of regulated township licences, special conditions apply and these have to be taken into account.

We are always trying to provide more recreation through special archery seasons and we are currently negotiating with some of the southern counties for a bow season in 1967 in Eastern Ontario.
RESOLUTIONS

Whereas bowhunters, because of the nature of their hunting, disturb the game very little, or none at all.

Therefore be it resolved that more areas be designated as bow hunting areas and a special pre-season for archers be permitted in such areas.

72. Archery—Carp Season:

Whereas the over-abundance of carp in waters inhabited by game fish is detrimental to the latter; and

Whereas the sport of fishing for carp with bow and arrow is becoming increasingly popular in areas where bow fishing is permitted; and

Whereas some two hundred bow fishermen took part in a carp derby in the spring of 1966 at Lake St. Lawrence, in the Long Sault area, and harvested approximately six thousand pounds of fish.

Therefore be it resolved that a special carp season for bow fishermen be instituted in other locations, particularly the Holland Landing area.

73. Transient Hunters:

Whereas this Association of hunt camps was formed in 1962 and represents organized hunt camps in the forestry area of Muskoka-Parry Sound. The objective is to improve hunting from hunt camps, and at present we are especially concerned with the increase of transient hunters in our area (transient hunters are generally

BY WHOM

York County Bowmen

Muskoka-Parry Sound Hunt Camps Association

COMMENTS

Bow-fishing seasons have been provided in 1967 to include part of the Ottawa River, the St. Lawrence River and eastern Lake Ontario as a result of recommendations made last year. Consideration will be given to further extension of this sport to areas where it can be safely developed.

The issue of hunt camp land-use permits provides for permanent-type shelter during inclement fall weather and does not imply any exclusive hunting privileges in the surrounding area. Hunting on Crown lands is not restricted to land-use permittees only.
described as hunters other than those in hunt camps; i.e. those in tents, trailers or just travelling daily by car); and

Whereas according to a survey made of hunt camps in our area, there is an average distance of 1.7 miles between hunt camps. There is also an average of thirteen hunters in each camp. Our survey shows that each camp requires about fifteen hundred acres, and this figure has been used by the Department of Lands and Forests in its experimental hunting area on the southwest corner of Algonquin Park; and

Whereas in our opinion such a concentration of hunters is closely reaching the saturation point, both for hunt success as well as from a safety viewpoint. The transient hunter is a surplus that interferes with hunting by organized camps and also represents a serious hazard to safe hunting.

Therefore be it resolved that tents and trailers be classified as hunt camps during the deer season and that hunters be required to camp at least 13½ miles from existing hunt camps, as per the Department of Lands and Forests policy regarding hunt camp site leases; and

Be it further resolved that deer licences be issued in the forestry district in which the applicant will hunt, and that the licence be so stamped and be valid only in the designated area. This at least allows a determination of the number and concentration of hunters in any given area.

but is open also to those choosing to use summer cottages, trailers and tents as their base of operations.

Although in certain local areas congestion of hunters may become a problem and better distribution of hunters is desirable, there are no legislative means to effect this without being discriminatory. In the long run, this problem should solve itself as hunters move on to less congested areas.

The proposal regarding the establishment of a quota system for licence sales would involve hardships to many hunters and create problems of control. The mechanics of devising such a system are extremely complex and could result in discriminatory action.
<table>
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<th>RESOLUTIONS</th>
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<tr>
<td>74. MOOSE, FORESTRY AREA OF MUSKOKA-PARRY SOUND:</td>
<td>Muskoka-Parry Sound Hunt Camps Association</td>
<td>It is recognized that that portion of the Province south of the French and Mattawa Rivers is more important as deer range, and primary management efforts are being directed towards deer management. Although moose are of secondary importance here and will not stand up to an annual season in this highly accessible area, they do, nevertheless, provide some excellent hunting opportunities; hence the practice has been established of having alternate-year seasons in this area.</td>
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<td>Whereas we feel that this is a deer area and not a moose area.</td>
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<td>Therefore be it resolved that prime consideration should be given to promoting the deer population; and</td>
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<tr>
<td>Be it further resolved that the moose season be left open each year.</td>
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<td>75. WOLVES:</td>
<td>Muskoka-Parry Sound Hunt Camps Association</td>
<td>Surveys and bounty information show that wolf populations in this area are not high. When and where wolf populations cause damage to livestock and wildlife, the Department will use intensive predator control directed by Department staff, since bounties, regardless of amount, are ineffective in reducing numbers of wolves. The Department foresees no need to allow trappers to operate within the boundaries of Algonquin Park.</td>
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<td>Whereas there is an increase in the wolf population, particularly along the west boundary of Algonquin Park.</td>
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<tr>
<td>Therefore be it resolved that the Department of Lands and Forests increase the wolf bounty from $25.00 to $50.00; and</td>
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<td>Be it further resolved that the Department allow trappers whose zones border on Algonquin Park to take wolves within Algonquin Park during the months of September and October.</td>
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<td>76. STATUS OF PEREGRINE FALCON IN ONTARIO:</td>
<td>Federation of Ontario Naturalsts</td>
<td>No person is permitted to take the peregrine falcon in Ontario under permit or licence.</td>
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<td>Whereas the peregrine falcon (falco peregrinus) has become extinct over much of eastern North America;</td>
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and

Whereas available information indicates that this species has become extremely rare in Ontario, possibly extinct.

Therefore be it resolved that the peregrin falcon should be designated as an "endangered species" in Ontario; and

Be it further resolved that no person should be allowed to take or possess peregrine falcons, except for scientific purposes, and that no person should be allowed to import peregrine falcons into Ontario, except for scientific purposes; and

Be it further resolved that the Government of Ontario should initiate a comprehensive study of the distribution and status of the peregrine falcon in Ontario.

77. Prohibition of Summer Hunting Licence:

Whereas owing to the disturbance of nesting game birds and apparent shooting of them by unscrupulous persons.

Therefore be it resolved that we, the undersigned, respectfully request the Department of Lands and Forests to allow no further issuing of 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.

Importation is not controlled but use after importation may be prohibited, which discourages importation.

Noted.

E. P. D'Alton, Port Colborne, Ont.

No complaints on hunting in the summer months have been received by the conservation officer for these two townships, although it was requested that known occurrences of illegal hunting be reported to the local officer.
APPENDIX

78. **Deer Population:**

Whereas we have many concessions around the City of Toronto with very good deer pasture and very poor farm land; and

Whereas New Jersey manages to have such a large deer population.

Therefore be it resolved that the counties around Toronto carry more deer.

79. **Sunday Hunting:**

Whereas the newspaper writers keep harping on this theme; and

Whereas they do not realize how miserably small the wildlife population is now.

Therefore be it resolved that the Department of Lands and Forests keep the ban on Sunday hunting.

80. **Game Wardens:**

Whereas the Department of Lands and Forests has not enough game wardens; and

Whereas the deputies could either be in uniform or have an armband, and they could also be paid.

**By Whom**

Conrad J. Hauser

**Comments**

Where suitable habitat is available in the counties around Toronto, there is a good population of deer. The frequency of deer-car collisions in some areas attests to this high population. Short three-day open seasons (shotguns only, no dogs) have been declared in some of these areas where municipal authorities have concurred with the Department's proposal for such seasons.

Conrad J. Hauser

There is no evidence that the size of the wildlife population is related to a ban on Sunday hunting. It is prohibited where it is the wish of the majority of the people.

Conrad J. Hauser

Deputy conservation officers are supplied with a badge which may be worn but this is a rare practice. There are currently over 1,000 deputy conservation officers, mostly in Southern Ontario. More personnel are added as the funds become available.
Therefore let it be resolved that the Department of Lands and Forests employ more game wardens, particularly around the cities. Let them do the same as industry does and get more men.

81. **Higher Fees for Licences:**

Whereas the worker is well paid, well protected, and has a very short work week. The cost of any improvements should be out of the pocket of those using such facilities.

Therefore be it resolved that the Department of Lands and Forests raise the price for licences.

82. **Birds of Prey:**

Whereas there are not enough owls and hawks; and

Whereas city people are extremely ignorant of nature.

Therefore be it resolved that the Department continue education of the public to encourage the appreciation of birds of prey. It could be cheap insurance.

83. **Insecticides:**

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

Whereas many of these birds and animals are beneficial to the farmer, as well as to the public in general.

Conrad J. Hauser  Noted.

Conrad J. Hauser  Agreed. Hawks and owls are protected by The Game and Fish Act, 1961-62.

St. Catharines and Lincoln County Game and Fish Protective Association

The Department of Lands and Forests works very closely with the agencies responsible for the control and use of insecticides.
RESOLUTIONS

Therefore be it resolved that the Department of Lands and Forests assert itself in the control of insecticides.

84A. 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.

Therefore be it resolved that an additional conservation officer be appointed in the Niagara District.

84B. Whereas the Department of Lands and Forests in their comment to the above resolution, presented in March, 1966, has stated, "It is unlikely that funds can be made available for additional conservation officers to expand the present services."

Be it further resolved that the Department of Lands and Forests make the necessary arrangements with the Ontario Provincial Police and County Councils to have their constables instructed to enforce The Game and Fish Act, 1961-62.

84C. Whereas it is felt that conservation officers are required to spend considerable time in research work and educational duties, and that more time spent patrol-

By Whom

St. Catharines and Lincoln County Game and Fish Protective Association

Additional conservation officers have been appointed annually for the past several years and assigned to districts to serve indicated needs. More will be appointed as funds become available.

Comments

Provincial Police are officers as defined in The Game and Fish Act, 1961-62 as are members of the RCMP force. It would not be desirable to have all police constables in the Province, including county and municipal police, but selected members are appointed by agreement among local officials.

Collection of biological data and study of local field conditions as well as enforcement of the fish and game laws are included in the
ling and making routine checkups would have a great
deal of effect on the enforcement of the laws.

Be it further resolved that conservation officers be
detailed to do more patrolling and enforcement of the
Act rather than research and educational duties.

85. Snares:

Whereas numerous types of snares have been found
in Lincoln County, set on runways on which rabbit,
pheasant, fox and deer travel; and

Whereas there is no law against the use of snares in
Lincoln County, and conservation officers cannot
prosecute.

Therefore be it resolved that the use of snares of any
kind be prohibited in Lincoln County.

86. Ferrets:

Whereas the sale of ferrets is being advertised in the
press regularly; and

Whereas it is illegal to hunt rabbits with ferrets.

Therefore be it resolved that, for better control over
the use of the ferret, all owners of ferrets be licensed by
the Department of Lands and Forests similarly to the
keeper of game birds or game animals.

many management techniques used by con-
ervation officers in helping to maintain sus-
tained yields of fish and wildlife. Enforce-
ment of the fish and game laws can frequently
be carried out in conjunction with, and while
engaged in, other duties.

St. Catharines and
Lincoln County Game
and Fish Protective
Association

Snares may not be set in Lincoln County
during the open season for deer.

This resolution will be given study.

St. Catharines and
Lincoln County Game
and Fish Protective
Association

There are legitimate uses of domesticated
ferrets both in laboratories and as pets which
do not come within the purview of the
Department of Lands and Forests. A licence
would not prevent their use in hunting,
which is already prohibited.
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<tr>
<td><strong>87. BACK BADGES:</strong></td>
<td>St. Catharines and Lincoln County Game and Fish Protective Association</td>
<td>Conservation officers do not rely entirely on the colour of the back badge to determine if a hunter has the appropriate licence. This can only be done by inspection of the licence.</td>
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<tr>
<td>Whereas the St. Catharines and Lincoln County Game and Fish Protective Association strongly endorses the Regulated Game Reserve Area system, which controls the concentration of hunters in any one area, as most essential to good “Farmer-Sportsman Relations”; and</td>
<td>St. Catharines and Lincoln County Game and Fish Protective Association</td>
<td>The possibility of using colours by counties or other appropriate units will be studied.</td>
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<tr>
<td>Whereas, with the present system of all townships' back badges being one colour, the purpose of the Regulated Game Reserve Area is defeated, and the landowner is not receiving the protection that is needed for good “Farmer-Sportsman Relations”; and</td>
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<td>Whereas the back badge could be printed in four colours, yellow, orange, white, red, with black numbers. Counties bordering on each other would have a different colour, i.e.: Lincoln—red; Welland—white; Haldimand—orange; Wentworth—Yellow; Again, Essex—red; Kent—white; Lambton—orange; Elgin—yellow. The same colours could be used again in Peel, York, Ontario and Durham. The difference of the four colours in the material of the back badge should not present any great financial burden.</td>
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<td>Therefore be it resolved that the back badge be issued in different colours to each adjoining county.</td>
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<tr>
<td><strong>88. BACK BADGES:</strong></td>
<td>St. Catharines and Lincoln County Game</td>
<td>This matter is being studied by the Department’s solicitor.</td>
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<td>Whereas the Chairman of the Committee on National Resources, Wildlife and Mining, on March 17,</td>
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1966, did inform the meeting that the Department of Lands and Forests had instructed their officers not to enforce the back badge, because of a technicality with the municipal by-laws; and

Whereas the wording on the back badge states, "This badge is furnished by the Department of Lands and Forests under The Game and Fish Act, 1961-62, and must be worn by the licensee in a conspicuous place on the back"; and

Whereas the non-resident licence to hunt pheasant, rabbit or fox in a township in the Regulated Game Preserve Area states, "This licence is valid only if the corresponding numbered back patch is worn in a conspicuous place on the back of the licensee."

Therefore be it resolved that the Department of Lands and Forests take immediate steps to clear up any technicalities with municipal by-laws and make the wearing of the back badge mandatory and that all conservation officers be instructed to enforce the wearing of the back badge.